Prayer by the Honorable Polly Baca.

Colors were posted by Cadet Benjamin Hunt, Cadet Kaige Jones, Cadet Rosa Henson, Cadet Saira Ramos, William Mitchell High School Air Force Junior Reserve Officer Training Corps.

The National Anthem was sung by Belen Delon.

The Speaker called the House to order at 10:00 a.m.

Pledge of Allegiance was led by Gianna Lujan, Valenzia Lujan, Escuela de Guadalupe, Denver, and Cienna Wilcox, Asher Wilcox, Woodrow Wilson Academy, Westminster.

The Speaker appointed Marilyn Eddins, Chief Clerk.

RESIGNATION

September 27, 2017

Marilyn Eddins
Chief Clerk of the Colorado State House of Representatives
200 E. Colfax, Room 271
Denver, CO 80203

Dear Madame Chief Clerk Eddins:

I write this letter to formally tender my resignation from the Colorado House of Representatives as the House District 26 Representative effective at the close of business on November 2, 2017.

I have been deeply honored to represent the people of Eagle County and Routt County in the Colorado House. However, I am running to represent all the people of Colorado’s United States Congressional District 3 in the 2018 election. I cannot do justice to both jobs: being an effective, responsive, transparent full-time legislator for the people of HD26 and running a full-time campaign in the largest US Congressional District in the US that is not an entire state. CD3 covers 29 counties and 54,000 square miles.
I have enjoyed working with you very much. You are the exemplar of the
dedicated, expert public servant who is fair to all and really cares about
the Colorado House of Representatives.

Likewise, I have deep respect for my colleagues in the Colorado House
of Representatives.

The Democratic Party Vacancy Committee for HD26 will convene after
you have received this letter to select my replacement for the 2018
Session according to the rules and CRS. I know the new HD26
Representative will work hard and be a great addition to the House.

Thank you for your tireless commitment to good government and to the
People's House.

Sincerely yours,

(signed)
Representative Diane Mitsch Bush
Colorado House District 26-all of Eagle and all of Routt Counties

COMMUNICATIONS

STATE OF COLORADO
DEPARTMENT OF STATE

UNITED STATES OF AMERICA ) SS. CERTIFICATE
STATE OF COLORADO )

I, Wayne W. Williams, 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 November 3, 2017 by the Democratic 26th House District
Vacancy Committee, appointing Dylan Roberts to fill the vacancy in the
office of the Colorado State House, District 26, caused by the resignation
of the honorable Diane Mitsch Bush.

In testimony whereof I have set my hand and affixed the Great Seal of the
State of Colorado, at the City of Denver this sixth day of November, 2017.

(Signed)
Wayne W. Williams
Secretary of State

STATE OF COLORADO
DEPARTMENT OF STATE

UNITED STATES OF AMERICA ) SS. CERTIFICATE
STATE OF COLORADO )

I, Wayne W. Williams, 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 November 3, 2017 by Dylan Roberts,
accepting the appointment of the Democratic 26th House District
Vacancy Committee, to fill the vacancy in the office of the Colorado State
House, District 26, caused by the resignation of the honorable Diane
Mitsch Bush.

In testimony whereof, I have set my hand and affixed the Great Seal of
the State of Colorado, at the City of Denver this sixth day of November,
2017.

(Signed)
Wayne W. Williams
Secretary of State

(Note: On November 13, 2017, at 11:30 a.m, Dylan Roberts, was sworn
in as Representative for District 26. Speaker Duran administered the oath
of office in the Chamber of the House of Representatives.)

RESIGNATION

November 12, 2017

Minority Leader
Patrick Neville
Colorado State Capitol
200 East Colfax Avenue
Denver, CO 80203

Dear Minority Leader,

Effective immediately I am resigning from the Colorado State House of
Representatives - House District 47. It has been my honor and privilege
to have served with you and all of my distinguished colleagues since 2013.
Together, we have fought the good fight, and it is my hope that you and
the Republican Caucus will continue your diligent and thoughtful work
for the taxpayers of Colorado.

I leave with mixed emotions, but I'm confident I'll be able to continue my
work for agriculture and rural America in my next endeavor. I have been
appointed to serve in the Trump Administration as the Colorado State
Farm Service Agency State Director.

To all of the staff at the Capitol, my fellow Members of the Colorado
State Legislature, and especially to those who elected me three times I
leave with a full heart of gratitude knowing we have done some good
work and we have prevented some bad legislation for Colorado. Please
continue to fight for less government, lower taxes, and most of all liberty.

Sincerely,

(signed)
Clarice Navarro
State Representative - House District 47
COMMUNICATIONS

STATE OF COLORADO
DEPARTMENT OF STATE

UNITED STATES OF AMERICA       ) SS.        CERTIFICATE
STATE OF COLORADO                   )

I, Wayne W. Williams, 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 December 1, 2017 by the Republican 47th House District Vacancy Committee, appointing Judy K. Reyher to fill the vacancy in the office of the Colorado State House, District 47, caused by the resignation of the honorable Clarice Navarro.

In testimony whereof I have set my hand and affixed the Great Seal of the State of Colorado, at the City of Denver this fourth day of December, 2017.

(Signed)
Wayne W. Williams
Secretary of State

____________________

STATE OF COLORADO
DEPARTMENT OF STATE

UNITED STATES OF AMERICA       ) SS.        CERTIFICATE
STATE OF COLORADO                   )

I, Wayne W. Williams, 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 December 1, 2017 by Judy K. Reyher, accepting the appointment of the Republican 47th House District Vacancy Committee, to fill the vacancy in the office of the Colorado State House, District 47, caused by the resignation of the honorable Clarice Navarro.

In testimony whereof, I have set my hand and affixed the Great Seal of the State of Colorado, at the City of Denver this fourth day of December, 2017.

(Signed)
Wayne W. Williams
Secretary of State

(Note: On December 18, 2017, at 10:00 a.m, Judy K. Reyher, was sworn in as Representative for District 47. Justice Nathan B. Coats administered the oath of office in the Chamber of the House of Representatives.)
RESIGNATION

December 11, 2017

Marilyn Eddins
Chief Clerk, Colorado House of Representatives
Colorado Capitol (200 E. Colfax)
Denver, CO 80203

Dear Chief Clerk Eddins,

It is with a humble spirit and immense sense of gratitude that I announce today my intent to resign from the Colorado General Assembly effective January 7th. It has been one of the great honors of my life to serve the people of HD-14 and I'll forever be grateful for the experience.

Marilyn, on a personal note, thank you for your service to our state. You are the heart and soul of this institution and it has been an honor to serve alongside you.

Sincerely,

Dan Nordberg
Colorado House District 14

The roll call with the following result:

Present--64
Vacant--1

The Speaker declared a quorum present

On motion of Representative KC Becker, a Committee of three were appointed to notify the Senate that the House was organized and ready for business. The Speaker appointed Representatives Pettersen, Chair, Salazar, and Lundeen.

On motion of Representative KC Becker, a Committee of three were appointed to notify the Governor that the House was organized and ready for business. The Speaker appointed Representative Hamner, Chairman, Pabon, and Buck.

House in recess.

The Speaker recognized a committee from the Senate. Senators Gardner, Hill, and Garcia reported that the Senate was organized and ready for business.

House reconvened.
Representative Pettersen, Chair of the Committee to Notify the Senate, reported that the Senate had been notified that the House was organized and ready for business.

Representative Hamner, Chair of the Committee to Notify the Governor, reported that the Governor had been notified that the House was organized and ready for business.

INTRODUCTION AND CONSIDERATION OF RESOLUTION

On motion of Representative KC Becker, the rules were suspended and the following resolution was given immediate consideration.

HJR18-1001 by Representative(s) Becker K., Duran, Neville P.; also Senator(s) Holbert, Grantham, Guzman--Concerning a Joint Session of the House of Representatives and the Senate for the purpose of hearing a message from His Excellency, Governor John Hickenlooper, and appointing a committee to escort the Governor.

(Printed and placed in members' files).

On motion of Representative KC Becker, the resolution adopted by viva voce vote.

The Speaker appointed Representatives Lee, Winter, Rankin pursuant to the resolution.

The following appointments were read:

AGRICULTURE, LIVESTOCK, & NATURAL RESOURCES
13 Members: Representatives Arndt, Chair, Esgar, Vice-Chair, Becker J., Buck, Catlin, Danielson, Hansen, Jackson, Lewis, McKean, Saine, Roberts, Valdez

APPROPRIATIONS
13 Members: Representatives Young, Chair, Hamner, Vice-Chair, Becker, J., Beckman, Danielson, Everett, Garnett, Hansen, Kraft-Tharp, Neville, Pabon, Rankin, Winter

BUSINESS AFFAIRS & LABOR
13 Members: Representatives Kraft-Tharp, Chair, Winter, Vice-Chair, Arndt, Coleman, Garnett, Gray, Liston, Rosenthal, Sias, Thurlow, VanWinkle, Williams, 1 Vacancy

EDUCATION
13 Members: Representatives Pettersen, Chair, Buckner, Vice-Chair, Bridges, Everett, Exum, Garnett, Lee, Leonard, Lundeen, McLachlan, Reyher, Sias, Wilson
Representative KC Becker moved that the following remarks of Speaker Duran and Minority Leader Neville be printed in the House Journal. There being no objection the remarks were printed.

Speaker Duran addressed the members of the House of Representatives:

Thank you and welcome to the second regular session of the 71st General Assembly.

2018 is shaping up as another great year for Colorado. Our overall economy continues to grow and our unemployment rate continues to be one of the lowest in the nation.

We continue to attract new jobs, new businesses and new events. Later this month, for the first time, we’ll host the Outdoor Retailer Show, one of many tangible rewards for our forward-thinking conservation policies and commitment to public lands. It should be a point of pride for all Coloradans,
especially our military veterans, that the Navy’s newest attack submarine, to be
commissioned in March, is the USS Colorado. But the best news for our
veterans is that barring further federal delays our new state-of-the-art VA
hospital in Aurora will finally open this summer!

Members, we are gathered here because we believe in service, in the ability to
make positive change, in the power of working together to solve complex
problems.

And because we love Colorado and what it stands for: Opportunity for all who
show responsibility through hard work. A strong sense of community, where
people are valued not for their wealth or their connections, but for what they do
for others. A spirit of cooperation and inclusiveness. And of course our
spectacular vistas and open spaces.

From the golden dome of this building we can see three Fourteeners and one of
the most vibrant economies in America. So many people are moving here for
the mix of sunshine, scenic beauty and economic opportunity that we call the
Colorado way of life.

Our task over the next 120 days is to preserve and enhance our Colorado way
of life, which is so different from the discord and dysfunction emanating from
Washington DC.

Coloradans are counting on us to stand strong, to be productive, to defy the
unsettling trends we’ve seen elsewhere in America. The eyes of Colorado will
be on us, including some special guests who have come to this chamber this
morning.

The first Latino speaker of the Colorado House, Ruben Valdez.

The first Latina to serve in the House and Senate of any state legislature, Polly
Baca.

Former Lieutenant Governor Gail Schoettler.

Denver DA and former representative Beth McCann.

Former representatives Fran Coleman, Su Schafer, Rosemary Marshall and
Roger Wilson.

We also welcome two new members, Representative Dylan Roberts of Eagle
County and Representative Judy Reyher [rye-er] of Otero County.

Representative Roberts is now the youngest member of the General Assembly,
part of a new generation of leaders. If he is a glimpse of the future, our future
is bright.

The two of you have joined a group of legislators who have shown that through
respectful dialogue and inclusiveness we can turn our wide range of experiences
and perspectives into policy that truly benefits the people of our state.

We can point with pride to what we achieved for Coloradans in the 2017
session, which was widely acclaimed as the most productive in recent memory.
We proved that we don’t just talk about not being like Washington DC. We proved by our actions that here in Colorado, we can work together to get things done.

After years of effort, we made a bipartisan breakthrough on a budget restructure called the hospital provider fee. Fixing it saved hospitals around the state from more than half a billion dollars in budget cuts. Those cuts would have impacted every hospital in the state, and would have been fatal to some of our smaller hospitals in rural areas of Colorado.

Last session I visited Lincoln Community Hospital in the Eastern Plains town of Hugo. I saw firsthand how essential our rural hospitals are. They are the nursing home, family clinic, ambulance service and sometimes hospice care for their communities.

Rural hospitals saved Edward Humphrey. Aside from serving in the Korean War, Ed has lived on the Eastern Plains all his life. He met his wife, Barbara, when he was a hired hand threshing corn for Barbara’s grandparents. He went on to work as a Colorado brand inspector for two decades.

Last Friday they celebrated their 67th wedding anniversary.

If not for Lincoln Community Hospital, Ed might not have been around to mark two-thirds of a century of marriage.

In 2016, he experienced life-threatening complications following surgery. But the doctors at Lincoln Community pulled him through.

Barbara Humphrey said, “I can breathe easier knowing that Lincoln Community Hospital is open and remains open. Because of the budget restructure, Lincoln Community Hospital continues to save lives every day.”

Barbara Humphrey is here with us today, joined by Kevin Stansbury, president and CEO of Lincoln Community Hospital. Also with us is Konnie Martin, CEO of San Luis Valley Health in Alamosa.

Konnie and Kevin are from rural hospitals that would have been jeopardized by that half a billion in budget cuts.

Working together for families like the Humphreys, we prevented that.

To Konnie and Kevin, and to all our rural hospitals across the state, thank you for the lives you save and for the rural way of life that your care helps to preserve.

The same bill that saved rural hospitals freed up an additional 100 million dollars that are being used to leverage 1.9 billion dollars in new transportation projects around the state.

From Johnstown to the Four Corners, from Rifle to Pueblo, you will see investments in transportation infrastructure from this important bill. Some of the most significant improvements will be felt on our interstate highways.

Our bipartisan legislation allows us to fund projects to relieve pressure on I-25 and I-70, as well as many other locally controlled projects.
Mike Hillman is mayor of Idaho Springs, one of many Colorado communities where I-70 is a lifeline. He knows the importance of mobility to commerce, to law enforcement, to emergency services, to our Colorado way of life. He knows that a single pothole on Floyd Hill can hurt sales in Idaho Springs. In fact, it happened just a couple of weeks ago.

Mayor Hillman has seen the effects of improvements to I-70, and he is looking forward to more projects funded by the hospital provider fee fix. Mayor Hillman, thank you for joining us today!

In 2017 we also resolved a thorny issue that we hope will help address our housing needs by spurring more condo development. Our bipartisan legislation will help Colorado homeowners make informed decisions about construction defect claims while ensuring their ability to protect what for most of them is their single biggest investment -- their homes.

Our goal is to restore some balance to the real estate market and ease a housing crunch that has made home ownership unattainable for too many Coloradans.

This bill passed the General Assembly by a combined vote of 97 to 0. For what we can achieve when we check our egos at the door, roll up our sleeves and hammer out bipartisan solutions to problems facing Coloradans, I can think of no finer example than construction defects.

Well, maybe except equity in school funding.

Because of our work together last year, Colorado is the first state in the nation to fully address equitable local funding for all public school students.

In the 2018 session and beyond we must keep striving to eradicate the race- and income-related disparities that continue to exist in Colorado’s schools. The legislation we passed in 2017 prioritizes funding for Colorado kids who have been historically underserved, regardless of the type of school they attend.

It strikes a balance that maintains local control for school districts, ensures that funding is allocated based on student need, and creates greater transparency and accountability for charter schools.

Hospital funding, transportation investment, construction defects and school funding equity — these are issues that have vexed this legislature for decades. Tearing down roadblocks on these issues gave us some powerful momentum heading into the interim.

But today, we start this session with a different set of obstacles.

The most disturbing are the allegations of workplace harassment that have swept across the country, reaching into the entertainment industry, news organizations, Congress and more than a dozen state legislatures.

Including ours.

We must confront these issues head on and successfully reform the culture of the Capitol.

There is no place for harassment, hate speech or discrimination in this chamber.
As we begin to make changes here at the Capitol, each and every member of this body has a personal responsibility to do our part to create a safe and respectful workplace for all.

We must also reauthorize the Colorado Civil Rights Division, which protects Coloradans' freedom from discrimination based on age, race, gender, sexual orientation, disability, pregnancy, religion and ancestry.

And we can’t stop there. The time for cultural change is now.

There should be no double standard requiring women and people from underrepresented communities to feel that they have to work twice as hard and be twice as smart to make partner at their law firm, climb the corporate ladder or succeed in public service.

It is not lost on me that there are women in restaurants and hotels, immigrants in meatpacking plants and workers in factories who feel they must endure inappropriate behavior just to survive and feed their families.

Throughout my time in the legislature I have worked to encourage more women and people from underrepresented communities to enter public service. This work will be for naught unless we promote work environments where the arc of your career is determined by your hard work, qualifications, merit and skill.

The hurdles of harassment and discrimination faced by women, people of color and people with disabilities should have been leveled a long time ago, but it is crystal clear that these challenges persist today.

People in our country are speaking out like never before about harassment, sexism and discrimination.

Let our actions show that the intolerable will be tolerated no more.

On this and many other topics, it is imperative that we do the job we were sent here to do – to solve problems for Coloradans.

We have plenty of opportunities and plenty of challenges.

Members, Colorado’s population is growing by more than 180 people per day.

Some of the legislation we’ve passed in recent years has helped us absorb this influx.

We have promoted economic development and workforce development programs so that more Coloradans have the education and training they need to get the high-skill, high-tech jobs that our economy is now producing in great numbers.

Colorado overall has one of the strongest state economies in America. That’s wonderful because it means lots of opportunities for people in our state. But there are downsides.

Wages aren’t rising as fast as the overall economy. And the economy isn’t booming in every community in the state. Many areas of rural and small-town Colorado are treading water, or even drowning.
We need to ensure that communities outside the Front Range have the tools to compete in a global economy by providing more broadband service, more teachers and more medical services, just for starters.

And because getting to and from work shouldn’t be the hardest part of Coloradans’ daily routine, we have to repair and improve our overburdened roads and expand our transportation options to keep up with our growing population and economy.

Forecasts for the next budget indicate that state revenue is substantially exceeding previous estimates, giving us the ability to make new investments in key statewide priorities.

Let me be clear: transportation funding is a priority. Our Colorado students are also a priority. We will have the opportunity to address chronically low funding for K-12 and higher education.

During this session we will be reviewing every part of the state budget to assure that it balances the priorities and needs of the people of Colorado.

Growth has also driven up the cost of housing in many areas of Colorado. The American Dream includes being able to own a home.

For more and more middle-income Coloradans, and not just in the Denver area, home ownership is out of reach.

Many people feel like they are being pushed out of the very communities they grew up in.

And rent increases make it harder and harder to make ends meet. We need to take action to make renting more affordable and homeownership more attainable for Coloradans.

As we work together this session, we will also hear bipartisan proposals to allow more judicial discretion in criminal sentencing and to make evidence-based reforms that would make our criminal justice system more effective and save taxpayer dollars, while promoting public safety.

To confront an opioid epidemic raging across Colorado and the nation, we are bringing a package of bills to improve training for safe opioid prescribing and overdose prevention and increase access to residential and medication-assisted treatment, so that people who are struggling with substance use disorders have more tools to fight their addiction.

Lawmakers and public health officials, first responders and law enforcement will help us to defeat opioid addiction.

And make no mistake: The pharmaceutical companies that developed these wildly addictive and highly profitable drugs need to be a part of the solution as well.

No family is immune to addiction, including my own. In November I lost my cousin Juan at the young age of 40. He was smart and thoughtful and he loved to laugh and joke around. Some of my favorite memories are of camping with him or fishing together on my Grandpa’s boat on the Pueblo Reservoir. But for much of his life he struggled with substance abuse – alcohol and opioids.

Families across Colorado, including in this chamber, have heartbreaking stories of friends and relatives who have suffered from addiction. My thoughts and prayers are very much with all who have been touched by this epidemic. It is our responsibility to come together to tackle this issue.
Hard-working Coloradans deserve a secure retirement, but almost half of Coloradans have no employer-sponsored or personal retirement plan. We will see a bill this session to increase access to retirement plans for our friends and neighbors who have none.

A secure retirement must also be attainable for the 560,000 current or retired public servants – teachers who have taught us and our children, state troopers who have patrolled our highways and CDOT drivers who have plowed them – all those who have delivered essential services to the people of our state.

Steps must be taken to strengthen PERA, the state pension fund, to ensure that we honor the commitment we’ve made to our state and public-sector employees.

But it would be unfair to balance PERA solely on the backs of hard-working public servants. Likewise, slashing cost-of-living adjustments for retired state employees could put many of them deeper in the hole every time the cost of living rises. ?Our goals must include a PERA solution that ensures its long-term solvency while being fair to current employees and retirees.

We’ll also consider a variety of proposals to help Coloradans balance the responsibilities of their work and their families.

We can increase access to affordable child care, so fewer Colorado moms and dads are forced to choose between keeping a job or staying at home.

This isn’t just an issue for families. It’s an issue that impacts our entire economy.

We can improve family leave laws so more Coloradans can take paid time off to care for a sick parent or loved one without having to quit their jobs, or risk being fired.

We can also address the high cost of health care, especially in rural areas of Colorado where premiums are through the roof.

And we can provide additional protections to Colorado consumers.

For example, because corporations dictate the “fine print,” Coloradans sign away their rights almost every time they buy a product or service. When something goes wrong, irresponsible corporations need to be held accountable and consumers deserve fair processes that are not tilted against them.

Our legislative compass points us in one direction -- preserving and enhancing our esteemed Colorado way of life.

Our state is blessed with the most beautiful natural environment in America.

We must also have a government that works for everyone who works hard, not just the deep-pocketed and the well-connected.

A government that creates more opportunities for Coloradans to turn their hard work into economic security.

Members, our contribution to the greater good will increase every time we move toward giving all Coloradans who work hard the best possible chance to succeed.

Our solutions must be based not on party or politics, but on what will get Coloradans closer to achieving their dreams.

Now is not the time to rest on the triumphs of our 2017 session.
We have plenty more work to do on behalf of the Coloradans who sent us here.

We live in uncertain times. Sometimes it feels like our country is being pulled apart and that the very worst is bubbling up through the cracks.

But not in Colorado. And not in this chamber, where we must be a barrier to the forces of division.

We have always had our disagreements, and sometimes we cannot reconcile them. But most of the time we find our way to that most essential of Colorado values -- setting our differences aside to make real progress.

In those moments we find the best in ourselves by living up to what’s best about our state.

There’s still more that binds us together than will ever divide us.

That’s what we did last year, and I know it’s what we’ll do again this year.

It has been the honor of my life to serve as Colorado’s first Latina Speaker of the House and the only Latina speaker in the country.

I’m excited to resume our quest to make our Colorado way of life even richer in opportunity – fairer in how it rewards hard work – steadfast in demanding personal and corporate responsibility – and generous in fostering the freedom to succeed.

God bless our home -- Colorado and its people.

And members, let us never forget that we are their servants.

Thank you.

Minority Leader Neville addressed the members of the House of Representatives.

Madam Speaker, Madam Majority Leader, esteemed colleagues and honored guests: Welcome to the second regular session of the 71st General Assembly. I’d like to congratulate the newest members, Representatives Reyher and Roberts: Welcome to the pit…I mean chamber, to the chamber! DILLY DILLY. I believe I can speak for everyone in this room when I say that serving in the legislature is a truly unique experience; we look forward to working with you.

I would also like to take a moment to recognize the friends and family here whose support is so valuable to us all. As members, we are well aware of the personal sacrifice of time and energy this job requires, but our families also make sacrifices to support us and enable us to be successful. I want to personally thank my wife Kristi, and my daughters Mary Katelyn, Hannah and Lydia. Thank you for your support, I could not do this without you; I would not do this without you. Madam Speaker, Madam Majority Leader, if you think you I am difficult to deal with just remember my wife has had to put up with me since High School. Let’s give another round of applause to our family members here in attendance.
I want to take a moment to thank other members of executive committee for their work to revise the capitol’s sexual harassment policies. The state capitol has always been a distinguished place to work, and it should also be a welcoming and safe place for everyone. I perfectly understand and share a sense of outrage when we hear stories of bad behavior, but when accusations appear where the law is made, we must observe due process so that we fairly and objectively handle complaints and workplace issues. The new policies we have adopted and the additional HR resources we are providing will help ensure future issues are handled appropriately. My door is always open to anyone who might want to report an issue that makes working here problematic.

House Sessions during election years are always more politically charged than off-year sessions. It’s especially true this year given the high-profile statewide elections and the many candidates for those offices here today. I know several of you in this room are vying for positions that will influence the direction of our state as a whole. That said, and knowing how strongly I feel about serving Colorado, I think this is the best time to announce that … I too am throwing my name in for …… more road funding and government efficiency.

In all seriousness, the citizens of Colorado have elected us to solve various problems facing our state. And while we all know politics plays a role in the process, for the next 120 days our job is to focus on legislation to improve the lives of the citizens of our State. When we work together – as we did hundreds of times last year – we can meet that goal in spite of our political differences.

I read an interesting story the other day. The backdrop to the story involved the number of people coming to Colorado. Who can blame them?

But the story itself was about the large number of people leaving Colorado because Colorado is no longer affordable. Leaving because they see hours of their lives wasted in traffic. Leaving because the costs of home, auto and health insurance have soared. Leaving because all the beauty and adventure they came here to enjoy has been tainted by rising prices and stress. These issues are no different for those who’ve spent their whole lives here.

We want to make Colorado affordable. We want to make Colorado affordable and enjoyable again by the actions we take as legislators this session when it comes to: prioritizing funding for cleaner, safer roads and bridges; lowering the regulatory barriers that businesses, and especially new businesses encounter; enabling students and teachers to find success in education; legalizing affordable health insurance plans and providing consumer choice; we aim to do this while insuring our human rights to life, liberty and the pursuit of happiness continue to be recognized. It costs a lot to live here, and costs have gone up. Having grown up on the Front Range, started a family and worked in a small business, I have witnessed with some dismay the rapid increase in the cost of living in Colorado. I am sure all of you can attest to this as well.

During the interim, Assistant Minority Leader Cole Wist and I, along with some other members, toured many parts of Colorado and took time to learn about some of the issues contributing to higher costs.

For example: we visited the Colorado National Speedway in Dacono and heard how new mandates and regulations are threatening the low-cost entertainment that thousands of families enjoy there; elsewhere we heard from small rural
communities that are concerned about the lack of new housing and
infrastructure; while visiting a visionary health care provider in Pueblo, we
learned about a state computer program that is delaying critical Medicaid
reimbursement payments to hospitals and providers; a recent study I saw found
that a first-year teacher cannot afford to rent even a 1 bedroom apartment in
four of the largest districts in our state.

The cost to buy or rent a home has increased by more than 100 percent over the
last 10 years, the costs of auto, home and health insurance have increased
exponentially, and the increasing cost of doing business is typically passed on
to the consumer. The drip, drip, drip of paying for basic needs is draining
people of the optimism and hope that should be natural for residents of this
great state.

I raise these points because many of the laws we will debate this session could
directly impact Colorado’s affordability. Government programs bring with them
the baggage of unintended consequences.

Just as it’s possible for a person to bleed to death from a thousand small cuts,
so it’s possible for a state to become unaffordable by a thousand small
regulations.

At a time when our national economy is beginning to gain momentum and
return to health, we must be very careful about adding new regulatory and legal
burdens to our citizens; instead, we should work together to make our state
affordable again. In this, we have a choice to make.

As Assistant Minority Leader Wist and I traveled this summer, we were
regularly asked about the poor shape of our roads, the lack of lane miles, and
the lack of funding for Colorado’s aging infrastructure. My response was as
simple then as it is today: “we have enough money to fix our problems. We
don’t have a revenue problem, we have a spending problem.

A few weeks ago the revenue forecast indicated we will have almost a Billion
dollars more revenue than expected for fiscal year 2018-19. There is no reason
why nearly all of this new revenue should not go to widening highways, adding
lane miles throughout the state and rebuilding traditional infrastructure.

We believe we can build newer, safer roads and bridges without raising taxes.
If we can fix a problem that will make Colorado a more affordable and
enjoyable place to live, why not do that? Why make Colorado even less
affordable by imposing a new tax for ‘transportation’?

And while I’m on the topic of transportation, let me clarify something for those
listening. In the past, when we used the word “transportation”, we understood,
and most people understood, the word meant ‘roads and bridges’. Most
Coloradans say better ‘roads’ should be a priority for the legislature, and when
they hear us talking about ‘transportation’, they assume we’re talking about
‘roads’.

Unfortunately, that assumption is no longer true. As of last year,
“transportation” doesn’t mean simply ‘roads and bridges’; instead, it now
means “state tax dollars for buses, light rail, heavier rail, bike paths and special
lanes for pogo sticks and the like.” The point is, I now use the phrase ‘roads and
bridges’ because I want voters to know what I mean, and to understand where
our priorities lie.
Members of our caucus will be carrying a bill that will fix our roads, without raising taxes. It will be a perfect opportunity to show our constituencies exactly where roads rank as a priority. I can tell you right now roads are my top priority. Is it yours?

I know some of you may doubt we can prioritize existing revenue for roads. Some may ask what we are willing to cut. But members, this is not Washington D.C., and decreasing the governor’s proposed increases is not a cut.

To everyone listening: we can fix our roads and fund essential state services with existing revenue. Members, the Governor’s budget proposal is $1.09 billion larger than last year, and $10 billion larger than 2009 when Governor Hickenlooper first took office. And we’ve just come into an additional $1 billion in revenue. My question to the members in this room who think we need more from the taxpayers is this: “how much is enough”?

Recent news reports suggest that my colleagues across the aisle are already looking at the “many unmet needs” in our state. As the saying goes, ‘when all you have is a hammer, every problem looks like a nail’ … and when you’re committed to a big and bigger government, every problem calls for more taxes, programs, and spending.

But if you think like me, we don’t need more revenue – we need more restraint; we need more common sense when it comes how we spend taxpayers’ money. In this, we certainly have a choice to make.

Concerning Education … Not only are we obliged by the state constitution to pass a balanced budget every year, we’re also required to provide money for a public education. And the fact is, we’ve provided a lot: over the past 12 years, total spending has gone from $3.8 billion a year to $5.6 billion a year, an increase of 45 percent; General fund spending on K-12 education has gone from $2.9 billion a year to $4.1 billion, an increase of 42 percent; even factoring in inflation, we’re spending 24 percent more money than we were a dozen years ago: and what are we getting for the money?

We’ve spent a great fortune on K-12 education, but we haven’t gotten a great result. The time has come for us to have an open mind to new approaches to education because it is obvious, that what we’ve been doing isn’t working.

Instead of spending that fortune to empower bureaucracies, why don’t we try to empower students and parents?

One of the biggest accomplishments from last session was establishing equity for funding charter schools. I want to thank all of the members who helped craft that law. We will work with Democrats on any bill that offers real hope for educational success.

Nobody wins when children lose. We can do better. In this, we have a choice to make. In the land of the free and the home of the brave, there’s a deep well of compassion for those who may have fallen on hard times. At present, taxpayers in the state of Colorado along with other American taxpayers make a gift worth several thousand dollars a year available to these people in the form of Medicaid.
We don’t begrudge them for our help, yet while it is free or nearly free to recipients, it isn’t cheap: in fiscal year 2004-05 we spent $3 billion on healthcare; in fiscal year 2016-17 – just a dozen years later – we spent $9 billion – a 300 percent increase; General Fund spending on health care increased 111 percent in that period.

Today just over a quarter of the people living in our state are on Medicaid. Since 2008-09, that figure has risen 220 percent. But studies demonstrate that Medicaid is not a particularly efficient or effective way to distribute health care; to be sure, the most significant changes to the system must happen in Washington, but it is our goal, our ambition, to insure that those who need Medicaid get it, while we also insure that it is reserved for the truly needy.

Our hope is that as our economy grows, and good jobs become more plentiful, people will get health care at work or that we, as a legislature work to legalize affordable insurance plans that citizens freely select. Improving this system means progress in the quest to make Colorado more affordable.

In the wake of recent tragedies in our nation, some people have renewed their demands for stricter gun control. Members, gun control becomes the focus because guns are the tools evil people have used to commit the atrocities. But guns are simply that, a tool, and just as they can be used for evil, they are tools in the hands of good people to defend themselves. New laws will not prevent evil people from acquiring guns nor will they prevent further crimes against the innocent. Rather they will rob the innocent of the ability to defend themselves and their families.

This session, I urge you not to accept the misguided dogma that gun control laws will stop mass killings. For those who disagree, let me share an experience that demonstrated this dark reality. As a veteran who served in Iraq, I can tell you the frequency of mass killings during my time there was shocking. We fought an enemy that valued no life, and sought to harm and destroy by any means possible. Sadly, no amount of gun control would have saved lives, what evil lacked in guns it made up for in other forms of destruction. It was evil, finding any way available to hurt society. That evil exists everywhere, sadly even in our own communities. We need to ensure citizens have every means possible to fight back, and protect innocent life.

Members, our Constitutional rights are what define this nation and our state. We have the right to free speech, the right to freely exercise our religion, but above all we have the right to life. Without it, “liberty” and “the pursuit of happiness” are empty slogans. The American people are increasingly ‘pro-life’, in no small measure because of the science that enables us to watch the development of the unborn. I pray this enlightened attitude makes its way to the Capitol. This issue of life shouldn’t be political, but until it’s not, I’ll work to defend the right to life for the youngest, and the oldest, among us.

Another element in our drive to make Colorado more affordable is changes we’ll propose to the budget process we use here at the Capitol.

Our current process allows each chamber less than a week to complete the most constitutionally important task of the session. We are the only state that compiles a budget this way, and while it might have been the right approach at one time, we believe it is time to reevaluate the process.

Our friends on the other side will undoubtedly be happy to know that the changes we’re proposing are non-partisan in nature. We’ve already had several helpful conversations along those lines.
I won’t go into great detail here, but suffice to say the details rest on two basic and related principles. We believe that the 6 members of the Joint Budget Committee are in many ways model legislators. Representatives Rankin, Hamner and Young devote significant time to the job. All of us here recognize that for them, public service translates into personal sacrifice as they labor untold hours to help us all. But our overreliance on the few is robbing us of the wisdom of the many. We would like to see more people involved in the process.

We want to plan ahead and require forecasts from each department. No major expense or upgrade should be a surprise to us, we should know years in advance. I look forward to more conversations with all of you on this topic.

Members, this session we have a choice to make. Are we going to choose to let our state government continue to expand at the expense of industry, commerce, and liberty, or are we going to look for ways to help lower the cost of doing business in Colorado, let the free market inspire more innovation, and find ways to make Colorado affordable again? Do we move forward with policies and oversight that will make Colorado more affordable, or do we simply advocate for higher taxes and more spending? Will we plant fiscal bombs into our budget in the form of costly new programs that will burden us and our children for decades, and put us on the road to bankruptcy and chaos already forged by states like California and Illinois? We’ve tried the bigger government approach, and it doesn’t work. It creates more inequality, more dependence, and more social division. Will we choose to prioritize funding to make a significant step toward safer, cleaner roads and bridges, or will we ask for higher taxes or fees to fund mass transit that cannot pay for itself?

Members, we proved last session that we can put our differences aside, work together, and get things done for the people of our great state. Let’s build on that progress and make this another successful year for the people of Colorado.

Thank you and God bless.

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House in recess. House reconvened.

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PRINTING REPORT

The Chief Clerk reports the following bills been correctly preprinted:
HB18-1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1026, 1027, 1028, 1029, 1030.

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MESSAGE(S) FROM THE SENATE

The Senate has adopted and transmits herewith: SJR18-001.

The Senate has adopted and returns herewith: HJR18-1001.
MESSAGE(S) FROM THE GOVERNOR

I certify I received the following on the 9th day of January, 2018. The original is on file in the records of the House of Representatives of the General Assembly.

Marilyn Eddins,
Chief Clerk of the House

January 10, 2018

The Honorable General Assembly
State Capitol
200 E. Colfax Avenue
Denver, Colorado 80203

Dear Members of the General Assembly:

This clemency report is submitted to you on behalf of Governor Hickenlooper as required under Article IV, Section 7, of the Colorado Constitution. I am attaching copies of the 23 executive orders granting clemency in 2017. These orders were made available to the public at the time they were issued in 2017. I am also attaching 22 letters that accompanied the pardons issued on November 20, 2017.

During 2017, Governor Hickenlooper granted 23 pardons and no commutations of sentence. The following persons were granted pardons during this year:

- Breana Bright, for the 2006 crime of Theft, committed in Douglas County;
- Linda Burch, for the 1991 crime of Possession of Eight or More Ounces of Marijuana, committed in Delta County;
- Robert Busse, for the 1988 crime of First Degree Criminal Trespass, committed in Grand County;
- Jerome Casper, for the 1983 crime of Theft, committed in Montrose County;
- Donald Corkum, for the 1977 crime of Theft, committed in El Paso County;
- Trina Cuter, for the 1996 crime of Possession or Sale of a Schedule I or II Controlled Substance, committed in El Paso County;
- Matthew Eschenfelder, for the 2004 crime of Theft, committed in Larimer County;
- Donald Haggart, for the 1987 crime of Aggravated Motor Vehicle Theft, committed in El Paso County;
- Roger Harsh, for the 1972 crimes of Marijuana Possession, committed in Adams County;
- Mark Horner, for the 1996 crime of Theft, committed in Adams County;
- Christopher Karr, for the 1994 crime of providing false information to a pawnbroker, committed in El Paso County;
- Travis Leach, for the 2004 crime of Possession of Eight or More Ounces of Marijuana, committed in Jefferson County;
- Rene Lima-Marin, for the 1998 crimes of Second Degree Kidnapping, First Degree Burglary, Aggravated Robbery, and Violent Crime, and Robbery, committed in Arapahoe County;
• Judith Lopez, for the 1981 crimes of second degree forgery, committed in Denver County, and attempted theft, in Adams County, and the 1987 crimes of possession of a controlled substance, committed in Denver County, and theft, committed in Jefferson County;
• Joe Maestas, for the 1992 crime of possession of a controlled substance, committed in Denver County;
• Louis Mitchell, for the 2000 crime of possession of eight or more ounces of marijuana, committed in El Paso County;
• Charles Pope, for the 1962 crime of Taking Parts Off of a Motor Vehicle, committed in Delta County, and the 1966 crime of Grand Larceny, committed in Montrose County;
• Demetrius Roberts, for the 1995 crime of Possession or Sale of a Schedule I or II Controlled Substance, committed in Denver County;
• Frances Sagel, for the 1994 crimes of Forgery, committed in Morgan County, and Issuance of a Bad Check, committed in Weld County;
• Bounlom Souvannamacho, for the 1994 crimes of Criminal Attempt to Commit Theft of a Person, committed in Adams County, and Aggravated Robbery with Armed Confederate, committed in Jefferson County;
• Wayne Thomas, for the 1997 crime of Aggravated Robbery: Use of a Deadly Weapon, committed in Arapahoe County;
• David Thyfault, for the 1969 crime of Possession of Narcotic Drugs, committed in Weld County; and
• James Wachsman, for the 1972 crime of Selling or Dispensing Marijuana, committed in Routt County.

Please feel free to contact the Governor’s Office should you have any questions regarding the clemency process. Thank you.

Sincerely,

(signed)

Jacki Cooper Melmed
Chief Legal Counsel

INTRODUCTION OF BILLS

First Reading

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

HB18-1001 by Representative(s) Winter and Gray; also Senator(s) Donovan--Concerning the creation of a family and medical leave insurance program.
Committee on Business Affairs and Labor

HB18-1002 by Representative(s) Hamner and Rankin, McLachlan--Concerning teaching fellowship programs to assist rural school districts in hiring high-quality teachers, and, in connection therewith, creating the "Rural Colorado Grow Your Own Educator Act".
Committee on Education
HB18-1003 by Representative(s) Pettersen, Buck, Kennedy, Singer; also Senator(s) Priola and Jahn, Aguilar, Lambert, Tate--Concerning measures to prevent opioid misuse in Colorado.
Committee on Public Health Care & Human Services

HB18-1004 by Representative(s) Coleman and Wilson; also Senator(s) Tate and Kefalas--Concerning the continuation of the income tax credit for a qualifying contribution to promote child care in the state.
Committee on Finance
Committee on Appropriations

HB18-1005 by Representative(s) Pettersen and Becker J.--Concerning notice of postsecondary course enrollment options available to high school students.
Committee on Education

HB18-1006 by Representative(s) Hamner and Liston; also Senator(s) Gardner and Moreno--Concerning modifications to the newborn screening program administered by the department of public health and environment.
Committee on Public Health Care & Human Services

HB18-1007 by Representative(s) Kennedy and Singer, Pettersen; also Senator(s) Lambert and Jahn, Aguilar, Tate--Concerning payment issues related to substance use disorders.
Committee on Public Health Care & Human Services

HB18-1008 by Representative(s) Esgar and Arndt, Hansen, Willett; also Senator(s) Donovan and Coram, Baumgardner, Jones, Sonnenberg--Concerning the financing of the division of parks and wildlife's aquatic nuisance species program, and, in connection therewith, creating an aquatic nuisance species stamp for the operation of motorboats and sailboats in waters of the state, increasing penalties related to the introduction of aquatic nuisance species into the waters of the state, and combining two separate funds related to the aquatic nuisance species program into one fund.
Committee on Agriculture, Livestock, & Natural Resources

HB18-1009 by Representative(s) Roberts; also Senator(s) Donovan--Concerning transparency in diabetes prescription drugs pricing.
Committee on Health, Insurance, & Environment

HB18-1010 by Representative(s) Lee and Wilson--Concerning youth committed to the department of human services, and, in connection therewith, requiring the department to report certain data and adding members to the youth restraint and seclusion working group.
Committee on Judiciary
HB18-1011 by Representative(s) Pabon; also Senator(s) Neville T. and
Jahn--Concerning measures to allow greater investment
flexibility in marijuana businesses.
Committee on Finance

HB18-1012 by Representative(s) Becker J. and Lontine, Gray, Singer,
Valdez; also Senator(s) Lundberg and Aguilar, Crowder;
Kefalas, Sonnenberg--Concerning vision care plans for eye
care services.
Committee on Health, Insurance, & Environment

HB18-1013 by Representative(s) Garnett; also Senator(s) Priola--
Concerning an income tax credit for charitable
contributions to an eligible endowment fund.
Committee on Finance
Committee on Appropriations

HB18-1014 by Representative(s) Buck, Arndt--Concerning removing
the requirement that the social studies assessment be
administered in high school.
Committee on Education

HB18-1015 by Representative(s) Humphrey and Saine, Buck, Everett,
Leonard, Neville P., Ransom, Van Winkle, Williams D.;
also Senator(s) Hill--Concerning the repeal of certain
provisions concerning ammunition magazines.
Committee on State, Veterans, & Military Affairs

HB18-1016 by Representative(s) Danielson--Concerning the creation of
a Seabees license plate to honor the Seabees tradition.
Committee on Transportation & Energy

HB18-1017 by Representative(s) Michaelson Jenet, Landgraf; also
Senator(s) Gardner and Fenberg--Concerning the adoption
of an interstate compact to allow a person authorized to
practice psychology in a compact state in which the person
is not licensed.
Committee on Health, Insurance, & Environment

HB18-1018 by Representative(s) Carver and Jackson, Bridges, Esgar,
Ginal, Hansen, Hooton, Lawrence, McLachlan; also
Senator(s) Zenzinger and Cooke, Court, Scott--Concerning
a requirement that education to prevent human trafficking
be included in the training to obtain a commercial driver's
license.
Committee on Transportation & Energy

HB18-1019 by Representative(s) Foote--Concerning criteria applied in
determining performance ratings for entities in the
elementary and secondary public education system.
Committee on Education
HB18-1020 by Representative(s) Herod; also Senator(s) Neville T. and Kagan--Concerning civil forfeiture reform, and, in connection therewith, changing the entity required to report on forfeitures, expanding the scope of the forfeitures to be reported, establishing grant programs, and changing the disbursement of net forfeiture proceeds.

Committee on Judiciary

HB18-1021 by Representative(s) Hooton; also Senator(s) Kefalas--Concerning addressing the issue of youth who are experiencing homelessness in Colorado.

Committee on Public Health Care & Human Services

HB18-1022 by Representative(s) Sias and Kraft-Tharp; also Senator(s) Jahn and Neville T.--Concerning a requirement that the department of revenue issue a request for information for an electronic sales and use tax simplification system.

Committee on Business Affairs and Labor

HB18-1023 by Representative(s) Herod; also Senator(s) Gardner--Concerning the nonsubstantive relocation of laws related to legalized marijuana from title 12, Colorado Revised Statutes, as part of the organizational recodification of title 12.

Committee on Judiciary

HB18-1024 by Representative(s) Lee; also Senator(s) Kagan, Cooke--Concerning the nonsubstantive relocation of laws related to the regulation of racing from title 12, Colorado Revised Statutes, to a new title 44 as part of the organizational recodification of title 12.

Committee on Judiciary

HB18-1025 by Representative(s) Herod; also Senator(s) Cooke and Gardner--Concerning the nonsubstantive relocation of laws related to the regulation of alcohol beverages from title 12, Colorado Revised Statutes, to a new title 44 as part of the organizational recodification of title 12.

Committee on Judiciary

HB18-1026 by Representative(s) Herod; also Senator(s) Cooke and Gardner--Concerning the nonsubstantive relocation of the law creating the liquor enforcement division and state licensing authority cash fund from title 24, Colorado Revised Statutes, to a new title 44 as part of the organizational recodification of title 12.

Committee on Judiciary

HB18-1027 by Representative(s) Wist; also Senator(s) Kagan--Concerning the nonsubstantive relocation of laws related to the regulation of the lottery from title 24, Colorado Revised Statutes, to a new title 44 as part of the organizational recodification of title 12.

Committee on Judiciary
HB18-1028 by Representative(s) Kraft-Tharp and Wist; also Senator(s)
Court and Tate--Concerning clarification of the standard
required for applications for a court order to require
compliance with investigations of deceptive trade practices.
Committee on Judiciary

HB18-1029 by Representative(s) Weissman--Concerning lowering the
period of mandatory parole from five years to three years
for certain felony offenses.
Committee on Judiciary

HB18-1030 by Representative(s) Everett, Buck, Humphrey, Leonard,
Neville P., Ransom, Saine, Van Winkle, Williams D., Wist,
Lewis; also Senator(s) Neville T., Holbert, Marble--
Concerning the prohibition of discrimination against
employees based on labor union participation.
Committee on State, Veterans, & Military Affairs

HB18-1031 by Representative(s) Melton and Ransom, Exum, Ginal,
Valdez; also Senator(s) Cooke and Jones--Concerning
employer entry into the fire and police pension association
defined benefit system.
Committee on Finance

HB18-1032 by Representative(s) Kennedy and Thurlow; also Senator(s)
Fields--Concerning access to medical records from the
department of public health and environment's EMS agency
patient care database by health information organization
networks.
Committee on Health, Insurance, & Environment

HB18-1033 by Representative(s) Weissman--Concerning the time in
which employees are entitled to take leave to participate in
elections.
Committee on State, Veterans, & Military Affairs

HB18-1034 by Representative(s) Covarrubias and McKean; also
Senator(s) Priola--Concerning creation of a grant program
for capital costs relating to career and technical education.
Committee on Education

Committee on Appropriations

HB18-1035 by Representative(s) Lebsock--Concerning an increase in
the amount of the general fund reserve.
Committee on Finance

Committee on Appropriations

HB18-1036 by Representative(s) Leonard, Becker J., Humphrey,
Liston, Ransom, Saine, Van Winkle, Lewis; also Senator(s)
Neville T., Lundberg, Marble, Tate--Concerning the
reduction of business personal property taxes.
Committee on State, Veterans, & Military Affairs

HB18-1037 by Representative(s) Neville P., Becker J., Everett,
Humphrey, Leonard, Ransom, Willett, Williams D.,
Lundeen, Buck; also Senator(s) Neville T.--Concerning
allowing concealed handgun permit holders to carry concealed handguns on school grounds.

Committee on State, Veterans, & Military Affairs

HB18-1038 by Representative(s) Valdez, Kennedy, Liston; also Senator(s) Coram and Donovan--Concerning establishing a continuing education requirement for professional land surveyors.

Committee on Business Affairs and Labor

HB18-1039 by Representative(s) Ransom, Coleman; also Senator(s) Gardner--Concerning changing regular special district elections to May of each odd-numbered year, and, in connection therewith, adjusting the length of terms served by directors elected in 2020 and 2022 in order to implement the new election schedule.

Committee on State, Veterans, & Military Affairs

HB18-1040 by Representative(s) Benavidez, Singer; also Senator(s) Fields--Concerning incentives to provide inmates with needed services.

Committee on Appropriations

Committee on Judiciary

HB18-1041 by Representative(s) Catlin--Concerning adding certified police working horses to the crime of cruelty to a service animal or a certified police working dog.

Committee on Judiciary

HB18-1042 by Representative(s) Becker J. and Ginal, Buck, Esgar, Hooton, Lawrence; also Senator(s) Scott and Zenzinger, Baumgardner, Cooke--Concerning the creation of a program to authorize private providers to register commercial vehicles as Class A personal property.

Committee on Transportation & Energy

Committee on Agriculture, Livestock, & Natural Resources

HB18-1043 by Representative(s) Lewis; also Senator(s) Marble--Concerning a requirement that a retailer indicate the country of origin of beef sold to the public.

Committee on Public Health Care & Human Services

HB18-1044 by Representative(s) Kraft-Tharp; also Senator(s) Priola--Concerning the "Colorado Children's Trust Fund Act".

Committee on Public Health Care & Human Services

HB18-1045 by Representative(s) Singer; also Senator(s) Tate--Concerning the application of silver diamine fluoride to dental patients.

Committee on Public Health Care & Human Services

HB18-1046 by Representative(s) Esgar; also Senator(s) Moreno--Concerning the issuance of a new birth certificate with a gender designation that differs from the gender designated on the person's original birth certificate.

Committee on Health, Insurance, & Environment
HB18-1047 by Representative(s) Lontine; also Senator(s) Gardner--Concerning technical modifications to the "Fair Campaign Practices Act" to facilitate its administration.
Committee on State, Veterans, & Military Affairs

HB18-1048 by Representative(s) McLachlan; also Senator(s) Coram--Concerning the expenditure of money from the Hesperus account by the board of trustees of Fort Lewis college.
Committee on Finance

HB18-1049 by Representative(s) Thurlow; also Senator(s) Scott--Concerning the department of human service's authority to continue to lease portions of the Grand Junction regional center campus to third-party behavioral health providers.
Committee on Public Health Care & Human Services

HB18-1050 by Representative(s) Singer, Benavidez; also Senator(s) Fields, Martinez Humenik--Concerning competency to proceed for juveniles involved in the juvenile justice system.
Committee on Judiciary

HB18-1051 by Representative(s) Hamner and Carver, Becker K., Exum, Singer, Thurlow; also Senator(s) Coram and Merrifield, Cooke, Jones--Concerning statutory provisions enacted to promote the extinguishment of unattended fires.
Committee on Health, Insurance, & Environment

HB18-1052 by Representative(s) Lundeen; also Senator(s) Todd--Concerning local education providers' receipt of concurrent enrollment courses from a two-year institution of higher education outside of the institution's approved service area when the institution approved to serve the local education provider declines to provide concurrent enrollment courses.
Committee on Education

HB18-1053 by Representative(s) Arndt and Hansen, Esgar; also Senator(s) Donovan, Coram, Jones--Concerning the allowable uses of reclaimed domestic wastewater, and, in connection therewith, allowing reclaimed domestic wastewater to be used for marijuana cultivation.
Committee on Agriculture, Livestock, & Natural Resources

HB18-1054 by Representative(s) Rosenthal; also Senator(s) Court--Concerning an increase in funding for affordable housing through a tax on plastic shopping bags.
Committee on Local Government
Committee on Finance
Committee on Appropriations
**HB18-1055** by Representative(s) Benavidez--Concerning increasing a certain surcharge on court fees, and, in connection therewith, awarding the amount of the increase to each court that collects a fee upon which the surcharge is assessed.

Committee on Judiciary
Committee on Finance

**HB18-1056** by Representative(s) Van Winkle, Ginal, Ransom, Williams D.; also Senator(s) Cooke--Concerning the statewide standard health history form that members of the fire and police pension association complete when commencing employment.

Committee on State, Veterans, & Military Affairs

**HB18-1057** by Representative(s) McKean; also Senator(s) Coram--Concerning the collection of debts, and, in connection therewith, requiring that certain information about judgment debtors be disclosed to judgment creditors that obtain a court order for such disclosure and allowing collection agents to add certain expenses to amounts due for collection.

Committee on Judiciary

**HB18-1058** by Representative(s) Beckman; also Senator(s) Coram--Concerning the provision of financial assistance to counties for county facilities.

Committee on Judiciary
Committee on Finance

**HB18-1059** by Representative(s) Wilson--Concerning a failure to summon emergency assistance.

Committee on Judiciary

**HB18-1060** by Representative(s) Danielson and Landgraf, Becker J., Lundeen, McKean, Rankin, Reyher, Thurlow, Williams D., Wilson, Wist; also Senator(s) Crowder--Concerning a state income tax deduction for military retirement benefits for an individual who is under fifty-five years of age.

Committee on Finance
Committee on Appropriations

**HB18-1061** by Representative(s) Van Winkle--Concerning dispatch radio communications by government entities.

Committee on State, Veterans, & Military Affairs

**HB18-1062** by Representative(s) Lebsock--Concerning the sales tax imposed on sales of retail marijuana, and, in connection therewith, reducing the retail marijuana sales tax rate by two and nine-tenths percent and repealing the general state sales tax exemption for sales of retail marijuana.

Committee on Finance
Committee on Appropriations
HB18-1063 by Representative(s) Williams D.--Concerning a consumer's right to control the information contained in the file that a consumer reporting agency has on the consumer. Committee on State, Veterans, & Military Affairs

HB18-1064 by Representative(s) Michaelson Jenet--Concerning a training program to prevent child sexual abuse for persons who work with young children in some capacity as part of their employment. Committee on Public Health Care & Human Services

HB18-1065 by Representative(s) Beckman and Buckner--Concerning discipline of a department of human services employee when the employee is found to have mistreated a vulnerable person. Committee on Judiciary

HB18-1066 by Representative(s) Willett and Foote; also Senator(s) Cooke--Concerning clarifying that the law enforcement and defense counsel exemption for sexual exploitation of a child crime does not change the discovery procedures for sexually exploitative material. Committee on Judiciary

HB18-1067 by Representative(s) Melton and Salazar--Concerning the creation of the "Colorado Right to Rest Act". Committee on Local Government

HB18-1068 by Representative(s) Ginal and Landgraf; also Senator(s) Crowder, Donovan, Martinez Humenik--Concerning the elimination of "registered" in the title of a naturopathic doctor. Committee on Public Health Care & Human Services

HB18-1069 by Representative(s) Arndt and Thurlow; also Senator(s) Coram--Concerning the allowable uses of reclaimed domestic wastewater, and, in connection therewith, allowing reclaimed domestic wastewater to be used for toilet flushing. Committee on Agriculture, Livestock, & Natural Resources

HB18-1070 by Representative(s) Young and Wist--Concerning an increase in the amount of financial assistance that can be provided for public school capital construction under the "Building Excellent Schools Today Act", and, in connection therewith, increasing the amount of retail marijuana excise tax revenue that is credited to the public school capital construction assistance fund and increasing the maximum total amount of annual lease payments authorized for lease-purchase agreements entered into under the act. Committee on Education Committee on Finance Committee on Appropriations
HB18-1071  by Representative(s) Salazar--Concerning the regulation of oil and gas operations in a manner consistent with the protection of public safety.
Committee on Health, Insurance, & Environment

HB18-1072  by Representative(s) Humphrey, Lundeen; also Senator(s) Neville T.--Concerning the elimination of the use of automated vehicle identification systems for traffic law enforcement.
Committee on Transportation & Energy

INTRODUCTION OF RESOLUTION(S)

The following resolutions were read by title and laid over one day under the rules:

HR18-1001  by Representative(s) Buckner, Esgar, Saine, McKean--Concerning employees and positions for the House of Representatives convened in the Second Regular Session of the Seventy-first General Assembly.

SJR18-001  by Senator(s) Holbert, Grantham, Guzman; also Representative(s) Buckner, Esgar, Saine, McKean--Concerning the officers and employees of the Second Regular Session of the Seventy-first General Assembly.

On motion of Representative KC Becker, the House adjourned until 9:00 a.m., January 11, 2018.

Approved:  
CRISANTA DURAN,  
Speaker

Attest:  
MARILYN EDDINS,  
Chief Clerk
Prayer by Diana Flahive, Capitol Hill United Ministries.

The Speaker called the House to order at 9:00 a.m.

Pledge of Allegiance led by Sachin Joshi Hansen, Ashwin Joshi Hansen, Rocky Mountain School of Expeditionary Learning, Denver, and Jackson Horn, Polaris Elementary, Denver.

The roll was called with the following result:

Present--63.
Excused--Representative(s) 1--Reyher.
Vacancy--1.
Present after roll call--Representative(s) Reyher.

The Speaker declared a quorum present.

On motion of Representative Weissman, the reading of the journal of January 10, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

House in recess for Joint Session.

The Joint Session was called to order by the Speaker of the House, Crisanta Duran.

On motion of Senator Holbert, the morning roll call of the Senate was made the roll call of the Joint Session.

Present--35.

On motion of Representative KC Becker, the morning roll call of the House was made the roll call of the Joint Session.

Present--64
Vacancy--1
The Speaker declared a quorum present and as is customary presented the gavel to the President of the Senate to preside over the Joint Session.

President Grantham requested the Joint Committee, composed of Senators Sonnenberg and Williams, and Representatives Lee, Winter, Rankin to escort the Governor from the Governor's chamber to the rostrum.

Chief Sergeant-at-Arms Jon Judson announced the arrival of the Honorable John Hickenlooper, Governor of the State of Colorado.

The Joint Committee escorted the Governor to the rostrum where he addressed the Joint Session.

ADDRESS BY THE HONORABLE
John Hickenlooper

At a time when shouting seems to have replaced talking, and insults have replaced ideas, I want to start by honoring the men and women who join me in this chamber, and all those who have made it their life’s work to serve the people of Colorado -- driven by an abiding desire to serve and make our great state even greater.

- President Grantham
- Speaker Duran
- Members of the General Assembly
- Lieutenant Governor Lynne and her husband Jim
- Justices of the Colorado Supreme Court
- Attorney General Coffman
- Treasurer Stapleton
- Secretary of State Williams
- Southern Ute Councilman Frost
- Ute Mountain Ute Chairman Cuthair and Vice-Chairwoman Cuthair-Root
- Members of the State Board of Education
- Mayor Hancock
- Other elected officials in attendance
- My hard-working cabinet and staff

And, of course, to my amazing wife Robin, who couldn’t be here today

To my incredible son, Teddy, and to all of my fellow Coloradans:

We have so much to be thankful for.

We thank our veterans and active service members and their families for their courage and sacrifice to the cause of freedom.

We thank the members of the Colorado National Guard, more than six-hundred of whom were deployed overseas last year.

We thank our Department of Public Safety, along with local first responders, who accept the daily dangers of their work... as routine.

We mourn alongside the families of those we’ve lost:

Deputy Sheriff Zack Parrish.
Firefighters Mike Freeman, Brett Anderson and Lieutenant Jim Schaefer.

Sergeant First Class Stephen Cribben, Special Warfare Operator Petty Officer 1st Class Remington Peters and Sergeant First Class Mihail Golin.

We’re here, as public servants, to make this place we love, stay a place we love; a place we can be proud of.

That’s called Topophilia — it’s our love of place...and reflects our love of Colorado.

It’s the growling of tractors in Brush’s 4th of July parade.

It’s the smell of barbecue at the little league ballfields in Sterling on a summer night.

If you’ve seen a sunrise over the plains...drank a cold beer after a day of hunting...or consider “Rocktober” a real month...you’ve experienced it.

Heck, it was a carriage ride up Pikes Peak that inspired Katharine Bates to write America the Beautiful.

She later wrote:

“We stood at last on that Gate-of-Heaven summit...and gazed in wordless rapture over the far expanse of mountain ranges...and the sea-like sweep of plain.”

This love of place...colors everything we do.

We are a community thousands of years in the making...

Starting with the Paleo-Indians, followed by more recent inhabitants including the Arapaho and Cheyenne...and Utes.

Renewed by the first Hispanic settlers...the hopes of the 59ers...the coal-stained faces of the next pioneers...and the sweat of those who built train tracks...bridges...and tunnels...and stayed to start families and build communities.

It was the Germans, Japanese and Irish...immigrants from countless countries who planted the seeds of entrepreneurship.

And our immigrants today who continue to harvest those seeds.

As President Reagan said about the shining city on the hill: “the doors were open to anyone with the will and the heart to get there.”

Popular culture has tried to sell us a tall tale that Colorado’s history is only about rugged individualism and conflict.

But cooperation has always been the defining part of our DNA.

Trappers used to go out in packs of ten or twenty because teamwork was safer and more productive.
There were a lot more barn raisings than there were shootouts.

Mountain residents at the turn of the century would leave their cabins unlocked and stocked with food in case a weary traveler in the area hit a storm.

Those travelers were honor-bound to clean the cabin and restock it later.

Sometimes in this building we *stray* from this Colorado way.

We don’t always restock the cabin. We don’t always listen.

Issues can get tangled in a web of special interests.

Trust in our government, at every level, is a critical part of love of place.

Not that our mountains and plains aren’t a big part of our communal affection, and sports teams as well.

But I believe love of place is a key ingredient of most economic development.

And people aren’t eager to make the investments that all prosperity demands, if they don’t trust the people who lead them, and trust that those leaders will work together.

In this past legislative session, we did just that.

We finally fixed the Hospital Provider Fee.

We now have a little more sanity in our budget.

And hospitals in rural Colorado that would have closed, continue to serve thousands of patients.

Jennifer Riley, an executive at Memorial Regional Health in Craig, told us, “You helped keep our doors open. Thank you.”

Last year, we reformed construction defects. And slowly, we’re building more condos.

We delivered a modest deposit on our broadband initiative.

*And today, a high-schooler in Julesburg is taking remote business classes so perhaps one day he can start his own company.*

For the first time we used marijuana taxes for a homeless initiative. We helped people save their *own* lives.

Last year wasn’t always pretty…*progress isn’t always painless…*

But it was the most impactful, bipartisan legislative session since the great recession.

We reminded everyone: the collaborative Colorado way is the best way.

When we’re frustrated, we listen harder. When we’re stumped, we turn to facts and data.
We try to bring the best ideas to the table.

We don’t define ourselves by those who oppose us. As any restaurateur knows, there’s no margin in having enemies.

*That’s basically our slogan.*

And I’m grateful to have been your friend these last seven years.

Most of the time.

If you haven’t lived in Colorado long, you might be tempted to think that the state you see today was inevitable. But when we first met in this room, our economy was in disarray. We had just ended the worst year for job seekers in generations:

- We were twenty-sixth in unemployment and fortieth in job growth;
- Nearly 400,000 Coloradans were unemployed or underemployed;
- And tens of thousands more had dropped out of the workforce.

So we did what Coloradans do. We rolled up our sleeves and got to work. We hosted fifty meetings and took comments from more than thirteen thousand people in all sixty-four counties.

Colorado told us what they needed to shape their communities across the state from the bottom up.

With this input, we created a new blueprint for a new economy.

We cut red tape; promoted the state not just to tourists, but as a pro business destination for aspiring entrepreneurs; championed innovation and technology; and made it easier for small-businesses to get a loan.

The Colorado Blueprint made it easier for people to create and grow their own businesses, and helped make Colorado a place that loves entrepreneurs.

By almost any measure, we’ve become one of the best places for business in America.

We’re one of the most active and healthiest, one of the best states to raise a family and make a living.

We shattered unemployment records, tourism records, and hosted world-class cultural and music events.

The state has become a bridge between nonprofits and the private sector. We’ve leveraged a quarter of a billion dollars through public-private partnerships for community initiatives that have touched millions of lives.

We’re putting our faith in people like seven-year old Ashley Scott from Colorado Springs. Two years ago, she started a holiday benefit and purchased blankets, socks and gloves for the homeless. This past year, she partnered with twenty businesses, her school, and the community to do even more.

She said “doing this makes me feel happy...the homeless need a Merry Christmas, too.”
Ashley: we’re grateful for you. Please stand.

It’s a shame you’re not twenty-three years older. You could run for governor!

*Everyone else is doing it.*

We’ve swelled our ranks in health care with 600,000 more enrollees while prioritizing value.

We lifted families out of poverty with a focus on two-generation solutions.

Our family planning initiative has helped reduce the abortion rate among teens in Colorado by sixty-four percent.

We’ve become the leading state for aerospace employment…

When our cyber security center reaches full capacity, we’ll have thousands of people a year getting certificates.

We were the first state to legalize recreational marijuana while creating a roadmap for other states.

*By the way -- we’re not wild about Washington telling us what’s best for us. We expect the federal government will respect the will of Colorado voters.*

We charted our trails, expanded broadband to almost one-hundred thousand rural homes, lured countless businesses large and small…and revitalized dozens of main streets.

We provided wraparound services for thousands of people -- like Sarah Middlebrooks, who completed the Fort Lyon program...found permanent housing...and now maintains her own small business while pursuing her associate’s degree.

She couldn’t make it because of an accident over the weekend. Sarah if you’re watching, we wish you a speedy recovery.

We created the country’s first and best methane regulations; a water plan that secures food production; protected the sage grouse from being listed as an endangered species; and developed an electric vehicle infrastructure spanning seven thousand miles.

We cut or modified almost half of our rules and regulations. And in doing so, saved businesses nearly eight million dollars and over two million hours last year alone.

Two million hours!

And we measured our progress on everything that matters.

We trained thousands of employees who completed six-hundred LEAN process improvements...created more value for Coloradans and won several awards.

We’re one of the most innovative and transparent state governments in America.
My mother used to say: “use it up, wear it out, make it do, or do without!”

Those are pretty good words for a state to live by. Along the journey, our spirit was tested by floods and fires and inexplicable loss.

On the other side of these tests, we became stronger.

By nearly every measure, Colorado is perhaps stronger now than at any point in history.

Our economy is ten times more diverse than when I was laid off in 1986. We developed a well-deserved reputation for innovation...and welcomed the several hundred thousand “pilgrims” who have moved here from elsewhere, allowing them to experience, firsthand, just why we love this place so much.

This is an era for the record books.

But we can’t rest on our laurels.

As one farmer told me “in Colorado, you can be a rainfall away from a record crop, but a hailstorm away from losing it all.”

So we will not let up. We won’t stop to enjoy the view. We have a lot to accomplish in the next 119 days:

• We need to find the right solution to PERA’s unfunded liability.
• We need to pass legislation to safely cap orphan wells.
• We need to halt the opioid epidemic that continues to destroy lives and families, and disproportionately affects our rural communities.
• We need to enact a K-12 and Infrastructure Funding Plan...
• ...that will help make the Water Plan a reality.
• We need legislation and funds to ensure full broadband buildout in rural areas.
• And we need to protect our rural communities by addressing the intense, negative impact the Gallagher amendment has had, and will have, in the future.

It’s a commonsense agenda.

And it’s an opportunity for us to continue showing the country how it’s done...that politics need not be a blood sport...that we need not wage war between the “blue team” and the “red team”...and that dedicated and caring people – even those who may disagree at times – can still achieve important goals together.

It's also an opportunity to recommit ourselves to honor and respect our colleagues and uphold the dignity of our offices. Let's pledge here and now that we will not tolerate sexual harassment in Colorado.

In the early hours of the last century...Theodore Roosevelt said of the United States:

"It should be the growing nation with a future that takes the long look ahead."
Let’s take a long look...and think together about the kind of place Colorado must become so that we can pass our love of place onto the next generation.

Today, more Coloradans are working than ever before. The Colorado secret is out, our in-migration to the front range is the envy of the nation.

But our rural areas are not experiencing the same boom.

We need to create the right ecosystem.

It’s like the bristlecone pine, unique to the West. It lives in a harsh but stunning high altitude environment...the perfect conditions for it to thrive.

It may grow more slowly than the spruce, but it is sturdy...resilient...and yes...beautiful.

Most people in rural areas are filled with a love of place. I had lunch with fourteen Future Farmers of America almost a year ago. I asked these young adults how many would choose to return to their small hometowns if they could make a living. Every hand went up. But one young woman later noted, “If I came back with someone I loved, they’d need a job too.”

We need more good jobs in rural Colorado.

Many outdoor recreation and manufacturing companies...sports enthusiasts and adventurers from around the world...seek out dynamic rural areas.

And that’s great.

But some of our best entrepreneurs are already in rural communities.

Seven years ago, Robert Graves, a fourth-generation dairy farmer in Bellvue CO, started making an Australian style yogurt...which you can now buy in all fifty states. Noosa yogurt is in all 50 states and has annual revenues of over two-hundred million dollars.

Robert, thank you for joining us.

But to reinvigorate more of our smaller communities, we need to incentivize companies and rural entrepreneurs...or the urban ones who want to be rural...to take a chance and start a business where they’re needed the most.

That’s why we just announced a ten-million dollar Rural Venture Fund to focus equity investment and access to capital in rural parts of the state...similar to what they’ve done along the front range.

Startup Colorado is a five-year initiative to organize and convene startups around the state...supported by Brad Feld and other top entrepreneurial leaders.

We’re expanding our Blueprint and Rural Jumpstart economic development programs.

Maybe we need to expand the Jumpstart incentive to seven years?

We’re backstopping loans for rural markets that allow businesses and startups to get more access to capital...maybe we should do more?
We need to make it easier for anyone to love any part of Colorado and start a business here.

Companies need affordable, quality health care.

We have some of the most expensive counties for health care in the country...and fourteen counties only have one option on the exchange – all of them are in rural areas.

We need our friends in Washington to finally move past the tired fight over the Affordable Care Act. It’s not perfect, and we need to strengthen it in lots of ways -- but it has helped reduce our uninsured rate by half. 600,000 Coloradans -- many from rural parts of the state -- now have coverage who didn’t before. It has helped save lives.

However, we all can agree that America spends too much on healthcare and gets too little for it.

This is an economic argument as much as a health related one.

The year before the Affordable Care Act, two-thirds of bankruptcies were caused by medical debt...that’s over 100,000 individuals and families! -- a disproportionate number in rural areas.

The following year, the ACA helped reduce that number by sixty percent. More than 60,000 families...didn’t go through the trauma of bankruptcy.

When we’re secure in our health care, we’re more likely to take a chance and start a business.

Every economist and anyone with a smartphone would agree: our economy is undergoing tectonic shifts with the acceleration of automation and artificial intelligence.

Yet today, in almost every part of Colorado, zip code still determines your educational outcome.

And that determines your economic outcome. This needs to change.

We re-convened the Education Leadership Council to build a long-term vision and path forward. It’s nonpartisan and comprehensive, with a focus on the building blocks of a child’s success from early childhood to workforce and beyond.

We’re pumping an additional one hundred million dollars above enrollment and inflation into our schools this year, and adding ten million dollars to address teacher shortages in rural areas.

We also proposed repeating this year’s thirty million dollars to rural schools next year.

Even with these increases, we remain roughly three quarters of a billion dollars behind the funding Colorado voters placed in our constitution nearly two decades ago.
We need to be honest with ourselves and the voters...this number won’t go down much without their help. And if we are being really blunt, it hurts rural Colorado more than the front range.

But to create the kind of workforce that will keep our state at the forefront of the new economy, we need to go beyond the funding issue – we need to rethink and retool our approach. We need to transition from a degree-based education system to one that also includes skill-based training.

Experts tell us over sixty percent of our kids in school today will not get a 4-year degree.

Careers and professions by the dozens will be swept away in the coming decades.

But new industries will emerge at an equally frantic rate. We will need not just engineers but huge numbers of technicians and analysts with new sets of skills.

We need to get more kids learning skills that matter.

We need to do it yesterday.

That’s why we’re working with the state board of education to expose more students to coding in middle and high school.

Why not give those schools with a foreign language requirement the choice to offer coding as an alternative language?

But let’s not fall into the trap of instituting a bunch of coding classes and thinking we’ve solved the problem.

We need flexible solutions that can adapt to what employers need tomorrow, not just what they need today.

This means training and apprenticeships.

Working closely with business and education leaders, in a public-private partnership, Colorado is igniting an apprenticeship renaissance with Careerwise.

We’re connecting companies, talent, K-12 schools, community colleges and training centers. We have youth apprentices in pilot programs at thirty-one schools in four districts and we’re partnering with forty businesses.

This isn’t your grandparents’ version of apprenticeship.

This is on-the-job, skills-training in industries, like business operations, health care, and advanced manufacturing.

Within a decade we want to see twenty-thousand students per year receiving college credit, developing skills, and learning how business works.

Apprenticeships are designed to grow hand in glove with Skillful, a digital platform, developed with LinkedIn and the Markle Foundation, that will help connect job seekers and employers in this new economy.
Last summer, Microsoft Philanthropies announced a twenty-six million dollar investment in Skillful to expand these efforts...the largest grant in the history of the foundation.

Projections of all kinds suggest we will fall well short in trained workers...in every industry in the next decade.

We need all hands on deck. We need to expand our training programs and tailor them for people with disabilities and the incarcerated soon to be released.

There’s a lot to do, but Colorado has become an early model for the country.

I presented our apprenticeship and Skillful programs to dozens of executives from some of the the nation’s largest foundations, who are putting their considerable weight behind solving challenges of the twenty-first century, and building a skills-based workforce.

Our work continues when it comes to higher education.

Last fall, the Colorado Commission on Higher Education presented our updated higher education master plan. We need to increase post secondary credentials by tens of thousands in the next eight years, and erase equity gaps.

Over the last seven years, we’ve added more than 250 million dollars to support higher education...and we need to do more to help these schools succeed and expand.

They are the engines of our economy.

Yet we’re still seeing a seemingly continuous inflation of tuition, fees and books.

We need to redouble efforts around costs, collaboration, and student success.

Purdue University hasn’t raised tuition for resident undergraduates in the last six years.

Ambitious moves like that will take some flexibility from this building, too.

We’ve created a strong foundation for growth.

But no matter how hard we work to incentivize potential and capitalize on this topophilia...Coloradans won’t continue to love this place or build their lives here, if they can’t move around easily, afford housing and stay connected.

It’s about companies like Mayfly, which builds equipment for anglers, and worked with the state to move all their manufacturing to Montrose. They wanted a rural environment with strong broadband.

They’re training local workers, while building an outdoor rec center and business park…

Because they? believe their? business should grow side-by-side with the community.

*David Dragoo please stand.*
It’s great news for rural communities that many jobs can be done anywhere -- but it requires good internet. We need to giddy up!

We went from sixty percent to eighty percent coverage in rural Colorado in the last two years. We’ll be at eighty-five percent by the end of this year and one-hundred percent by 2020.

We need your support to get to the finish line...

One of the most essential pieces of infrastructure in our economy is our natural landscape...our clean air and water...the things everyone thinks about when they hear the word “Colorado.”

It’s one reason why companies of all sorts have been drawn to this place we love.

And the reason why the outdoor recreation show is coming to Denver in a couple weeks along with its one-hundred and ten million dollars in economic impact.

It’s why many of our farmers and ranchers, who live on the land, came here, and stay here.

But the responsibility to be good stewards doesn’t only fall on rural parts of the state. It rests with all of us.

Xcel has submitted a plan to close two coals plants in Pueblo. This will clean our air and lower costs for consumers - and lead to greater investments that support twenty-first century careers.

What is it the critics don’t like? Is it the cleaner air or the lower utility bills?

Clean air matters.

Xcel is also working with Evraz Rocky Mountain Steel -- one of the cleanest steel plants in the world -- to move toward renewable energy while protecting Pueblo’s future as a center for steel manufacturing. We need everyone’s support to make this a reality.

Pueblo is known as steel city, but soon it could also be “solar and wind city.”

Most of us agree that science shows climate change is happening at a significant rate in large part because of humans. But even those of us who disagree on climate change can agree that we need to protect the Colorado environment our grandchildren will grow to love…with a strong economy where they can find jobs.

This includes protecting our water for agriculture. If we don’t implement our water plan, rural agricultural communities will be hit first and hardest. We live in a state of open markets. They can never afford to match what front range homeowners pay for domestic water. Having a sustainable source of food--no matter what happens around the world--is an essential foundation for the future of our state. We’re one of the great food exporting states and that’s a resource we should continue to invest in...rather than put at risk.
The Colorado Water Plan provides a framework, but doesn’t include all the funding for the last billion dollars over the next thirty years...we need the support of the General Assembly.

But the cost of water has been a small part of rising new housing prices along much of the front range and elsewhere.

It strains one’s ability to love where they live when they can’t afford the price of a home or even rent near the jobs and communities they care about. While many conversations around affordable housing are confined to the front range, the Colorado Housing and Finance Authority has supported housing projects all across Colorado. They’ve invested over thirteen billion dollars across the state. We should increase our affordable housing tax credits by fifty percent -- these are matching funds that work only with local investment.

If we believe private enterprise is part of the solution, CHFA is one of the answers.

I’m forgetting some other type of infrastructure...what is it?

OH right, the multi-billion dollar hole in our roads.

It’s about connecting to our communities, our jobs, our markets, and the people we love.

And good infrastructure creates good jobs.

These are facts:

Fort Morgan voters said “yes” to raising their sales tax, so they could get to work repairing their city streets.

And El Paso County voted for new lanes on I-25.

Coloradans WANT to invest in our quality of life--because of our affection for Colorado.

And allow us to pass that affection confidently on to the next generation.

That’s why communities are easing traffic with bike lanes and creating walkable areas. And in response to demand from southwest Colorado and other rural parts of the state, Bustang is expanding routes.

It’s part of why we partnered with Panasonic to see how we can link vehicles with smart highways and save lives…

...futuristic transportation companies like Arrivo, Otto, and Hyperloop One are making Colorado a testing ground…

But we can’t innovate our way out of traffic jams without the resources.

Coloradans spend hundreds of dollars a year extra per car on repairs and operating costs as a result of bad road conditions. We waste dozens of hours a year in traffic.
The cost of asphalt and concrete continue to rise; yet we haven’t increased the state gas tax in over twenty-five years.

We’ve been driving on a flat tire for a quarter century.

All while Utah raised their gas tax twice.

Not only do we under-fund maintenance by more than two-hundred million dollars per year, but we also have a project list of nine billion dollars. Total needs are estimated to be twenty-five billion dollars by 2040.

And that’s all on top of CDOT’s existing budget.

Last year, we committed 1.9 billion dollars in financing for roads when we addressed the Hospital Provider Fee. Soon, thanks to Senate Bill 267, we will see a one-hundred million dollar per year commitment in General Fund revenue towards those roads.

Last week we proposed another 148 million dollars from increased revenues.

And then, in the coming years, our proposal for future revenues will continue to dedicate more than 100 million dollars per year on top of that - also from the General Fund.

That’s progress. But it still won’t be enough to solve our transportation problem, and it doesn’t devote a single dollar to our city and county roads and bridges.

We need to be even more ambitious. It’s time we look at a long term solution with a sustainable funding source.

There’s broad agreement -- across party lines.

Coloradans deserve the opportunity to vote on whether we need new resources and where they should come from.

It’s time to go to the voters.

It’s tempting to surround ourselves with people who agree with us...it’s easy to create an echo chamber…

But we’re investing in the unglamorous effort it takes to listen.

Because it works.

In ancient Greece, conversations about the great disagreements of the day took place around big dinners and lasted days. Strangers were welcome.

Conversation would slow down, and unlike a cable TV debate or tweet storm, it allowed a spectrum of viewpoints to emerge.

People invested their time in each other.

Often...fueled by wine. Here in Colorado, we’ll stick with beer.

We need to get back to that point.
We need to rebuild these places of convergence. So I’ll offer up my office.

We have 364 days left in this administration…

That’s an eternity for compromise. It only took eighty-seven days for thirty-nine delegates to create Colorado’s Constitution!

And that included: a bill of rights, three-branch state government, bicameral legislature, elected governor, and supreme, district, and county courts.

It’s an eternity…but the issues are fiercely urgent. As Martin Luther King Jr. said: “tomorrow is today.”

When we invest in education today, we make our kids more competitive tomorrow. When we modernize our infrastructure…we lay the groundwork for the jobs of the future. When we stand up for common sense approaches to health care and get more people covered, we lower costs and save lives for years to come.

These core priorities aren’t always glamorous. They don’t always get the big headlines.

But that’s the Colorado WAY.

This is the Colorado that has lured generations from across the country and around the world. It’s why we swell with pride whenever we tell outsiders where we’re from…and why they smile in response.

It’s what Walter Cheesman, Claude Boettcher and Bruce Randolph worked towards…and what Emily Griffith invested her life in.

There’s no place like it

David Mason, who became our poet laureate in 2010, said it best:

“Some come out West to beat the odds and find out the sky’s the limit.
Some simply stare--no end to it,
The way you can love a land
And quite a few of the people in it
Give me the sage in sunlight, warm
Even in winter. Give me the moonlit snow
Give me the book cliffs and the farms,
The wild flowers of Colorado.”

One of the greatest joys of my life was pitching in baseball games in high school.

You have to be so focused and every atom of your being has to be intent on throwing that pitch to the perfect spot.

But you’ll never succeed without a great team behind you.

The joy of these past seven years has been every bit as intense…and just as sweet.
I’ve been blessed to work with an incredible group of people -- I’d like my cabinet and senior staff to stand and be recognized.

And I include all of you as part of this team…

You are an incredible group as well.

Thank you for your partnership...your friendship...and for deepening our love of this wonderful, wild place.

One last time from this podium: Giddy up!

The Joint Committee escorted the Governor from the Chamber.

On motion of Representative KC Becker, the Governor's message was ordered printed in the House Journal.

On motion of Senator Holbert, the Joint Session was dissolved.

House reconvened.

PRINTING REPORT

The Chief Clerk reports the following bills been correctly preprinted:

HB18-1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1066, 1068, 1071, 1072.

On motion of Representative KC Becker, the House adjourned until 9:00 a.m., January 12, 2018.

Approved:
CRISANTA DURAN,
Speaker

Attest:
MARILYN EDDINS,
Chief Clerk
Prayer by Pastor Dave Love, Calvary Castle Rock.

The Speaker called the House to order at 9:00 a.m.

Pledge of Allegiance led by Hannah Neville, Mary Katelyn Neville, American Academy, Castle Rock.

The roll was called with the following result:

Present--63.
Excused--Representative(s) Everett--1.
Vacancy--1.
Present after roll call--Representative(s) Everett

The Speaker declared a quorum present.

On motion of Representative Weissman, the reading of the journal of January 11, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

The following list of appointments were read:

LEGISLATIVE AUDIT

4 members: Kraft-Tharp, Leonard, Saine, Winter

On motion of Representative KC Becker the appointments to the Audit Committee were confirmed by the following roll call vote:

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<td>Buckner</td>
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<td>Carver</td>
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<td>Catlin</td>
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<td>Coleman</td>
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CONSIDERATION OF RESOLUTION(S)

HR18-1001 by Representative(s) Buckner, Esgar, Saine, McKean--Concerning employees and positions for the House of Representatives convened in the Second Regular Session of the Seventy-first General Assembly.

(Printed and placed in members' file)

On motion of Representative Buckner, the resolution was adopted by viva voce vote.


SJR18-001 by Senator(s) Holbert, Grantham, Guzman; also Representative(s) Buckner, Esgar, Saine, McKean--Concerning the officers and employees of the Second Regular Session of the Seventy-first General Assembly.

(Printed and placed in members' file)

On motion of Representative Buckner, the resolution was adopted by viva voce vote.


House in recess. House reconvened.

MESSAGE FROM THE SENATE

The Senate has adopted and transmits herewith: SJR18-002.
INTRODUCTION AND CONSIDERATION OF RESOLUTION

On motion of Representative KC Becker, the rules were suspended and the following resolution was given immediate consideration.

SJR18-002 by Senator(s) Marble and Williams A.; also Representative(s) Buck and Herod--Concerning the commemoration of the birthday of the Reverend Dr. Martin Luther King, Jr.

(Printed and placed in members' files).

On motion of Representative Buck, the resolution was read at length and adopted by viva voce vote.


_______________

House in recess. House reconvened.

______________

PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed:

HB18-1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1067, 1069, 1070.

______________

SIGNING OF BILLS - RESOLUTIONS - MEMORIALS

The Speaker has signed: HJR18-1001; HR18-1001.

______________

MESSAGE FROM THE SENATE

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

SB18-027 Amended in Special Orders as printed in the Senate Journal January 11, 2018 and Third Reading as printed in the Senate Journal January 12, 2018.
MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, as amended, SB18-027.

______________________________

INTRODUCTION OF BILL

First Reading

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


Committee on Finance
Committee on Appropriations

______________________________

On motion of Representative Weissman, the House adjourned until 9:00 a.m., January 16, 2018.

Approved:
CRISANTHA DURAN,
Speaker

Attest:
MARI LYNN EDDINS,
Chief Clerk
Prayer by Father John Nugent, Arrupe Jesuit High School, Denver.

The Speaker called the House to order at 9:00 a.m.

Pledge of Allegiance led by Caleb Harden, Home School, Thornton.

The roll was called with the following result:

Present--58.
Excused--Representative(s) Bridges, Buckner, Catlin, Lewis, Rankin, Singer--6.
Vacancy--1.
Present after roll call--Representative(s) Bridges, Lewis, Singer.

The Speaker declared a quorum present.

On motion of Representative Valdez, the reading of the journal of January 12, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

REPORT(S) OF COMMITTEE(S) OF REFERENCE

FINANCE
After consideration on the merits, the Committee recommends the following:

SB18-027 be referred favorably to the Committee on Appropriations.

House in recess. House reconvened.
REPORT(S) OF COMMITTEE(S) OF REFERENCE

APPROPRIATIONS

After consideration on the merits, the Committee recommends the following:

SB18-027 be referred to the Committee of the Whole with favorable recommendation.

PRINTING REPORT

The Chief Clerk reports the following bill has been correctly preprinted: HB18-1025.

SIGNING OF BILLS--RESOLUTIONS--MEMORIALS

The Speaker has signed: SJR18-001 and 002.

MESSAGE FROM THE SENATE

The Senate has adopted and transmits here with: SJM18-001.

On motion of Representative KC Becker, SB18-027 was made Special Orders on January 16, 2018, at 1:39 p.m.

The hour of 1:39 p.m., having arrived, on motion of Representative Gray, the House resolved itself into Committee of the Whole for consideration of Special Orders and he was called to act as Chair.

SPECIAL ORDERS--SECOND READING OF BILLS

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

(Amendments to the committee amendment are to the printed committee report which was printed and placed in the members' bill file.)

SB18-027 by Senator(s) Smallwood and Todd, Aguilar, Cooke, Court, Crowder, Donovan, Fenberg, Fields, Grantham, Hill, Holbert, Kagan, Kefalas, Kerr, Lambert, Lundberg, Martinez Humenik, Merrifield, Moreno, Neville T., Priola, Sonnenberg, Tate, Williams A., Zenzinger; also Representative(s) Kraft-Tharp and McKeon, Arndt, Becker J., Becker K., Benavidez, Bridges, Buck, Buckner, Carver, Covarrubias, Duran, Esgar, Garnett, Ginal, Gray, Hamner, Hansen, Herod, Hooton, Jackson, Kennedy,

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

__________________________

ADOPTION OF COMMITTEE OF THE WHOLE REPORT

Passed Second Reading: SB18-027.

The Chairman moved the adoption of the Committee of the Whole Report. As shown by the following roll call vote, a majority of those elected to the House voted in the affirmative, and the Report was adopted.

<table>
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<tr>
<th>YES</th>
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<th>EXCUSED</th>
<th>ABSENT</th>
<th>VACANCY</th>
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Arndt Y Foote Y Leonard Y Roberts Y
Becker J. Y Garnett Y Lewis Y Rosenthal Y
Becker K. Y Ginal Y Liston Y Saine Y
Beckman Y Gray Y Lontine Y Salazar Y
Benavidez Y Hamner Y Lundeen Y Sias Y
Bridges Y Hansen Y McKean Y Singer Y
Buck Y Herod Y McLachlan Y Thurlow Y
Buckner E Hooton Y Melton Y Valdez Y
Carver Y Humphrey N Michaelson Jenet Y Van Winkle Y
Catlin E Jackson Y Neville P. Y Weissman Y
Coleman Y Kennedy Y Nordberg V Willett Y
Covarrubias E Kraft-Tharp Y Pabon Y Williams D. Y
Danielson Y Landgraf Y Pettersen Y Wilson Y
Esgar Y Lawrence Y Rankin E Winter Y
Everett N Lebsock Y Ransom Y Wist Y
Exum Y Lee Y Reyher Y Young Y
Speaker Y

House in recess. House reconvened.

__________________________

INTRODUCTION OF BILLS
First Reading

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

**HB18-1073** by Representative(s) Gray; also Senator(s) Gardner--Concerning water districts' ability to enter into contracts regarding their water-related assets.
HB18-1074 by Representative(s) Everett, Buck, Humphrey, Leonard, Lewis, Neville P., Ransom, Saine, Van Winkle, Williams D., Wist; also Senator(s) Marble, Grantham, Neville T., Holbert--Concerning the use of deadly physical force against a person who has made an illegal entry into a place of business.

Committee on State, Veterans, & Military Affairs

HB18-1075 by Representative(s) Lee and Herod, Foote, Willett, Wist; also Senator(s) Kagan and Cooke, Gardner, Guzman, Holbert--Concerning the enactment of Colorado Revised Statutes 2017 as the positive and statutory law of the state of Colorado.

Committee on Judiciary

On motion of Representative KC Becker, the House adjourned until 9:00 a.m., January 17, 2018.

Approved:
CRISANTA DURAN,
Speaker

Attest:
MARIYLN EDDINS,
Chief Clerk
Prayer by the Reverend Dr. Cearley, Retired Minister, Centennial.

The Speaker called the House to order at 9:00 a.m.

Pledge of Allegiance led by Jayleen DeCasas, Arrupe Jesuit High School, Denver.

The roll was called with the following result:

Present--55.
Excused--Representative(s) Buckner, Carver, Catlin, Covarrubias, Everett, Gray, Melton, Salazar, Winter--9.
Vacancy--1.
Present after roll call--Representative(s) Everett, Salazar, Winter.

The Speaker declared a quorum present.

On motion of Representative Valdez, the reading of the journal of January 16, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

THIRD READING OF BILL(S)--FINAL PASSAGE

The following bill(s) was considered on Third Reading. The title(s) was publicly read. Reading of the bill at length was dispensed with by unanimous consent.

SB18-027 by Senator(s) Smallwood and Todd, Aguilar, Cooke, Court, Crowder, Donovan, Fenberg, Fields, Grantham, Hill, Holbert, Kagan, Kefalas, Kerr, Lambert, Lundberg, Martinez Humenik, Merrifield, Moreno, Neville T., Priola, Sonnenberg, Tate, Williams A., Zenzinger; also Representative(s) Kraft-Tharp and McKean, Arndt, Becker J., Becker K., Benavidez, Bridges, Buck, Buckner, Carver, Covarrubias, Duran, Esgar, Garnett, Ginal, Gray, Hamner, Hansen, Herod, Hooton, Jackson, Kennedy, Landgraf, Lawrence, Lontine, Lundeen, McLachlan, Michaelson Jenet, Pabon, Roberts, Rosenthal, Singer, Thurlow, Valdez, Van Winkle, Winter, Wist, Young--
Concerning the enactment of the "Enhanced Nurse Licensure Compact", and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

<table>
<thead>
<tr>
<th></th>
<th>YES</th>
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<td>Becker J.</td>
<td>Y</td>
<td>Garnett</td>
<td>Y</td>
<td>Lewis</td>
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<td>Becker K.</td>
<td>Y</td>
<td>Ginal</td>
<td>Y</td>
<td>Liston</td>
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<td>Beckman</td>
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<td>Gray</td>
<td>E</td>
<td>Lontine</td>
<td>Y</td>
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<td>Benavidez</td>
<td>Y</td>
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<td>Y</td>
<td>Lundeen</td>
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<td>Bridges</td>
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<td>Hansen</td>
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<td>McKean</td>
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<td>Buck</td>
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<td>Herod</td>
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<td>McLachlan</td>
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<td>Buckner</td>
<td>E</td>
<td>Hooton</td>
<td>Y</td>
<td>Melton</td>
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<td>Carver</td>
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<td>Humphrey</td>
<td>N</td>
<td>Michaelson Jenet</td>
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<td>Catlin</td>
<td>E</td>
<td>Jackson</td>
<td>Y</td>
<td>Neville P.</td>
<td>Y</td>
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<td>Coleman</td>
<td>Y</td>
<td>Kennedy</td>
<td>Y</td>
<td>Nordberg</td>
<td>Y</td>
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<td>Covarrubias</td>
<td>E</td>
<td>Kraft-Tharp</td>
<td>Y</td>
<td>Pabon</td>
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<td>Danielson</td>
<td>Y</td>
<td>Landgraf</td>
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<td>Pettersen</td>
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<td>Esgar</td>
<td>Y</td>
<td>Lawrence</td>
<td>Y</td>
<td>Rankin</td>
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<td>Everett</td>
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<td>Lebsock</td>
<td>Y</td>
<td>Ransom</td>
<td>Y</td>
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<tr>
<td>Exum</td>
<td>Y</td>
<td>Lee</td>
<td>Y</td>
<td>Reyher</td>
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<td>Speaker</td>
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Co-sponsor(s) added: Representative(s) Coleman, Danielson, Exum, Lebsock, Lee, Liston, Melton, Neville P., Pettersen, Rankin, Reyher, Saine, Salazar, Sias, Weissman, Wilson

House in recess. House reconvened.

SIGNING OF BILLS--RESOLUTIONS--MEMORIALS

The Speaker has signed: SB18-027.

MESSAGE FROM THE SENATE

The Senate has adopted and transmits here with: SJR18-003.
INTRODUCTION OF BILLS

First Reading

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

HB18-1076 by Representative(s) Salazar--Concerning the P.O.S.T. board revoking the certification of a peace officer who is found to have made an untruthful statement.

Committee on Judiciary

HB18-1077 by Representative(s) Liston and Valdez, Becker J., Catlin, Lawrence, McKean, Reyher, Roberts, Sias, Wilson, Wist--Concerning the penalty for a person who commits burglary to acquire firearms.

Committee on State, Veterans, & Military Affairs

HB18-1078 by Representative(s) Landgraf--Concerning court programs for defendants who have served in the armed forces.

Committee on Judiciary

HB18-1079 by Representative(s) Beckman; also Senator(s) Crowder--Concerning a requirement that the works allocation committee prepare annual recommendations for the use of the Colorado long-term works reserve.

Committee on Finance

HB18-1080 by Representative(s) Hooton--Concerning development of a Colorado climate leadership awards program.

Committee on Transportation & Energy

HB18-1081 by Representative(s) Benavidez--Concerning requiring the state court administrator to administer a division to remind criminal defendants to appear in court as scheduled.

Committee on Judiciary

HB18-1082 by Representative(s) Saine, Humphrey, Van Winkle, Lewis, Everett, Neville P., Leonard, Buck, Ransom, Williams D.; also Senator(s) Marble--Concerning the creation of the "Women's Reproductive Information Guarantee for Health and Transparency (RIGHT) Act".

Committee on Health, Insurance, & Environment

On motion of Representative Weissman, the House adjourned until 9:00 a.m., January 18, 2018.

Approved:
CRISANTA DURAN,
Speaker

Attest:
MARILYN EDDINS,
Chief Clerk
Prayer by Rabbi Joseph Black, Temple Emanuel, Denver.

The Speaker called the House to order at 9:00 a.m.

Pledge of Allegiance led by Areyna Brown, Ryker Brown, Home School, Denver.

The roll was called with the following result:

Present--57.
Excused--Representative(s) Buckner, Covarrubias, Herod, Pettersen, Saine, Winter, Wist--7.
Vacancy--1.
Present after roll call--Representative(s) Saine, Winter, Wist.

The Speaker declared a quorum present.

On motion of Representative Valdez, the reading of the journal of January 17, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

House in recess. House reconvened.

PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed:
HB18-1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082.

INTRODUCTION OF BILLS
First Reading

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

HB18-1083 by Representative(s) Kraft-Tharp and Sias, McKean; also Senator(s) Tate and Williams A.--Concerning a sales and use tax exemption for aircraft to be used by on-demand air carriers.
Committee on Business Affairs and Labor
Committee on Finance
HB18-1084  by Representative(s) Thurlow and Hamner; also Senator(s) Coram--Concerning the expansion of the allowable uses of county lodging tax revenue.
Committee on Finance

HB18-1085  by Representative(s) Lundeen--Concerning research on the health effects of industrial wind energy turbines.
Committee on Transportation & Energy

HB18-1086  by Representative(s) Buckner and Lundeen; also Senator(s) Neville T. and Aguilar--Concerning allowing community colleges to offer a bachelor of science degree in nursing.
Committee on Health, Insurance, & Environment

HB18-1087  by Representative(s) Thurlow, Roberts; also Senator(s) Kagan and Coram--Concerning department of public safety authority to repeal rules relating to defunct boards.
Committee on State, Veterans, & Military Affairs

HB18-1088  by Representative(s) Wilson, McLachlan--Concerning increasing the supplemental kindergarten enrollment for purposes of calculating public school finance.
Committee on Education
Committee on Appropriations

HB18-1089  by Representative(s) Benavidez--Concerning reform of pretrial criminal procedures, and, in connection therewith, prohibiting the use of monetary bonding except for certain defendants and requiring courts to conduct timely hearings to reconsider monetary conditions of bond under certain circumstances.
Committee on Judiciary

HB18-1090  by Representative(s) Duran and Ransom--Concerning the placement of a security freeze by a consumer reporting agency on the consumer report of a consumer who is under the charge of a guardian.
Committee on State, Veterans, & Military Affairs

HB18-1091  by Representative(s) Beckman and Ginal--Concerning dementia diseases, and, in connection therewith, updating statutory references to dementia diseases and related disabilities.
Committee on Health, Insurance, & Environment

HB18-1092  by Representative(s) Melton and Singer, Herod, Rosenthal, Coleman, Hooton, Salazar; also Senator(s) Neville T.--Concerning a pilot program for marijuana delivery.
Committee on Finance
HB18-1093  by Representative(s) Arndt, Thurlow, Bridges; also
Senator(s) Coram, Guzman--Concerning the allowable
uses of reclaimed domestic wastewater, and, in connection
therewith, allowing reclaimed domestic wastewater to be
used for food crops.
Committee on Agriculture, Livestock, & Natural Resources

HB18-1094  by Representative(s) Herod and Wist; also Senator(s)
Martinez Humenik and Moreno--Concerning the
reauthorization of the "Child Mental Health Treatment
Act".
Committee on Public Health Care & Human Services

HB18-1095  by Representative(s) Carver and Arndt; also Senator(s)
Gardner and Todd--Concerning educator licenses issued to
military spouses.
Committee on Education

HB18-1096  by Representative(s) Gray; also Senator(s) Priola--
Concerning the eligibility of certain entities to apply for a
special event permit to sell alcohol beverages.
Committee on Business Affairs and Labor

HB18-1097  by Representative(s) Catlin and Danielson; also Senator(s)
Coram and Todd--Concerning the ability of a person
eligible for prescription drug benefits to choose the
pharmacy at which to fill a prescription drug order.
Committee on Health, Insurance, & Environment

HB18-1098  by Representative(s) Saine and Gray, Hansen, Neville P.,
Wist; also Senator(s) Marble--Concerning the expanded
ability of the Colorado oil and gas conservation
commission to finance the remediation of oil and gas
locations.
Committee on Transportation & Energy
Committee on Finance

HB18-1099  by Representative(s) Catlin and McLachlan; also
Senator(s) Coram--Concerning criteria that the broadband
deployment board is required to develop with regard to an
incumbent telecommunications provider's exercise of a
right to implement a broadband deployment project in an
unserved area of the state upon a nonincumbent provider's
application to the broadband deployment board to
implement a proposed broadband deployment project in
the unserved area.
Committee on Transportation & Energy

HB18-1100  by Representative(s) Hamner, Young, Rankin; also
Senator(s) Lambert, Lundberg, Moreno--Concerning the
continuous appropriation of money in the educator
licensure cash fund.
Committee on Finance
HB18-1101 by Representative(s) Hamner, Young, Rankin; also Senator(s) Lambert, Lundberg, Moreno--Concerning modification of the manner in which gross retail marijuana tax revenue that is transferred from the general fund to the state public school fund as required by current law is appropriated from the state public school fund.

Committee on Finance

HB18-1102 by Representative(s) Roberts and Wist, Gray, Catlin, Esgar, Hamner, Liston; also Senator(s) Cooke--Concerning extending the length of prosecution fellowships from one year to eighteen months.

Committee on Judiciary

HB18-1103 by Representative(s) McLachlan; also Senator(s) Coram--Concerning the ability of a local government to require a driver to meet safety standards for the use of an off-highway vehicle.

Committee on Transportation & Energy

HB18-1104 by Representative(s) Danielson--Concerning family preservation safeguards for parents with disabilities.

Committee on Public Health Care & Human Services

HB18-1105 by Representative(s) Liston; also Senator(s) Tate--Concerning the unlicensed sale of vehicles.

Committee on Business Affairs and Labor

HB18-1106 by Representative(s) Williams D., Humphrey, Neville P.--Concerning the ability to waive minimum wage requirements.

Committee on State, Veterans, & Military Affairs

HB18-1107 by Representative(s) Weissman; also Senator(s) Priola--Concerning a requirement that builders of new residences offer buyers the option to accommodate electric vehicle charging systems.

Committee on Transportation & Energy

HB18-1108 by Representative(s) Danielson--Concerning the Colorado commission for the deaf and hard of hearing, and, in connection therewith, renaming the commission the Colorado commission for the deaf, hard of hearing, and deafblind; creating the Colorado deafblind citizens council to advise the commission on deafblind issues; clarifying and expanding the commission's duties to provide services to the deaf, hard of hearing, and deafblind; and changing the membership of the committee charged with reviewing grant applications.

Committee on Public Health Care & Human Services
HB18-1109 by Representative(s) Weissman; also Senator(s) Cooke--
Concerning discretionary parole of special needs
offenders.
Committee on Judiciary

INTRODUCTION OF RESOLUTIONS

The following resolutions were read by title and laid over one day under
the rules:

HR18-1002 by Representative(s) Becker K. and Neville P.--
Concerning changes to House Rule 26 to prohibit the
introduction of resolutions in the last thirty days of a
legislative session and to delineate what matters House
resolutions may address.

HR18-1003 by Representative(s) Becker K. and Neville P.--
Concerning a change to House Rule 35 to prohibit a
member from giving notice of intention to move to
reconsider during the last three days of a legislative
session.

On motion of Representative Weissman, the House adjourned until
9:00 a.m., January 19, 2018.

Approved:
CRISANTA DURAN,
Speaker

Attest:
MARILYN EDDINS,
Chief Clerk
Prayer by the Reverend Matt Morginsky, Grace and Peace Church, Denver.

The Speaker called the House to order at 9:00 a.m.

Pledge of Allegiance led by Margaret, Abraham, Frankie, and Rivka Morginsky, Classical school, Denver.

The roll was called with the following result:

Present--57.
Excused--Representative(s) Becker J., Buckner, Covarrubias, Herod, Lawrence, Lewis, Pettersen, Williams--8.
Present after roll call--Representative(s) Lawrence, Williams.

The Speaker declared a quorum present.

On motion of Representative Valdez, the reading of the journal of January 18, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

COMMUNICATIONS

I, Wayne W. Williams, 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 the January 16, 2018 by the Republican 14th House District Vacancy Committee, appointing Shane Sandridge to fill the vacancy in the office of the Colorado State House, District 14, caused by the resignation of the honorable Dan Nordberg.
In testimony whereof I have set my hand and affixed the Great Seal of the State of Colorado, at the City of Denver this sixteenth day of January 2018.

(Signed)
Wayne W. Williams
Secretary of State

STATE OF COLORADO
DEPARTMENT OF STATE

UNITED STATES OF AMERICA ) SS. CERTIFICATE
STATE OF COLORADO )

I, Wayne W. Williams, 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 January 16, 2018 by Shane Sandridge, accepting the appointment of the Republican 14th House District Vacancy Committee, to fill the vacancy in the office of the Colorado State House, District 14, caused by the resignation of the honorable Dan Nordberg.

In testimony whereof, I have set my hand and affixed the Great Seal of the State of Colorado, at the City of Denver this sixteenth day of January 2018.

(Signed)
Wayne W. Williams
Secretary of State

(Note: On January 19, at 8:00 a.m., Shane Sandridge, was sworn in as Representative for District 14. Speaker Duran administered the oath of office in the Chamber of the House of Representatives.)

APPOINTMENT(S)

Minority Leader Neville appointed Representative Shane Sandridge to serve on House Business Affairs & Labor Committee and the House Finance Committee

CONSIDERATION OF RESOLUTION(S)

HR18-1002 by Representative(s) Becker K. and Neville P.--Concerning changes to House Rule 26 to prohibit the introduction of resolutions in the last thirty days of a legislative session and to delineate what matters House resolutions may address.

(Printed and placed in members' files.)
On motion of Representative KC Becker, the resolution was **adopted** by **viva voce** vote.

Current Roll Call added as co-sponsor(s): Representative(s) Arndt, Beckman, Benavidez, Bridges, Buck, Carver, Catlin, Coleman, Danielson, Esgar, Everett, Exum, Foote, Garnett, Ginal, Gray, Hamner, Hansen, Hooton, Humphrey, Jackson, Kennedy, Kraft-Tharp, Landgraf, Lawrence, Lebsock, Lee, Leonard, Liston, Lontine, Lundeen, McKeen, McLachlan, Melton, Michaelson Jenet, Pabon, Rankin, Ransom, Reyher, Roberts, Rosenthal, Saine, Salazar, Sandridge, Sias, Singer, Thurlow, Valdez, Van Winkle, Weissman, Willett, Williams D., Wilson, Winter, Wist, Young, Speaker

**HR18-1003** by Representative(s) Becker K. and Neville P.--Concerning a change to House Rule 35 to prohibit a member from giving notice of intention to move to reconsider during the last three days of a legislative session.

(Printed and placed in members' files.)

On motion of Representative KC , the resolution was **adopted** by **viva voce** vote.

Co-sponsor(s) added: Representative(s) Coleman, Esgar, Exum, Garnett, Ginal, Gray, Hamner, Hansen, Jackson, Kennedy, Kraft-Tharp, Lee, Lontine, McLachlan, Salazar, Weissman, Willett, Young, Speaker

**INTRODUCTION AND CONSIDERATION OF RESOLUTION**

On motion of Representative KC Becker, the rules were suspended and the following resolution was given immediate consideration.

**HR18-1004** by Representative(s) Duran and Benavidez--Concerning recognition of the urgent and immediate need for Congress to pass a permanent legislative solution that supports policies and an immigration system that will positively impact Dreamers.

(Printed and placed in members' files).

On motion of Representative Duran, the resolution was read at length and **adopted** by **viva voce** vote.

Co-sponsor(s) added: Representative(s) Arndt, Becker K., Bridges, Coleman, Danielson, Esgar, Exum, Foote, Garnett, Ginal, Gray, Hamner, Hansen, Hooton, Jackson, Kennedy, Kraft-Tharp, Lebsock, Lee, Lontine, McLachlan, Melton, Michaelson Jenet, Pabon, Roberts, Rosenthal, Salazar, Singer, Valdez, Weissman, Winter, Young

House in recess. House reconvened.
REPORT(S) OF COMMITTEE(S) OF REFERENCE

BUSINESS AFFAIRS & LABOR

After consideration on the merits, the Committee recommends the following:

HB18-1022 be referred to the Committee of the Whole with favorable recommendation.

HB18-1038 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 2, strike lines 9 through 11 and substitute "THIS SECTION, THE RULES MUST REQUIRE THE SURVEYOR TO COMPLETE BOARD-APPROVED CONTINUING EDUCATION SUFFICIENT TO MAINTAIN COMPETENCY.".

FINANCE

After consideration on the merits, the Committee recommends the following:

HB18-1031 be referred to the Committee of the Whole with favorable recommendation.

STATE, VETERANS, & MILITARY AFFAIRS

After consideration on the merits, the Committee recommends the following:

HB18-1061 be postponed indefinitely.

______________

PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed:

HB18-1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109.

______________

INTRODUCTION OF BILLS

First Reading

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

HB18-1110 by Representative(s) Lebsock--Concerning protecting persons lawfully present in Colorado who are engaged in
an act that is protected by the Colorado constitution from
a federal agency.

Committee on Judiciary

HB18-1111 by Representative(s) Everett, Beckman, Humphrey, Lewis,
Neville P., Ransom, Sain, Sias, Van Winkle, Leonard;
also Senator(s) Neville T.--Concerning the board of
trustees of the public employees' retirement association.

Committee on State, Veterans, & Military Affairs

HB18-1112 by Representative(s) Becker J. and Esgar; also Senator(s)
Crowder--Concerning covered health care services
provided by a pharmacist.

Committee on Health, Insurance, & Environment

HB18-1113 by Representative(s) Neville P., Humphrey, Van Winkle,
Everett, Beckman, Wilson, Buck, Reyher, Lewis, Carver,
Leonard, Sias, Becker J., Liston, McKeen, Ransom, Sain,
Thurlow, Williams D., Wist; also Senator(s) Neville T.
and Marble, Smallwood--Concerning state agency
requirements for the enforcement of new regulatory
requirements on small businesses, and, in connection
therewith, enacting the "Regulatory Reform Act of 2018".

Committee on State, Veterans, & Military Affairs

HB18-1114 by Representative(s) Ginal and Buckner; also Senator(s)
Todd--Concerning the regulation of genetic counselors.

Committee on Health, Insurance, & Environment

HB18-1115 by Representative(s) Carver and Ginal; also Senator(s)
Cooke and Garcia--Concerning the provision of training
materials related to human trafficking by the department
of public safety.

Committee on Judiciary

HB18-1116 by Representative(s) Rankin, Hamner, Young, Hansen;
also Senator(s) Moreno, Lambert, Lundberg--Concerning
measures authorizing the broadband deployment board to
seek federal money earmarked for financing broadband
deployment.

Committee on Finance

HB18-1117 by Representative(s) Van Winkle and Coleman; also
Senator(s) Tate--Concerning liens that attach to personal
property that is stored at a self-service storage facility.

Committee on Business Affairs and Labor

HB18-1118 by Representative(s) Ginal and Beckman, Covarrubias,
Gray, Hooton, Jackson, Kennedy, Liston, Lontine,
McLachlan, Michaelson Jenet, Roberts, Singer; also
Senator(s) Aguilar and Crowder--Concerning the creation
of the health care legislative review committee to study
health care issues that affect Colorado residents
throughout the state.

Committee on Health, Insurance, & Environment
HB18-1119 by Representative(s) Leonard, Neville P., Van Winkle, Saine, Humphrey, Beckman, Buck, Carver, Covarrubias, Liston, Williams D.; also Senator(s) Neville T.-- Concerning sustainable rural highway building and maintenance funding, and, in connection therewith, requiring a specified percentage of net revenue generated by the existing state sales and use tax to be credited to the state highway fund; requiring the transportation commission to submit to the voters of the state at the November 2018 general election a ballot question, which, if approved, will, without raising taxes, authorize the state to issue transportation revenue anticipation notes for the purpose of funding the construction of specified high-priority highway projects, will require all of the notes to be issued and projects commenced within three years of the notes being authorized, will exclude note proceeds and investment earnings on note proceeds from state fiscal year spending limits, and will repeal an existing requirement that the state treasurer execute lease-purchase agreements for the purpose of funding transportation projects; and requiring the sales and use tax net revenue credited to the state highway fund to be used to repay any notes issued and to fund maintenance on qualified federal aid highways.

Committee on Transportation & Energy

HB18-1120 by Representative(s) Neville P., Humphrey, Saine, Van Winkle, Buck, Leonard, Beckman, Landgraf, McKean, Sias, Lewis, Everett, Lundeen, Willett, Wilson, Reyher, Becker J., Covarrubias, Lawrence, Liston, Ransom, Williams D., Wist; also Senator(s) Neville T. and Marble, Smallwood--Concerning the prohibition of dismemberment abortions.

Committee on State, Veterans, & Military Affairs

HB18-1121 by Representative(s) Leonard, Van Winkle, Humphrey, Neville P., Liston, Lewis, Everett, Saine, Ransom, Williams D., Wist; also Senator(s) Neville T. and Marble, Holbert, Smallwood--Concerning the termination of state funding for higher education institutions that engage in the trafficking of aborted human body parts.

Committee on State, Veterans, & Military Affairs

HB18-1122 by Representative(s) Lewis, Becker J., Beckman, Buck, Everett, Humphrey, Landgraf, Lebsock, Leonard, Lundeen, Neville P., Reyher, Saine, Sias, Van Winkle, Williams D., Wilson, Wist, Catlin, Rankin; also Senator(s) Sonnenberg and Marble, Scott, Cooke, Neville T., Smallwood--Concerning a public accounting of conservation easements created in the state.

Committee on Health, Insurance, & Environment
Committee on Appropriations

HB18-1123 by Representative(s) Lewis, Beckman, Buck, Everett, Humphrey, Landgraf, Leonard, Neville P., Reyher, Saine, Sias, Van Winkle, Williams D., Catlin, Rankin; also
Senator(s) Sonnenberg and Marble, Neville T., Scott, Cooke--Concerning measures to enforce a reduction in the abuse of conservation easements in the state, and, in connection therewith, placing a temporary moratorium on the ability of a taxpayer to claim a state income tax credit for the donation of an easement.

Committee on Health, Insurance, & Environment
Committee on Appropriations

HB18-1124 by Representative(s) Hansen--Concerning support staff for members of the general assembly.
Committee on Appropriations

HB18-1125 by Representative(s) Wilson--Concerning the creation of a credit against the state income tax as a pilot program to promote employer-assisted housing projects in rural areas.
Committee on Finance
Committee on Appropriations

HB18-1126 by Representative(s) Rosenthal, Williams D.--Concerning the permissible regulation of dogs in common interest communities.
Committee on Local Government

HB18-1127 by Representative(s) Jackson and Kennedy, Weissman--Concerning the rental application process for prospective tenants.
Committee on Finance

HB18-1128 by Representative(s) Wist and Bridges; also Senator(s) Lambert and Court--Concerning strengthening protections for consumer data privacy.
Committee on State, Veterans, & Military Affairs

HB18-1129 by Representative(s) Lawrence, Lundeen, Lewis, Van Winkle, Covarrubias, Landgraf, Liston, McKean; also Senator(s) Tate--Concerning a consumer reporting agency's placement of a security freeze on the consumer report of a consumer who is under the charge of a guardian at the request of the consumer's guardian.
Committee on State, Veterans, & Military Affairs

HB18-1130 by Representative(s) Williams D., Humphrey, Van Winkle, Leonard, Lundeen, Lewis, Beckman, Neville P., McKean, Buck, Saine, Everett, Liston, Covarrubias, Ransom, Reyher--Concerning increasing the availability of qualified personnel to teach in public schools.
Committee on Education
INTRODUCTION OF MEMORIAL

The following memorial was read by title and laid over one day under the rules:

SJM18-001 by Senator(s) Jones and Baumgardner, Cooke, Coram, Merrifield; also Representative(s) Singer and Thurlow, Becker K., Carver, Exum, Hamner--Concerning the need for Congress to fund catastrophic wildfire response costs outside of federal forest management agencies' normal budgets.

On motion of Representative Weissman, the House adjourned until 10:00 a.m., January 22, 2018.

Approved:
CRISANTHA DURAN,
Speaker

Attest:
MARILYN EDDINS,
Chief Clerk
Prayer by the Reverend Brad Meuli, Denver Rescue Mission, Denver.

The Speaker called the House to order at 10:00 a.m.

Pledge of Allegiance led by Jayleen DeCasas, Arrupe Jesuit High School, Denver.

The roll was called with the following result:

Present--61.
Excused--Representative(s) Everett, Lewis, Melton, Salazar--4.
Present after roll call--Representative(s) Everett, Lewis, Melton, Salazar.

The Speaker declared a quorum present.

On motion of Representative McLachlan, the reading of the journal of January 19, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

CONSIDERATION OF MEMORIAL(S)

SJM18-001 by Senator(s) Jones and Baumgardner, Cooke, Coram, Merrifield; also Representative(s) Singer and Thurlow, Becker K., Carver, Exum, Hamner--Concerning the need for Congress to fund catastrophic wildfire response costs outside of federal forest management agencies' normal budgets.

On motion of Representative Singer, the memorial was read at length and adopted by viva voce vote.

House in recess. House reconvened.

REPORT(S) OF COMMITTEE(S) OF REFERENCE

FINANCE

After consideration on the merits, the Committee recommends the following:

HB18-1116 be referred to the Committee of the Whole with favorable recommendation.

PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed:

HB18-1110, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1126, 1127, 1128, 1129, 1130.

SIGNING OF BILLS - RESOLUTIONS - MEMORIALS

The Speaker has signed: HR18-1002, 1003, 1004.

INTRODUCTION OF BILLS

First Reading

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

HB18-1131 by Representative(s) Michaelson Jenet; also Senator(s) Crowder and Fields--Concerning a program to facilitate conducting judicial proceedings via networking technology.

Committee on Judiciary

HB18-1132 by Representative(s) Michaelson Jenet; also Senator(s) Crowder--Concerning the amount that the department of corrections is required to reimburse a county or city and county for the confinement and maintenance in a local jail of any person who is sentenced to a term of imprisonment in a correctional facility.

Committee on Judiciary

Committee on Appropriations

HB18-1133 by Representative(s) Lebsock; also Senator(s) Marble--Concerning registration for marijuana fibrous waste recycling facilities.

Committee on Agriculture, Livestock, & Natural Resources
HB18-1134 by Representative(s) Pettersen and Wilson, Buckner; also
Senator(s) Merrifield and Martinez Humenik, Priola--
Concerning eligibility of kindergarten students funded
through early childhood at-risk enhancement positions.
Committee on Education

INTRODUCTION OF RESOLUTION(S)

The following resolution was read by title and laid over one day under the
rules:
HJR18-1002 by Representative(s) McLachlan and Winter, Becker K.,
Bridges, Danielson, Duran, Foote, Garnett, Ginal, Hamner,
Hansen, Hooton, Jackson, Kennedy, McKean, Rankin,
Reyher, Roberts, Rosenthal, Thurlow, Young; also
Senator(s) Donovan, Court, Fenberg, Guzman, Kefalas,
Kerr, Merrifield, Scott, Todd, Zenzinger--Concerning the
outdoor recreation industry.

The following resolution was read by title and referred to the committee
indicated:
SJR18-003 by Senator(s) Baumgardner; also Representative(s) Arndt--
Concerning approval of water project revolving fund
eligibility lists administered by the Colorado water
resources and power development authority.
Committee on Agriculture, Livestock, & Natural Resources

On motion of Representative Weissman, the following bill(s) will be

On motion of Representative Weissman, the House adjourned until
9:00 a.m., January 23, 2018.

Approved:
CRISANTHA DURAN,
Speaker

Attest:
Marilyn Eddins,
Chief Clerk
Prayer by Father Louie Hotop, Arrupe Jesuit High School, Denver.

The Speaker called the House to order at 9:00 a.m.

Pledge of Allegiance led by David Acevedo, Arrupe Jesuit High School, Denver.

The roll was called with the following result:

Present--57.
Excused--Representative(s) Bridges, Danielson, Exum, Hamner, McKean, Singer, Van Winkle, Winter--8.
Present after roll call--Representative(s) Bridges, Hamner, Singer, Van Winkle, Winter.

The Speaker declared a quorum present.

On motion of Representative McLachlan, the reading of the journal of January 22, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

CONSIDERATION OF RESOLUTION(S)

HJR18-1002 by Representative(s) McLachlan and Winter, Becker K., Bridges, Danielson, Duran, Foote, Garnett, Ginal, Hamner, Hansen, Hooton, Jackson, Kennedy, McKean, Rankin, Reyher, Roberts, Rosenthal, Thurlow, Young; also Senator(s) Donovan, Court, Fenberg, Guzman, Kefalas, Kerr, Merrifield, Scott, Todd, Zenzinger--Concerning the outdoor recreation industry.

(Printed and placed in members' files.)

On motion of Representative Winter, the resolution was read at length and adopted by viva voce vote.

Co-sponsor(s) added: Representative Arndt, Beckman, Benavidez, Buckner, Carver, Coleman, Esgar, Gray, Herod, Kraft-Tharp, Landgraf, Lee, Lontine, Lundeen, Melton, Michaelson Jenet, Pabon, Pettersen, Salazar, Sias, Valdez, Van Winkle, Weissman, Willett, Wilson, Wist
On motion of Representative Foote, the House resolved itself into Committee of the Whole for consideration of General Orders, and he was called to act as Chair.

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GENERAL ORDERS--SECOND READING OF BILLS

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

(Amendments to the committee amendment are to the printed committee report which was printed and placed in the members' bill file.)

HB18-1022 by Representative(s) Sias and Kraft-Tharp; also Senator(s) Jahn and Neville T.--Concerning a requirement that the department of revenue issue a request for information for an electronic sales and use tax simplification system.

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

HB18-1038 by Representative(s) Valdez, Kennedy, Liston; also Senator(s) Coram and Donovan--Concerning establishing a continuing education requirement for professional land surveyors.


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

HB18-1031 by Representative(s) Melton and Ransom, Exum, Ginal, Valdez; also Senator(s) Cooke and Jones--Concerning employer entry into the fire and police pension association defined benefit system.

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

HB18-1116 by Representative(s) Rankin, Hamner, Young, Hansen; also Senator(s) Moreno, Lambert, Lundberg--Concerning measures authorizing the broadband deployment board to seek federal money earmarked for financing broadband deployment.

Ordered engrossed and placed on the Calendar for Third Reading and Final Passage.
ADOPTION OF COMMITTEE OF THE WHOLE REPORT

Passed Second Reading: HB18-1022, 1038 amended, 1031, 1116.

The Chairman moved the adoption of the Committee of the Whole Report. As shown by the following roll call vote, a majority of those elected to the House voted in the affirmative, and the Report was adopted.

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<td>Becker K.</td>
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APPOINTMENT(S)

The Speaker announced the following temporary committee appointments for January 23, 2018 only:
Public Health Care & Human Services
Representative Saine to replace Representative McKean
Representative Arndt to replace Representative Danielson
Representative McLachlan to replace Representative Michaelson Jenet

House in recess. House reconvened.

REPORT(S) OF COMMITTEE(S) OF REFERENCE

AGRICULTURE, LIVESTOCK, & NATURAL RESOURCES
After consideration on the merits, the Committee recommends the following:

HB18-1008 be amended as follows, and as so amended, be referred to the Committee on Finance with favorable recommendation:
Amend printed bill, page 5, line 26, after "(6)" insert "(a)".

Page 6, after line 3 insert:

"(b) The charge imposed pursuant to subsection (6)(a) of this section shall be transmitted to the state treasurer, who shall credit the amounts to the division of parks and wildlife aquatic nuisance species fund, created in section 33-10.5-108.".

Page 7, line 27, strike "(6)." and substitute "(6)(a).".

Page 11, line 6, strike "section 33-10.5-105 (2)(b)," and substitute "section 33-10.5-105 (2)(b) and (3)(c),".

FINANCE

After consideration on the merits, the Committee recommends the following:

HB18-1048 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 2, strike lines 10 through 12 and substitute "account". The income from said property and from the Hesperus account may be appropriated by the general assembly and used by the board of trustees first for tuition waivers at Fort Lewis college for qualified Indian".

Page 2, line 13, strike "pupils" and substitute "pupils, together with money appropriated for such tuition waivers granted for Indian pupils pursuant to section 23-52-105.".

Page 2, line 14, after "any" insert "remaining".

PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed:

HB18-1131, 1132, 1133, 1134.

MESSAGE FROM THE SENATE

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

SB18-036 Amended in General Orders as printed in the Senate Journal, January 22, 2018.

SB18-035 Amended in General Orders as printed in the Senate Journal, January 22, 2018.
SB18-034 Amended in General Orders as printed in the Senate Journal, January 22, 2018.

SB18-032 Amended in General Orders as printed in the Senate Journal, January 22, 2018.

SB18-030 Amended in General Orders as printed in the Senate Journal, January 22, 2018.

SB18-050 Amended in General Orders as printed in the Senate Journal, January 22, 2018.

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MESSAGE(S) FROM THE REVISOR

We herewith transmit:

without comment, as amended, SB18-030, 032, 034, 035, 036, and 050.

________________________

INTRODUCTION OF BILLS
First Reading

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

HB18-1135 by Representative(s) Kraft-Tharp and Wilson; also
Senator(s) Tate--Concerning the extension of the advanced
dustries export acceleration program.
Committee on Business Affairs and Labor
Committee on Appropriations

HB18-1136 by Representative(s) Pettersen, Buck, Kennedy, Singer;
also Senator(s) Priola and Jahn, Aguilar, Lambert, Tate--
Concerning treatment for individuals with substance use
disorders, and, in connection therewith, adding residential
and inpatient treatment to the Colorado medical assistance
program.
Committee on Public Health Care & Human Services

________________________

On motion of Representative Weissman, the House adjourned until
9:00 a.m., January 24, 2018.

CRISANTA DURAN, Speaker

Attest:
MARILYN EDDINS,
Chief Clerk
Prayer by the Reverend Cynthia Cearley, Retired minister, Denver.

The Speaker called the House to order at 9:00 a.m.

Pledge of Allegiance led by Isabella Robles, Arrupe Jesuit High School, Denver.

The roll was called with the following result:

Present--61.

Excused--Representative(s) Landgraf, McKean, Sias, Van Winkle--4.

Present after roll call--Representative(s) Sias, Van Winkle.

The Speaker declared a quorum present.

On motion of Representative McLachlan, the reading of the journal of January 23, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

THIRD READING OF BILL(S)--FINAL PASSAGE

The following bill(s) were considered on Third Reading. The title(s) were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

HB18-1022 by Representative(s) Sias and Kraft-Tharp; also Senator(s) Jahn and Neville T.--Concerning a requirement that the department of revenue issue a request for information for an electronic sales and use tax simplification system.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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HB18-1038 by Representative(s) Valdez, Kennedy, Liston; also Senator(s) Coram and Donovan--Concerning establishing a continuing education requirement for professional land surveyors.

Co-sponsor(s) added: Representative(s) Melton

HB18-1031 by Representative(s) Melton and Ransom, Exum, Ginal, Valdez; also Senator(s) Cooke and Jones--Concerning employer entry into the fire and police pension association defined benefit system.
The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
was declared **passed**.

<table>
<thead>
<tr>
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Co-sponsor(s) added: Representative(s) Arndt, Becker K., Coleman,
Covarrubias, Esgar, Gray, Hamner, Herod, Hooton, Jackson, McLachlan,
Michaelson Jenet, Pettersen, Roberts, Rosenthal, Salazar, Winter, Young,
Speaker

**HB18-1116** by Representative(s) Rankin, Hamner, Young, Hansen;
also Senator(s) Moreno, Lambert, Lundberg--Concerning
measures authorizing the broadband deployment board to
seek federal money earmarked for financing broadband
deployment.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
was declared **passed**.

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</table>
House Journal--15th Day--January 24, 2018

Co-sponsor(s) added: Representative(s) Arndt, Becker K., Bridges, Buckner, Danielson, Esgar, Exum, Garnett, Ginal, Gray, Herod, Hooton, Kennedy, Kraft-Tharp, Lee, Lontine, McLachlan, Melton, Michaelson Jenet, Pettersen, Roberts, Rosenthal, Singer, Valdez, Weissman, Willett, Winter, Speaker

House in recess. House reconvened.

REPORT(S) OF COMMITTEE(S) OF REFERENCE

JUDICIARY

After consideration on the merits, the Committee recommends the following:

HB18-1023 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 159, strike lines 25 through 27.
Page 160, strike lines 1 through 7 and substitute:

"SECTION 30. Act subject to petition - effective date. This act takes effect October 1, 2018; 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 2018 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor.".

HB18-1024 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 72, strike lines 12 through 21 and substitute:

"SECTION 23. Act subject to petition - effective date. This act takes effect October 1, 2018; 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 2018 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor.".
HB18-1025 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 234, strike lines 3 through 12 and substitute:

"SECTION 26. Act subject to petition - effective date. This act takes effect October 1, 2018; 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 2018 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor.".

HB18-1026 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend page 5, strike lines 14 through 23 and substitute:

"SECTION 6. Act subject to petition - effective date. This act takes effect October 1, 2018; 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 2018 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor.".

HB18-1027 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 58, strike lines 6 through 15 and substitute:

"SECTION 17. Act subject to petition - effective date. This act takes effect October 1, 2018; 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 2018 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor.".
HB18-1028 be referred to the Committee of the Whole with favorable recommendation.

HB18-1055 be postponed indefinitely.

HB18-1075 be referred to the Committee of the Whole with favorable recommendation.

PUBLIC HEALTH CARE & HUMAN SERVICES
After consideration on the merits, the Committee recommends the following:

HB18-1044 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 10, strike "and (3)" and substitute "(3), and (5)".

Page 3, after line 19 insert:
"(a.3) THE CHILD PROTECTION OMBUDSMAN, AS APPOINTED TO SUCH POSITION PURSUANT TO SECTION 19-3.3-102;".

Page 3, line 27, strike "SIXTEEN" and substitute "FIFTEEN".

Page 4, line 2, strike "EIGHT" and substitute "SEVEN".

Page 4, strike line 5.

Page 4, line 6, strike "prevention;" and substitute "health; domestic relations; child abuse prevention; INTIMATE PARTNER VIOLENCE;".

Page 5, after line 15 insert:
"(5) EXCEPT AS PROVIDED FOR IN SECTION 2-2-326, members shall serve without compensation but shall be entitled to reimbursement for actual and necessary expenses incurred in the performance of their duties.".

Page 8, line 2, strike "BOARD;" and substitute "BOARD, INCLUDING ALLOWABLE EXPENSES PURSUANT TO SECTION 19-3.5-104 (5);".

HB18-1049 be referred favorably to the Committee on Finance.

HB18-1068 be referred to the Committee of the Whole with favorable recommendation.
PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed:

HB18-1135, 1136.

MESSAGE FROM THE SENATE

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

SB18-019 and 020.

MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, SB18-019 and 020.
without comment, as amended, SB18-041.

INTRODUCTION OF BILLS

First Reading

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

HB18-1137 by Representative(s) McKean, Arndt, Hooton, Thurlow;
also Senator(s) Zenzinger, Martinez Humenik, Moreno, Tate--Concerning the scheduled repeal of reports to the general assembly, and, in connection therewith, continuing the requirements for reports by the department of transportation and the department of public safety.
Committee on State, Veterans, & Military Affairs

HB18-1138 by Representative(s) Arndt, Hooton, McKean, Thurlow;
also Senator(s) Zenzinger, Martinez Humenik, Moreno, Tate--Concerning standardizing public official oaths of office, and, in connection therewith, providing a uniform oath text and establishing requirements for taking, subscribing, administering, and filing public oaths of office.
Committee on State, Veterans, & Military Affairs

HB18-1139 by Representative(s) Hooton, Arndt, McKean, Thurlow;
also Senator(s) Zenzinger, Martinez Humenik, Moreno, Tate--Concerning the removal of outdated statutory references to repealed reporting requirements that were previously imposed on the parks and wildlife commission with regard to its rule-making authority to set fees.
Committee on Agriculture, Livestock, & Natural Resources
HB18-1140 by Representative(s) McKean, Arndt, Hooton, Thurlow;
also Senator(s) Moreno, Martinez Humenik, Tate,
Zenzinger--Concerning public official personal surety
bonds, and, in connection therewith, repealing obsolete
provisions and authorizing the purchase of insurance in
lieu of public official personal surety bonds.

Committee on State, Veterans, & Military Affairs

On motion of Representative KC Becker, the following bill(s) calendared
for General Orders, January 25, will be calendared for January 26, 2018:
HB18-1048.

On motion of Representative KC Becker the House adjourned until
9:00 a.m., January 25, 2018.

Approved:
CRISANTA DURAN,
Speaker

Attest:
MARI LYN EDDINS,
Chief Clerk
Prayer by Rabbi Joseph Black, Temple Emanuel, Denver.

The Speaker called the House to order at 9:00 a.m.

Pledge of Allegiance led by Sam Crabill, Lila Bunch, Margaret Doebele, Flora Silberman, Elementary School Students, Denver.

The roll was called with the following result:

Present--58.
Excused--Representative(s) Becker J., Exum, Landgraf, Liston, McKean, Saine, Singer--7.
Present after roll call--Representative(s) Becker J., Liston, Singer.

The Speaker declared a quorum present.

On motion of Representative McLachlan, the reading of the journal of January 24, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

House in recess. House reconvened.

REPORT(S) OF COMMITTEE(S) OF REFERENCE

AGRICULTURE, LIVESTOCK, & NATURAL RESOURCES
After consideration on the merits, the Committee recommends the following:
SJR18-003 be referred to the House for final action.

FINANCE
After consideration on the merits, the Committee recommends the following:
HB18-1035 be postponed indefinitely.
STATE, VETERANS, & MILITARY AFFAIRS
After consideration on the merits, the Committee recommends the following:

HB18-1030 be postponed indefinitely.

HB18-1087 be referred to the Committee of the Whole with favorable recommendation.

HB18-1106 be postponed indefinitely.

TRANSPORTATION & ENERGY
After consideration on the merits, the Committee recommends the following:

HB18-1016 be referred favorably to the Committee on Appropriations.

PRINTING REPORT
The Chief Clerk reports the following bills have been correctly printed: HB18-1137, 1138, 1139, 1140.

INTRODUCTION OF BILLS
First Reading
The following bills were read by title and referred to the committees indicated:

HB18-1141 by Representative(s) Hooton, Arndt, Thurlow, McKean; also Senator(s) Zenzinger, Martinez Humenik, Moreno, Tate--Concerning the removal of outdated references in statute to "early childhood care and education councils".

Committee on Education

HB18-1142 by Representative(s) Hooton and Thurlow, Arndt, McKean; also Senator(s) Martinez Humenik and Zenzinger, Moreno--Concerning modernizing language in statutory sections that refer to paupers.

Committee on Public Health Care & Human Services

HB18-1143 by Representative(s) Arndt and Thurlow, Hooton, McKean; also Senator(s) Moreno and Martinez Humenik, Zenzinger--Concerning the repeal of statutory provisions relating to sexually explicit materials harmful to children that were ruled unconstitutional by the Colorado supreme court.

Committee on Judiciary
The following resolutions were read by title and laid over one day under the rules:

**HJR18-1003** by Representative(s) Lontine and Carver; also Senator(s) Cooke and Kagan--Concerning recognition of Military, Veterans, and MIA/POW Appreciation Day.

**HJR18-1004** by Representative(s) Esgar and Reyher; also Senator(s) Garcia and Crowder--Concerning the fiftieth anniversary of the capture of the U.S.S. Pueblo by North Korea.

**HJR18-1005** by Representative(s) Jackson and Ransom; also Senator(s) Williams A. and Crowder--Concerning recognition of African-American veterans.
HJR18-1006 by Representative(s) Pabon and Covarrubias; also Senator(s) Martinez Humenik and Aguilar--Concerning recognition of the contributions of Latina/o veterans.

HJR18-1007 by Representative(s) Weissman and Sandridge; also Senator(s) Lambert and Todd--Concerning the role of Colorado in space and cyber defense.

HJR18-1008 by Representative(s) Lee and Sias; also Senator(s) Hill and Donovan--Concerning recognizing the positive impacts of adaptive sports programs on veterans in Colorado.

HJR18-1009 by Representative(s) Liston and Valdez, Neville P., Wilson, Buck, Pabon, Landgraf, Carver, Catlin, Coleman, Hansen, Hooton, Lebsock, McKean, Rankin, Reyher, Roberts, Sias; also Senator(s) Gardner and Garcia--Concerning the designation of the Fillmore Street bridge spanning Interstate 25 in Colorado Springs as the "Donald "Don" Stratton Bridge".

HJR18-1010 by Representative(s) Michaelson Jenet and Landgraf; also Senator(s) Coram and Court--Concerning recognition of military personnel from Colorado who have served around the world in the ongoing war against terrorism and honoring those who have died while serving the cause of freedom.

On motion of Representative Lontine, the House adjourned until 9:00 a.m., January 26, 2018.

Approved:
CRISANTA DURAN,
Speaker

Attest:
MARIlyn EDDINS,
Chief Clerk
Prayer by Colonel Paul Franz, Chaplain, Denver.

The Speaker called the House to order at 9:00 a.m.

Colors were posted by the Junior Reserved Officers Training Corps, John F. Kennedy High School.

The national anthem was sung by Sergeant David Morrill.

Pledge of Allegiance led by Civil Air Patrol Cadets, Lieutenant Colonel Hanna Christian, Home School, Lieutenant Colonel Jacob Olson, Arapahoe Community College.

The roll was called with the following result:

Present--61.

Excused--Representative(s) Carver, Danielson, Exum, Ginal--4.

The Speaker declared a quorum present.

On motion of Representative McLachlan, the reading of the journal of January 25, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

On motion of Representative Kennedy, the House resolved itself into Committee of the Whole for consideration of General Orders, and he was called to act as Chair.

GENERAL ORDERS--SECOND READING OF BILLS

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

(Amendments to the committee amendment are to the printed committee report which was printed and placed in the members' bill file.)
HB18-1048 by Representative(s) McLachlan; also Senator(s) Coram--
Concerning the expenditure of money from the Hesperus
account by the board of trustees of Fort Lewis college.

Amendment No. 1, Finance Report, dated January 22, 2018, and placed
in member's bill file; Report also printed in House Journal, January 23,
2018.

Amendment No. 2, by Representative(s) Pabon.

Amend the Finance Committee Report, dated January 22, 2018, page 1,
strike lines 1 through 8 and substitute:

"Amend printed bill, page 2, strike lines 10 through 13 and substitute
"account". The income from said property and from the Hesperus account
shall MAY be appropriated by the general assembly and used by the board
of trustees first for tuition waivers at Fort Lewis college for qualified
Indian pupils. Any moneys remaining after such use shall be applied
NATIVE AMERICAN STUDENTS TOGETHER WITH MONEY APPROPRIATED FOR
SUCH TUITION WAIVERS GRANTED FOR NATIVE AMERICAN STUDENTS
PURSUANT TO SECTION 23-52-105. THE BOARD"."

Page 1 of the committee report, after line 9 insert:

"Page 2 of the bill, after line 16 insert:
"SECTION 2. In Colorado Revised Statutes, 23-52-105, amend
(1)(b)(I) and (2) as follows:
23-52-105. Tuition fees - Native Americans. (1) (b) (I) On and
after September 1, 2002, the board of trustees shall fix tuition in
accordance with the level of cash fund appropriations set by the general
assembly for Fort Lewis college pursuant to section 23-1-104 (1)(b)(I),
subject to the restriction that all qualified Indian pupils shall NATIVE
AMERICAN STUDENTS MUST at all times be admitted to such college free
of charge for tuition and on terms of equality with other pupils STUDENTS.
The general assembly shall appropriate from the state general fund one
hundred percent of the moneys required for tuition for such
qualified Indian pupils NATIVE AMERICAN STUDENTS.

(2) Special programs may also be offered to assist Indian pupils
NATIVE AMERICAN STUDENTS to prepare for, begin, or continue their
college education at Fort Lewis college. Indian pupils shall not be
charged FORT LEWIS COLLEGE SHALL NOT CHARGE NATIVE AMERICAN
STUDENTS tuition for such programs. The size of any special programs
offered pursuant to this subsection (2) shall be limited by the facilities
and revenues available and by the level of appropriations set therefor by
the general assembly.".

Renumber succeeding section accordingly.".

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

HB18-1023 by Representative(s) Herod; also Senator(s) Gardner--
Concerning the nonsubstantive relocation of laws related
to legalized marijuana from title 12, Colorado Revised
Statutes, as part of the organizational recodification of title
12.

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

HB18-1024 by Representative(s) Lee; also Senator(s) Kagan, Cooke--Concerning the nonsubstantive relocation of laws related to the regulation of racing from title 12, Colorado Revised Statutes, to a new title 44 as part of the organizational recodification of title 12.


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

HB18-1026 by Representative(s) Herod; also Senator(s) Cooke and Gardner--Concerning the nonsubstantive relocation of the law creating the liquor enforcement division and state licensing authority cash fund from title 24, Colorado Revised Statutes, to a new title 44 as part of the organizational recodification of title 12.


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

HB18-1027 by Representative(s) Wist; also Senator(s) Kagan--Concerning the nonsubstantive relocation of laws related to the regulation of the lottery from title 24, Colorado Revised Statutes, to a new title 44 as part of the organizational recodification of title 12.


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

HB18-1028 by Representative(s) Kraft-Tharp and Wist; also Senator(s) Court and Tate--Concerning clarification of the standard required for applications for a court order to require compliance with investigations of deceptive trade practices.

Ordered engrossed and placed on the Calendar for Third Reading and Final Passage.
HB18-1075 by Representative(s) Lee and Herod, Foote, Willett, Wist; 
also Senator(s) Kagan and Cooke, Gardner, Guzman, 
Holbert--Concerning the enactment of Colorado Revised 
Statutes 2017 as the positive and statutory law of the state 
of Colorado.

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

HB18-1044 by Representative(s) Kraft-Tharp; also Senator(s) Priola--
Concerning the "Colorado Children's Trust Fund Act".

Laid over until January 29, retaining place on Calendar.

HB18-1068 by Representative(s) Ginal and Landgraf; also Senator(s) 
Crowder and Coram, Donovan, Martinez Humenik--
Concerning the elimination of "registered" in the title of a 
naturopathic doctor.

Laid over until January 29, retaining place on Calendar.

ADOPTION OF COMMITTEE OF THE WHOLE REPORT

Passed Second Reading: HB18-1048 amended, 1023 amended, 1024 

Laid over until date indicated retaining place on Calendar:

The Chairman moved the adoption of the Committee of the Whole 
Report. As shown by the following roll call vote, a majority of those 
elected to the House voted in the affirmative, and the Report was 
adopted.

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CONSIDERATION OF RESOLUTION(S)

The following resolution(s) were read at length:

HJR18-1003 by Representative(s) Lontine and Carver; also Senator(s) Cooke and Kagan--Concerning recognition of Military, Veterans, and MIA/POW Appreciation Day.

(Printed and placed in members' files.)

On motion of Representative Lontine, the resolution was adopted by viva voce vote.


HJR18-1004 by Representative(s) Esgar and Reyher; also Senator(s) Garcia and Crowder--Concerning the fiftieth anniversary of the capture of the U.S.S. Pueblo by North Korea.

(Printed and placed in members' files.)

On motion of Representative Esgar, the resolution was adopted by viva voce vote.


HJR18-1005 by Representative(s) Jackson and Ransom; also Senator(s) Williams A. and Crowder--Concerning recognition of African-American veterans.

(Printed and placed in members' files.)

On motion of Representative Jackson, the resolution was adopted by viva voce vote.

Current Roll Call added as co-sponsor(s): Representative(s) Arndt, Becker J., Becker K., Beckman, Benavidez, Bridges, Buck, Buckner, Catlin, Coleman, Covarrubias, Esgar, Everett, Foote, Garnett, Gray, Hamner, Hansen, Herod, Hooton, Humphrey, Kennedy, Kraft-Tharp, Landgraf, Lawrence, Lebsock, Lee,

**HJR18-1006** by Representative(s) Pabon and Covarrubias; also Senator(s) Martinez Humenik and Aguilar--Concerning recognition of the contributions of Latina/o veterans.

(Printed and placed in members' files.)

On motion of Representative Covarrubias, the resolution was **adopted** by **viva voce** vote.


**HJR18-1007** by Representative(s) Weissman and Sandridge; also Senator(s) Lambert and Todd--Concerning the role of Colorado in space and cyber defense.

(Printed and placed in members' files.)

On motion of Representative Weissman, the resolution was **adopted** by **viva voce** vote.


**HJR18-1008** by Representative(s) Lee and Sias; also Senator(s) Hill and Donovan--Concerning recognizing the positive impacts of adaptive sports programs on veterans in Colorado.

(Printed and placed in members' files.)

On motion of Representative Lee, the resolution was **adopted** by **viva voce** vote.

Current Roll Call added as co-sponsor(s): Representative(s) Arndt, Becker J., Becker K., Beckman, Benavidez, Bridges, Buck, Buckner, Catlin, Coleman, Covarrubias, Esgar, Everett, Foote, Garnett, Gray, Hamner, Hansen, Herod, Hooton, Humphrey, Jackson, Kennedy, Kraft-Tharp, Landgraf, Lawrence,

**HJR18-1009** by Representative(s) Liston and Valdez, Neville P., Wilson, Buck, Pabon, Landgraf, Carver, Catlin, Coleman, Hansen, Hooton, Lebsock, McKe, Rankin, Reyher, Roberts, Sias; also Senator(s) Gardner and Garca--Concerning the designation of the Fillmore Street bridge spanning Interstate 25 in Colorado Springs as the "Donald "Don" Stratton Bridge".

(Printed and placed in members' files.)

On motion of Representative Liston, the resolution was adopted by viva voce vote.

Current Roll Call added as co-sponsor(s): Representative(s) Arndt, Becker J., Becker K., Beckman, Behniquez, Bridges, Buckner, Covarrubias, Esqar, Everett, Foote, Garnett, Gray, Hamm, Herd, Humphrey, Jackson, Kennedy, Kraft-Tharp, Lawrence, Lee, Leonard, Lewis, Lontine, Lundeen, McKe, Melton, Michaelson Jenet, Pettersen, Ransom, Rosenthal, Saine, Salazar, Sandridge, Singer, Thurlow, Van Winkle, Weissman, Willett, Williams D., Winter, Wist, Young, Speaker.

**HJR18-1010** by Representative(s) Michaelson Jenet and Landgraf; also Senator(s) Coram and Court--Concerning recognition of military personnel from Colorado who have served around the world in the ongoing war against terrorism and honoring those who have died while serving the cause of freedom.

(Printed and placed in members' files.)

On motion of Representative Michaelson Jenet, the resolution was adopted by viva voce vote.


House in recess to allow all Legislators to speak on the Resolution(s).

House reconvened.
REPORT(S) OF COMMITTEE(S) OF REFERENCE

JUDICIARY
After consideration on the merits, the Committee recommends the following:

HB18-1010  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 7, strike "(a)".
Page 2, line 8, after "SHALL" insert "COLLECT RECIDIVISM DATA AND".
Page 2, line 9, strike "RATE AND EDUCATIONAL" and substitute "RATES AND THE EDUCATIONAL".
Page 2, strike lines 12 through 15 and substitute "COLLECTING THE RECIDIVISM DATA, THE DEPARTMENT SHALL INCLUDE ANY JUVENILE ADJUDICATION OR ADULT CONVICTION OF A CRIMINAL OFFENSE WITHIN THREE YEARS AFTER PAROLE DISCHARGE. NOTWITHSTANDING SECTION 24-1-136".
Page 2, line 16, strike "RATE" and substitute "DATA, RECIDIVISM RATES,".
Page 3, strike lines 3 through 6 and substitute "BETWEEN CRIMES THAT ARE INCLUDED AS A "CRIME" PURSUANT TO SECTION 24-4.1-302 (1) AND OTHER CRIMES.".

HB18-1029  be referred favorably to the Committee on Appropriations.

______________________________

PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed:
HB18-1141, 1142, 1143.

______________________________

MESSAGE FROM THE SENATE

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB18-044.
The Senate has passed on Third Reading and returns herewith:
HB18-1116.

______________________________
MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, **SB18-044**.
without comment, as amended, **SB18-025**.

INTRODUCTION OF BILLS
First Reading

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

**HB18-1144** by Representative(s) Thurlow, Arndt, Hooton, McKean;
also Senator(s) Tate, Martinez Humenik, Moreno, Zenzinger--Concerning certain publishing requirements for the department of revenue's "Disclosure of Average Taxes Paid" table.

Committee on Finance

**HB18-1145** by Representative(s) Hooton, Arndt, McKean, Thurlow;
also Senator(s) Moreno, Martinez Humenik, Zenzinger--Concerning the repeal of laws regulating ballot issue petition circulators that have been permanently enjoined from enforcement.

Committee on State, Veterans, & Military Affairs

**SB18-019** by Senator(s) Donovan and Coram, Baumgardner, Sonnenberg; also Representative(s) Hansen and Arndt, Esgar--Concerning an expansion of the duration for which the Colorado water resources and power development authority may make a loan under the authority's revolving loan programs.

Committee on Agriculture, Livestock, & Natural Resources

**SB18-020** by Senator(s) Garcia; also Representative(s) Esgar--Concerning mental health care professionals who are permitted to perform auricular acudetox.

Committee on Health, Insurance, & Environment

**SB18-041** by Senator(s) Coram and Baumgardner, Donovan, Jones, Sonnenberg; also Representative(s) Saine and Arndt, Esgar, Hansen, Willett--Concerning the ability of operators of sand and gravel mines to use water incidental to sand and gravel mining operations to mitigate the impacts of mining.

Committee on Agriculture, Livestock, & Natural Resources

**SB18-050** by Senator(s) Smallwood; also Representative(s) Coleman and Catlin--Concerning including staff of free-standing emergency facilities as part of Colorado's safe haven laws.

Committee on Health, Insurance, & Environment
LAY OVER OF CALENDAR ITEM(S)

On motion of Representative KC Becker, the following item(s) on the Calendar was laid over until January 29, retaining place on Calendar:

Consideration of Resolution(s)--SJR18-003.

On motion of Representative KC Becker, the House adjourned until 10:15 a.m., January 29, 2018.

Approved:
CRISANTA DURAN,
Speaker

Attest:
MARILYN EDDINS,
Chief Clerk
Prayer by the Reverend Brad Meuli, Denver Rescue Mission.

The Speaker Pro Tempore called the House to order at 10:15 a.m.


The roll was called with the following result:

Present--62.
Excused--Representative(s) Reyher, Winter, Speaker--3.

The Speaker Pro Tempore declared a quorum present.

On motion of Representative Michaelson Jenet, the reading of the journal of January 26, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

On motion of Representative Hansen, the House resolved itself into Committee of the Whole for consideration of General Orders, and he was called to act as Chair.

GENERAL ORDERS--SECOND READING OF BILLS

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

(Amendments to the committee amendment are to the printed committee report which was printed and placed in the members' bill file.)

**HB18-1044** by Representative(s) Kraft-Tharp; also Senator(s) Priola--Concerning the "Colorado Children's Trust Fund Act".

Amendment No. 2, by Representative(s) Kraft-Tharp and Pabon.

Amend printed bill, page 7, line 8, after "OTHER" insert "RELEVANT".

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

HB18-1068 by Representative(s) Ginal and Landgraf; also Senator(s) Crowder and Coram, Donovan, Martinez Humenik--Concerning the elimination of "registered" in the title of a naturopathic doctor.

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

HB18-1087 by Representative(s) Thurlow, Roberts; also Senator(s) Kagan and Coram--Concerning department of public safety authority to repeal rules relating to defunct boards.

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

ADOPTION OF COMMITTEE OF THE WHOLE REPORT

Passed Second Reading: HB18-1044 amended, 1068, 1087.

The Chairman moved the adoption of the Committee of the Whole Report. As shown by the following roll call vote, a majority of those elected to the House voted in the affirmative, and the Report was adopted.

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CONSIDERATION OF RESOLUTION(S)

SJR18-003 by Senator(s) Baumgardner; also Representative(s) Arndt--
Concerning approval of water project revolving fund
eligibility lists administered by the Colorado water
resources and power development authority.

(Printed and placed in members' files.)

On motion of Representative Arndt, the resolution was adopted by viva
voce vote.

Current Roll Call added as co-sponsor(s): Representative(s) Becker J.,
Becker K., Beckman, Benavidez, Bridges, Buck, Buckner, Carver, Catlin,
Coleman, Covarrubias, Danielson, Esgar, Everett, Exum, Foote, Garnett, Ginal,
Gray, Hamner, Hansen, Herod, Hooton, Humphrey, Jackson, Kennedy,
Kraft-Tharp, Landgraf, Lawrence, Lebsock, Lee, Leonard, Lewis, Liston,
Lontine, Lundeen, McKean, McLachlan, Melton, Michelson Jenet, Neville P.,
Pabon, Pettersen, Rankin, Ransom, Roberts, Rosenthal, Saine, Salazar,
Sandridge, Sias, Singer, Thurlow, Valdez, Van Winkle, Weissman, Willett,
Williams D., Wilson, Wist, Young.

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House in recess. House reconvened.

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PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed:
HB18-1144, 1145.

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SIGNING OF BILLS - RESOLUTIONS - MEMORIALS

The Speaker has signed: HB18-1116; SJM18-001.

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DELIVERY OF BILL TO GOVERNOR

The Chief Clerk of the House of Representatives reports the following
bill has been delivered to the Office of the Governor: HB18-1116 at
11:30 a.m. on January 29, 2018.

---------------------

MESSAGE FROM THE SENATE

The Senate has passed on Third Reading and transmitted to the Revisor
of Statutes:
SB18-015 Amended in General Orders as printed in Senate Journal,
SB18-014 Amended in General Orders as printed in Senate Journal,
MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, as amended, **SB18-014** and **015**.

MESSAGE(S) FROM THE GOVERNOR

I certify I received the following on the 29th day of January, 2018, at
3:00 p.m. The original is on file in the records of the House of
Representatives of the General Assembly.

Marilyn Eddins,
Chief Clerk of the House

January 29, 2018
House of Representatives
72nd General Assembly
State Capitol
Denver, CO 80203

Ladies and Gentlemen:

I have the honor to inform you that I have approved and will file
with the Secretary of State the following Acts:

**HB 18-1116** Concerning measures authorizing the broadband deployment
board to seek federal money earmarked for financing
broadband deployment.

Approved January 29, 2018 at 1:11 pm.

Sincerely,
(signed)
John W. Hickenlooper
Governor

LAY OVER OF CALENDAR ITEM(S)

On motion of Representative KC Becker, the following item(s) on the
Calendar were laid over until January 30, retaining place on Calendar:

Consideration of Third Reading--**HB18-1048, 1023, 1024, 1026, 1027, 1028, 1075**.

On motion of Representative KC Becker, the House adjourned until
9:00 a.m., January 30, 2018.

Approved:
CRISANTA DURAN,
Speaker

Attest:
MARILYN EDDINS,
Chief Clerk
Prayer by Father Louie Hotop, Arrupe Jesuit High School, Denver.

The Speaker called the House to order at 9:00 a.m.

Pledge of Allegiance led by Kamille Riley, Arrupe Jesuit High School, Denver.

The roll was called with the following result:

Present--59.
Excused--Representative(s) Buck, Buckner, Hooton, Lawrence, McKean, Sias--6.
Present after roll call--Representative(s) Buckner, Hooton, Lawrence, McKean.

The Speaker declared a quorum present.

On motion of Representative Michaelson Jenet, the reading of the journal of January 29, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

THIRD READING OF BILL(S)--FINAL PASSAGE

The following bill(s) were considered on Third Reading. The title(s) were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

HB18-1048 by Representative(s) McLachlan; also Senator(s) Coram--Concerning the expenditure of money from the Hesperus account by the board of trustees of Fort Lewis college.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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HB18-1023 by Representative(s) Herod; also Senator(s) Gardner--
Concerning the nonsubstantive relocation of laws related
to legalized marijuana from title 12, Colorado Revised Statutes, as part of the organizational recodification of title 12.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

HB18-1024 by Representative(s) Lee; also Senator(s) Kagan, Cooke--
Concerning the nonsubstantive relocation of laws related
to the regulation of racing from title 12, Colorado Revised Statutes, to a new title 44 as part of the organizational recodification of title 12.
The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Gray, Kraft-Tharp, Rosenthal

HB18-1026 by Representative(s) Herod; also Senator(s) Cooke and Gardner--Concerning the nonsubstantive relocation of the law creating the liquor enforcement division and state licensing authority cash fund from title 24, Colorado Revised Statutes, to a new title 44 as part of the organizational recodification of title 12.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Gray, Lee, Rosenthal
HB18-1027  by Representative(s) Wist; also Senator(s) Kagan--
Concerning the nonsubstantive relocation of laws related
to the regulation of the lottery from title 24, Colorado
Revised Statutes, to a new title 44 as part of the
organizational recodification of title 12.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
was declared passed.

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Co-sponsor(s) added: Representative(s) Lee, Neville P., Reyher, Rosenthal

HB18-1028  by Representative(s) Kraft-Tharp and Wist; also Senator(s)
Court and Tate--Concerning clarification of the standard
required for applications for a court order to require
compliance with investigations of deceptive trade
practices.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
was declared passed.

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HB18-1075 by Representative(s) Lee and Herod, Foote, Willett, Wist; also Senator(s) Kagan and Cooke, Gardner, Guzman, Holbert--Concerning the enactment of Colorado Revised Statutes 2017 as the positive and statutory law of the state of Colorado.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Bridges, Gray, Herod, Kennedy, Lee, Lontine, Pettersen, Reyher, Roberts, Rosenthal, Salazar

HB18-1044 by Representative(s) Kraft-Tharp; also Senator(s) Priola--Concerning the "Colorado Children's Trust Fund Act".

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Gray, Hansen, Rosenthal, Saine, Salazar, Valdez
HB18-1068 by Representative(s) Ginal and Landgraf; also Senator(s) Crowder and Coram, Donovan, Martinez Humenik--Concerning the elimination of "registered" in the title of a naturopathic doctor.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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<th>6</th>
<th>EXCUSED</th>
<th>4</th>
<th>ABSENT</th>
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Arndt Y Foote Y Leonard Y Rosenthal Y
Becker J. N Garnett Y Lewis N Saine Y
Becker K. Y Ginal Y Liston Y Salazar Y
Beckman Y Gray Y Lontine Y Sandridge Y
Benavidez Y Hamner Y Lundeen N Sias E
Bridges Y Hansen Y McKean Y Singer Y
Buck E Herod Y McLachlan Y Thurlow Y
Buckner E Hooton E Melton Y Valdez Y
Carver Y Humphrey Y Michaelson Jenet Y Van Winkle Y
Catlin Y Jackson Y Neville P. Y Weissman Y
Coleman Y Kennedy Y Pabon Y Willett N
Covarribias Y Kraft-Tharp Y Pettersen Y Williams D. Y
Danielson Y Landgraf Y Rankin Y Wilson Y
Esgar Y Lawrence Y Ransom Y Winter Y
Everett N Lebsock N Reyher N Wist Y
Exum Y Lee Y Roberts Y Young Y

Speaker Y

Co-sponsor(s) added: Representative(s) Becker K., Gray, Hamner, Reyher, Rosenthal, Singer, Van Winkle, Young

HB18-1087 by Representative(s) Thurlow, Roberts; also Senator(s) Kagan and Coram--Concerning department of public safety authority to repeal rules relating to defunct boards.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
On motion of Representative KC Becker, the following item(s) on the Calendar was laid over until January 31, retaining place on Calendar:

Consideration of General Orders--HB18-1010.

REPORT(S) OF COMMITTEE(S) OF REFERENCE

AGRICULTURE, LIVESTOCK, & NATURAL RESOURCES

After consideration on the merits, the Committee recommends the following:

HB18-1043 be postponed indefinitely.

HB18-1053 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 14 and substitute:

"(g)(I) "POINT OF COMPLIANCE" MEANS, EXCEPT AS PROVIDED IN SUBSECTION (1)(g)(II) OF THIS SECTION, A POINT, AS IDENTIFIED BY".
"(II) If reclaimed domestic wastewater is used for indoor nonpotable uses within a building where plumbing fixtures are accessible by the general public, "point of compliance" is at the location where water is delivered to the occupied premises."

Page 5, after line 21 insert:

"(3) All reclaimed domestic wastewater systems must be compliant with and installed in accordance with Article 58 of Title 12 and any rules promulgated pursuant to that article."

Renumber succeeding subsections accordingly.

Page 6, line 9, strike "SHALT" and substitute "MAY".

Page 6, strike line 24 and substitute:

"(d) The commission may promulgate rules more stringent than the standards and categories set forth in subsection (2) of this section only if the commission:

(I) Determines that the standards and categories set forth in subsection (2) of this section are not protective of public health; and

(II) Identifies:

(A) A documented incident of microbial disease that the commission determines has a reasonable potential to affect public health and for which the commission has identified as likely originating from reclaimed domestic wastewater; or

(B) A peer-reviewed published article that identifies a potential public health risk posed by the use of reclaimed domestic wastewater under the standards established in subsection (2) of this section.

(6) Following a public stakeholders process, the water quality control division may develop policy, guidance, or best management practices that are consistent with this section, as the division deems necessary to implement this section.

(7) In addition to the relief available under section 25-8-205 (7), the division may grant a user of reclaimed domestic"

Page 6, line 27, strike "(4)" and substitute "(5)".

Page 7, after line 3 insert:

"(9) Use of reclaimed domestic wastewater is allowed only in accordance with the terms and conditions of the decrees, contracts, and well permits applicable to the use of the source water rights or source water and any return flows therefrom.".

HB18-1069 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 10 and substitute:

"(f)(I) "POINT OF COMPLIANCE" MEANS, EXCEPT AS PROVIDED IN SUBSECTION (1)(f)(II) OF THIS SECTION, A POINT, AS IDENTIFIED BY THE".

Page 4, after line 15 insert:

"(II) IF RECLAIMED DOMESTIC WASTEWATER IS USED FOR INDOOR NONPOTABLE USES WITHIN A BUILDING WHERE PLUMBING FIXTURES ARE ACCESSIBLE BY THE GENERAL PUBLIC, "POINT OF COMPLIANCE" IS AT THE LOCATION WHERE WATER IS DELIVERED TO THE OCCUPIED PREMISES.".

Printed bill, page 5, strike line 18 and substitute:

"(A) MULTIFAMILY RESIDENTIAL STRUCTURES, ONLY IF THE TOILET AND URINAL INSTALLATIONS ARE CONDUCTED IN ACCORDANCE WITH ARTICLE 58 OF TITLE 12 AND RULES PROMULGATED PERSUANT TO THAT ARTICLE. ANY TOILET OR URINAL INSTALLATION MUST CONFORM TO ARTICLE 58 OF TITLE 12 AND RULES PROMULGATED PERSUANT TO THAT ARTICLE.".

Page 5, line 19, strike "STRUCTURES." and substitute "STRUCTURES, ONLY IF THE TOILET AND URINAL INSTALLATIONS ARE CONDUCTED IN ACCORDANCE WITH ARTICLE 58 OF TITLE 12 AND RULES PROMULGATED PERSUANT TO THAT ARTICLE. ANY TOILET OR URINAL INSTALLATION MUST CONFORM TO ARTICLE 58 OF TITLE 12 AND RULES PROMULGATED PERSUANT TO THAT ARTICLE.".

Page 5, strike line 20 and substitute:

"(3) (a) (I) ON OR BEFORE DECEMBER 31, 2019, AND EXCEPT AS PROVIDED IN SUBSECTION (3)(a)(II) OF THIS SECTION, THE COMMISSION".

Page 5, line 21, strike "SHALL" and substitute "MAY".

Page 5, after line 21 insert:

"(II) NOTWITHSTANDING SUBSECTION (3)(a)(I) OF THIS SECTION, THE STATE PLUMBING BOARD SHALL PROMULGATE RULES GOVERNING THE INSTALLATION AND INSPECTION OF TOILET AND URINAL SYSTEMS AND STRUCTURES FOR WHICH RECLAIMED DOMESTIC WASTEWATER IS USED PERSUANT TO SUBSECTION (2)(c)(IV) OF THIS SECTION.".

Page 6, strike line 9 and substitute:

"(d) THE COMMISSION MAY PROMULGATE RULES MORE STRINGENT THAN THE STANDARDS AND CATEGORIES SET FORTH IN SUBSECTION (2) OF THIS SECTION ONLY IF THE COMMISSION:

(I) DETERMINES THAT THE STANDARDS AND CATEGORIES SET FORTH IN SUBSECTION (2) OF THIS SECTION ARE NOT PROTECTIVE OF PUBLIC HEALTH; AND

(II) IDENTIFIES:

(A) A DOCUMENTED INCIDENT OF MICROBIAL DISEASE THAT THE COMMISSION DETERMINES HAS A REASONABLE POTENTIAL TO AFFECT PUBLIC HEALTH AND FOR WHICH THE COMMISSION HAS IDENTIFIED AS LIKELY ORIGINATING FROM RECLAIMED DOMESTIC WASTEWATER; OR
(B) A peer-reviewed published article that identifies a potential public health risk posed by the use of reclaimed domestic wastewater under the standards established in subsection (2) of this section.

(4) Following a public stakeholders process, the water quality control division may develop policy, guidance, or best management practices that are consistent with this section, as the division deems necessary to implement this section.

(5) In addition to the relief available under section 25-8-205 (6), the division may grant a user of reclaimed domestic".

Page 6, after line 15 insert:

"(6) Use of reclaimed domestic wastewater is allowed only in accordance with the terms and conditions of the decrees, contracts, and well permits applicable to the use of the source water rights or source water and any return flows therefrom."

Page 6, after line 23 insert:

"SECTION 5. In Colorado Revised Statutes, 12-58-104, amend (1) introductory portion; and add (1)(e.5) as follows: 12-58-104. Powers of board - fees - rules. (1) In addition to all other powers and duties conferred or imposed upon the board by this article, ARTICLE 58, the board is authorized and empowered to:

(e.5) Promulgate rules governing the installation and inspection of toilet and urinal systems and structures for which reclaimed domestic wastewater is used pursuant to section 25-8-205.7 (2)(c)(IV)."

Renumber succeeding section accordingly.

HB18-1073 be referred favorably to the Committee on Finance.

HB18-1093 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 10 and substitute:

"(f)(I) "Point of compliance" means, except as provided in subsection (1)(f)(II) of this section, a point, as identified by the".

Page 4, after line 15 insert:

"(II) If reclaimed domestic wastewater is used for indoor nonpotable uses within a building where plumbing fixtures are accessible by the general public, "point of compliance" is at the location where water is delivered to the occupied premises.".
Page 5, line 10, strike "(3)" and substitute "(4)".

Page 5, line 11, strike "CROPS;" and substitute "CROPS FOR COMMERCIAL USE;".

Page 5, line 17, strike "AND".

Page 5, strike line 18 and substitute:

"(III) RESIDENTIAL FIRE PROTECTION; AND

(IV) IF USED IN ACCORDANCE WITH SUBSECTION (3) OF THIS SECTION, IRRIGATION OF FOOD CROPS FOR NONCOMMERCIAL USE.

(3) ALL RECLAIMED DOMESTIC WASTEWATER SYSTEMS MUST BE COMPLIANT WITH AND INSTALLED IN ACCORDANCE WITH ARTICLE 58 OF TITLE 12 AND ANY RULES PROMULGATED PURSUANT TO THAT ARTICLE."

Renumber succeeding subsections accordingly.

Page 5, line 20, after "SECTION" insert "OR THE CATEGORY 3 STANDARD PURSUANT TO SUBSECTION (2)(c)(IV) OF THIS SECTION".

Page 5, line 26, strike "STANDARD" and substitute "AND CATEGORY 3 STANDARDS".

Page 6, line 6, strike "SHALL" and substitute "MAY".

Page 6, strike line 21 and substitute:

"(d) THE COMMISSION MAY PROMULGATE RULES MORE STRINGENT THAN THE STANDARDS AND CATEGORIES SET FORTH IN SUBSECTION (2) OF THIS SECTION ONLY IF THE COMMISSION:

(I) DETERMINES THAT THE STANDARDS AND CATEGORIES SET FORTH IN SUBSECTION (2) OF THIS SECTION ARE NOT PROTECTIVE OF PUBLIC HEALTH; AND

(II) IDENTIFIES:

(A) A DOCUMENTED INCIDENT OF MICROBIAL DISEASE THAT THE COMMISSION DETERMINES HAS A REASONABLE POTENTIAL TO AFFECT PUBLIC HEALTH AND FOR WHICH THE COMMISSION HAS IDENTIFIED AS LIKELY ORIGINATING FROM RECLAIMED DOMESTIC WASTEWATER; OR

(B) A PEER-REVIEWED PUBLISHED ARTICLE THAT IDENTIFIES A POTENTIAL PUBLIC HEALTH RISK POSEd BY THE USE OF RECLAIMED DOMESTIC WASTEWATER UNDER THE STANDARDS ESTABLISHED IN SUBSECTION (2) OF THIS SECTION.

(6) FOLLOWING A PUBLIC STAKEHOLDERS PROCESS, THE WATER QUALITY CONTROL DIVISION MAY DEVELOP POLICY, GUIDANCE, OR BEST MANAGEMENT PRACTICES THAT ARE CONSISTENT WITH THIS SECTION, AS THE DIVISION DEEMS NECESSARY TO IMPLEMENT THIS SECTION.

(7) IN ADDITION TO THE RELIEF AVAILABLE UNDER SECTION 25-8-205 (7), THE DIVISION MAY GRANT A USER OF RECLAIMED DOMESTIC"

Page 6, line 24, strike "(4)" and substitute "(5)".

Page 6, after line 27 insert:
"(8) USE OF RECLAIMED DOMESTIC WASTEWATER IS ALLOWED ONLY IN ACCORDANCE WITH THE TERMS AND CONDITIONS OF THE DECREES, CONTRACTS, AND WELL PERMITS APPLICABLE TO THE USE OF THE SOURCE WATER RIGHTS OR SOURCE WATER AND ANY RETURN FLOWS THEREFROM."

EDUCATION
After consideration on the merits, the Committee recommends the following:

HB18-1002 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend page 3, line 20, strike "IN" and substitute "BY".
Page 4, line 5, after "THE" insert "AREA SURROUNDING THE"
Page 4, after line 26 insert:

"(5) "RURAL CHARTER SCHOOL" MEANS A CHARTER SCHOOL THAT IS AUTHORIZED BY A RURAL SCHOOL DISTRICT PURSUANT TO PART 1 OF ARTICLE 30.5 OF THIS TITLE 22 OR AN INSTITUTE CHARTER SCHOOL THAT IS AUTHORIZED BY THE STATE CHARTER SCHOOL INSTITUTE PURSUANT TO PART 5 OF ARTICLE 30.5 OF THIS TITLE 22 AND IS LOCATED WITHIN A RURAL SCHOOL DISTRICT."

(6) "RURAL LOCAL EDUCATION PROVIDER" MEANS A RURAL SCHOOL DISTRICT, A RURAL CHARTER SCHOOL, OR A BOARD OF COOPERATIVE SERVICES THAT OPERATES A PUBLIC SCHOOL THAT IS LOCATED WITHIN A RURAL SCHOOL DISTRICT."

Renumber succeeding subsections accordingly.

Page 5, after line 4 insert:

"(8) "STIPEND" MEANS A TEACHING FELLOWSHIP STIPEND DISTRIBUTED TO A TEACHING FELLOW AS STATE-BASED FINANCIAL AID AS PROVIDED IN SECTION 23-3.9-206.".

Renumber succeeding subsections accordingly.

Page 5, lines 11 and 12, strike "school district" and substitute "local education provider".

Page 5, strike lines 23 and 24 and substitute "requirements. (1) THE GOVERNING BOARD OF A RURAL LOCAL EDUCATION PROVIDER MAY ENTER INTO AN AGREEMENT WITH AN"

Page 7, line 5, after "THE" insert "AREA SURROUNDING THE"

Page 8, line 11, after "EACH" insert "SELECTED".
Page 8, strike lines 13 and 14 and substitute:

"(II) DISBURSE THE STIPEND USING THE STANDARD METHODS FOR ALLOCATING STATE-BASED FINANCIAL AID; AND".

Page 9, line 24, strike "THE DEGREE TO WHICH EACH TEACHING FELLOW" and substitute "WHETHER THE TEACHING FELLOWS".

Page 10, strike line 22 and substitute ":(1) SUBJECT TO AVAILABLE APPROPRIATIONS, UP TO ONE HUNDRED TEACHING FELLOWS PER YEAR, SELECTED AS PROVIDED IN SUBSECTION (2) OF THIS SECTION,".

Page 10, line 23, strike "FELLOWSHIP.".

Page 10, line 25, strike "MONTHLY THROUGHOUT" and substitute "DURING".

Page 11, strike line 3 and substitute:

"(2) THE TEACHING FELLOWSHIP STIPENDS".

Page 11, line 11, after "BASED" insert "ON".

Page 11, line 13, after "SELECT" insert "UP TO".

Page 11, strike line 15 and substitute "RECEIVE THE STIPEND AND SHALL".

Page 11, line 20, strike "IN MONTHLY PAYMENTS".

Page 11, strike lines 22 through 26.

Page 12, line 5, after "AND" insert "UPON RECEIPT OF REPAYMENT".

Page 12, line 6, strike "ANY" and substitute "THE".

Strike "SCHOOL DISTRICTS" and substitute "LOCAL EDUCATION PROVIDERS" on: Page 3, lines 6, 7, 12; and Page 13, lines 3 and 11.

Strike "SCHOOL DISTRICT" and substitute "LOCAL EDUCATION PROVIDER" on: Page 3, lines 13, 16, 18, 21, 24, 25; Page 4, lines 3, 5, and 7; Page 5, lines 8 and 26; Page 6, lines 8, 10, 13, 17, 21, 24, 26, and 27; Page 7, lines 4, 6, 7, 12 and 13, 14, 17, and 25; Page 8, lines 1, 4, and 21; Page 9, lines 6, 11, 13, 14, 18, and 25; Page 10, lines 3, 6, 9 and 10, and 11; Page 11, line 13; and Page 12, lines 2 and 15.

Strike "SCHOOL DISTRICT's" and substitute "LOCAL EDUCATION PROVIDER's" on: Page 3, lines 22 and 23; Page 7, lines 19 and 26; and Page 10, line 18.

HB18-1005 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 2, strike lines 12 and 13.
Page 2, line 14, strike "AND" and substitute "MUST INCLUDE".

Page 2, line 15, strike "COURSES." and substitute "COURSES AND A STATEMENT INFORMING STUDENTS THAT THEY MAY SIGNIFICANTLY REDUCE THEIR COLLEGE EXPENSES, INCREASE THE LIKELIHOOD THAT THEY WILL COMPLETE COLLEGE, AND EARN MARKETABLE WORKFORCE SKILLS BY TAKING CONCURRENT ENROLLMENT COURSES.".

Page 2, line 20, strike "NOTICE" and substitute "NOTICE, WHICH NOTICE MAY BE SENT ELECTRONICALLY,".

HB18-1004 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 2, line 12, strike "2026." and substitute "2032.".

HB18-1049 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, line 101, strike "SERVICE'S" and substitute "SERVICES".

HB18-1079 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 13, after the period add "THE STATE DEPARTMENT-APPOINTED MEMBERS OF THE WORKS ALLOCATION COMMITTEE ARE NOT REQUIRED TO VOTE ON THE WORKS ALLOCATION COMMITTEE'S ANNUAL RECOMMENDATIONS. THE COUNTY-APPOINTED MEMBERS ON THE WORKS ALLOCATION COMMITTEE SHALL DRAFT THE ANNUAL RECOMMENDATIONS.".

SIGNING OF BILLS - RESOLUTIONS - MEMORIALS

The Speaker has signed: HJR18-1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010.

MESSAGE FROM THE SENATE

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

SB18-055 and 088.

SB18-060 Amended in General Orders as printed in Senate Journal,


The Senate has adopted and returns herewith: HJR18-1003, 1004, 1005, 1006, 1007, 1008, 1009, and 1010.

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MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, **SB18-055 and 088**.
without comment, as amended, **SB18-054 and 060**.

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On motion of Representative Kennedy, the House adjourned until 9:00 a.m., January 31, 2018.

Approved:
CRISANTA DURAN, Speaker

Attest:
MARILYN EDDINS,
Chief Clerk
Prayer by the Reverend Dr. Cynthia Cearley, Centennial.

The Speaker called the House to order at 9:00 a.m.

Pledge of Allegiance led by Aaron Vigil, Arrupe Jesuit High School, Denver.

The roll was called with the following result:

Present--58.
Excused--Representative(s) Buck, Buckner, Gray, Jackson, Salazar, Sias, Singer--7.
Present after roll call--Representative(s) Buckner, Jackson, Salazar, Singer.

The Speaker declared a quorum present.

On motion of Representative Michaelson Jenet, the reading of the journal of January 30, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

APPOINTMENT(S)

The Speaker announced the following temporary committee appointment(s) for January 31, 2018 only:

Transportation and Energy
Representative Willett to replace Representative Buck

Local Government
Representative Kraft-Tharp to replace Representative Gray
Representative Kennedy to replace Representative Coleman

Finance
Representative Melton to replace Representative Gray

House in recess. House reconvened.
REPORT(S) OF COMMITTEE(S) OF REFERENCE

BUSINESS AFFAIRS & LABOR
After consideration on the merits, the Committee recommends the following:

HB18-1096 be referred to the Committee of the Whole with favorable recommendation.

HEALTH, INSURANCE & ENVIRONMENT
After consideration on the merits, the Committee recommends the following:

HB18-1032 be referred to the Committee of the Whole with favorable recommendation.

JUDICIARY
After consideration on the merits, the Committee recommends the following:

HB18-1066 be referred to the Committee of the Whole with favorable recommendation.

PUBLIC HEALTH CARE & HUMAN SERVICES
After consideration on the merits, the Committee recommends the following:

HB18-1006 be amended as follows, and as so amended, be referred to the Committee on Finance with favorable recommendation:

Amend printed bill, page 2, strike lines 4 though 6 and substitute:

"SECTION 2. In Colorado Revised Statutes, amend 25-4-1002 as follows:"

Page 2, strike lines 9 through 26 and substitute:

"(a) RECENT NEWBORN SCREENING INNOVATIONS ARE CONSIDERED AMONG THE GREATEST PUBLIC HEALTH ACHIEVEMENTS OF THE TWENTY-FIRST CENTURY;
(b) SCIENTIFIC RESEARCH HAS DEMONSTRATED THAT NEWBORN SCREENING NOT ONLY SAVES LIVES AND IMPROVES DEVELOPMENTAL OUTCOMES BUT ALSO CONTRIBUTES TO COST SAVINGS FOR FAMILIES, HEALTH CARE SYSTEMS, AND THE STATE;
(c) NEWBORN SCREENING INCLUDES CONDITIONS FOR WHICH DIAGNOSIS AND TREATMENT MUST BE IMPLEMENTED IN A TIMELY MANNER IN ORDER TO ACHIEVE MAXIMUM BENEFIT FOR THE CHILD;
(d) NEWBORN SCREENING IS AN APPROPRIATE PUBLIC HEALTH FUNCTION TO PROVIDE NECESSARY EDUCATIONAL SERVICES TO HEALTH CARE PROVIDERS, FAMILIES, AND COMMUNITIES SO THAT APPROPRIATE RESOURCES AND INFORMATION ARE AVAILABLE;"
(e) Newborn screening is a public health function that identifies newborns at risk of certain conditions or hearing loss, as well as newborns who do not receive screening, and appropriately connects them to care;

(f) An effective newborn screening program is dependent upon a strong system of education and coordination among primary care providers, hospitals, specialty care providers, patient and family support organizations, public health laboratory staff, and public health professionals;

(a) (g) State policy regarding newborn screening and genetic counseling and education should be made with full public knowledge, in light of expert opinion, and should be constantly reviewed to consider changing medical knowledge and ensure full public protection;

(b) (h) Participation of persons in genetic counseling programs in this state should be wholly voluntary and that all information obtained from persons involved in such programs or in newborn screening programs in the state should be held strictly confidential.

(i) Hearing loss occurs in newborn infants more frequently than any other health condition for which newborn infant screening is required;

(j) Eighty percent of the language ability of a child is established by the time the child is eighteen months of age, and it is vitally important to support the healthy development of language skills;

(k) Early detection, early intervention, and treatment of hearing loss in a child are highly effective in facilitating a child's healthy development in a manner consistent with the child's age and cognitive ability;

(l) Children with hearing loss who do not receive early intervention and treatment frequently require special educational services, which, for the vast majority of children in the state with hearing needs, are publicly funded; and

(m) Appropriate testing and identification of newborn infants with hearing loss will facilitate early intervention and treatment and will therefore serve the public purposes of promoting the healthy development of children and reducing the need for additional public expenditures.".

Page 3, strike lines 1 through 25.

Page 9, lines 19 and 20, strike "and (9)" and substitute "(9), and (10)".

Page 11, line 15, strike "seven" and substitute "SEVEN NINE".

Page 11, line 23, after "HOSPITAL," insert "A REPRESENTATIVE FROM AN ORGANIZATION REPRESENTING CULTURALLY DEAF PERSONS, AN AMERICAN SIGN LANGUAGE EXPERT WHO HAS EXPERIENCE IN EVALUATION AND INTERVENTION OF INFANTS AND YOUNG CHILDREN,".

Page 13, strike lines 15 through 18 and substitute:

"(8) (a) The State Board of Health shall promulgate rules that require each of the following with information pertinent to this section to report the results of individual screening to the Department:"
(I) A BIRTHING FACILITY; OR

(II) ANOTHER FACILITY OR PROVIDER.

(b) The rules must include a requirement that the birthing facility include the results of the hearing screening in the electronic medical record of the newborn. The information system required in subsection (7) of this section must allow the results of outpatient rescreenings to be reported to the department and to the parent or guardian of the newborn.

(9) (a) The state board of health shall promulgate rules to establish and maintain appropriate follow-up services for newborns at risk of hearing loss as well as newborns who fail to receive screening. The follow-up services must include identification of newborns at risk for hearing loss, coordination among medical and audiology providers and families, connecting newborns to timely intervention, appropriate referrals to specialists for follow-up and diagnostic testing, and additional duties as determined by the department."

Renumber succeeding subsection accordingly.

Page 14, line 7, after the period add "The information gathered in accordance with this subsection (9)(d) does not restrict the department from performing follow-up services with newborns, their parents or guardians, and health care providers.".

HB18-1021 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 4, line 26, strike "DIVISION OF CHILD WELFARE" and substitute "OFFICE OF CHILDREN, YOUTH, AND FAMILIES".

Page 6, after line 13, insert:

"(6) The department of local affairs shall staff the task force using existing resources.".

Page 7, line 10, strike "SERVICE PROVIDERS" and substitute "A SERVICE PROVIDER".

Page 7, strike line 11 and substitute "HOMELESSNESS, IF SUCH SERVICE PROVIDER EXISTS WITHIN THE COUNTY, AND IF THE SERVICE PROVIDER'S PARTICIPATION IS RELEVANT TO THE PROGRAM.".

HB18-1064 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, strike "A" and substitute "AN EVIDENCE-BASED OR".
Page 2, line 24, strike "A" and substitute "AN EVIDENCE-BASED OR".

Page 3, lines 13 and 14, strike "INCLUDE A COMPONENT" and substitute "AWARD CREDIT".

INTRODUCTION OF BILLS
First Reading

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

HB18-1146 by Representative(s) Melton; also Senator(s) Coram--Concerning the continuation under the sunset law of the measurement standards law.
Committee on State, Veterans, & Military Affairs

HB18-1147 by Representative(s) Ginal and Ransom, Esgar, Roberts; also Senator(s) Coram--Concerning the continuation of the regulation of people who modify the weather, and, in connection therewith, implementing the sunset review recommendations of the department of regulatory agencies.
Committee on Health, Insurance, & Environment

HB18-1148 by Representative(s) Michaelson Jenet; also Senator(s) Crowder--Concerning the prohibition against a carrier requiring step therapy for covered persons with stage four advanced metastatic cancer.
Committee on Public Health Care & Human Services

HB18-1149 by Representative(s) Kennedy, Esgar, Ginal, Lontine; also Senator(s) Neville T.--Concerning continuation of the consumer insurance council.
Committee on Health, Insurance, & Environment

HB18-1150 by Representative(s) Buck, Neville P., Beckman, Sias, Everett, Rankin, Becker J., Carver, Catlin, Covarrubias, Humphrey, Landgraf, Lawrence, Leonard, Lewis, Liston, Lundeen, McKean, Ransom, Reyher, Saine, Sandridge, Thurlow, Van Winkle, Willett, Williams D., Wilson, Wist--Concerning a requirement that a local government that interferes with oil and gas operations compensate persons damaged by the interference.
Committee on State, Veterans, & Military Affairs

HB18-1151 by Representative(s) Arndt and Catlin; also Senator(s) Crowder--Concerning the authorization of deficit irrigation pilot projects approved by the Colorado water conservation board.
Committee on Agriculture, Livestock, & Natural Resources

HB18-1152 by Representative(s) Lawrence; also Senator(s) Cooke--Concerning making certain records of the state judicial department subject to the Colorado open records act.
Committee on State, Veterans, & Military Affairs
HB18-1153 by Representative(s) Becker J., Hansen; also Senator(s) Coram, Jahn--Concerning the conduct of appraisals of the value of property covered by property and casualty insurance, and, in connection therewith, specifying the qualifications and rules of conduct for appraisers and umpires engaged in the appraisal process.

Committee on Finance

HB18-1154 by Representative(s) Hooton--Concerning consumer protections relating to a solicitation to provide a copy of a public record for a fee.

Committee on Finance

HB18-1155 by Representative(s) Singer and Liston, Catlin, Ginal, Hooton, Pabon; also Senator(s) Martinez Humenik--Concerning the continuation of the physical therapy board, and, in connection therewith, implementing the recommendations contained in the 2017 sunset review and report by the department of regulatory agencies.

Committee on Public Health Care & Human Services

SB18-025 by Senator(s) Priola; also Representative(s) Coleman--Concerning modernization of election procedures for the urban drainage and flood control district to conform with the current requirements of state law.

Committee on Local Government

SB18-044 by Senator(s) Crowder; also Representative(s) Landgraf--Concerning the ability of private employers to give preference to veterans when making certain employment decisions.

Committee on State, Veterans, & Military Affairs

LAY OVER OF CALENDAR ITEM(S)

On motion of Representative Weissman, the following item(s) on the Calendar was laid over until February 1, retaining place on Calendar:

Consideration of General Orders--HB18-1010.

On motion of Representative Weissman, the House adjourned until 9:00 a.m., February 1, 2018.

Approved:
CRISANTA DURAN,
Speaker

Attest:
MARILYN EDDINS,
Chief Clerk
HOUSE JOURNAL
SEVENTY-FIRST GENERAL ASSEMBLY
STATE OF COLORADO
Second Regular Session

Twenty-third Legislative Day Thursday, February 1, 2018

Prayer by Rabbi Joseph Black, Temple Emanuel, Denver.

The Speaker called the House to order at 9:00 a.m.

Pledge of Allegiance led by Ryan Booker, Craig Middle School, Craig.

The roll was called with the following result:

Present--62.

Excused--Representative(s) Hansen, Saine, Sias--3.

The Speaker declared a quorum present.

On motion of Representative Michaelson Jenet, the reading of the journal of January 31, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

On motion of Representative Jackson, the House resolved itself into Committee of the Whole for consideration of General Orders, and she was called to act as Chair.

GENERAL ORDERS--SECOND READING OF BILLS

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

(Amendments to the committee amendment are to the printed committee report which was printed and placed in the members' bill file.)

HB18-1010 by Representative(s) Lee and Wilson--Concerning youth committed to the department of human services, and, in connection therewith, requiring the department to report certain data and adding members to the youth restraint and seclusion working group.

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

HB18-1005 by Representative(s) Pettersen and Becker J.--Concerning notice of postsecondary course enrollment options available to high school students.

Laid over until February 2, retaining place on Calendar.

HB18-1079 by Representative(s) Beckman; also Senator(s) Crowder--Concerning a requirement that the works allocation committee prepare annual recommendations for the use of the Colorado long-term works reserve.


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

ADOPTION OF COMMITTEE OF THE WHOLE REPORT

Passed Second Reading: HB18-1010 amended, 1079 amended.

Laid over until date indicated retaining place on Calendar:


The Chairman moved the adoption of the Committee of the Whole Report. As shown by the following roll call vote, a majority of those elected to the House voted in the affirmative, and the Report was adopted.

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House in recess. House reconvened.

REPORT(S) OF COMMITTEE(S) OF REFERENCE

EDUCATION

After consideration on the merits, the Committee recommends the following:

HB18-1095 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 "CONTINUOUS." and substitute "CONTINUOUS, BUT MUST HAVE OCCURRED WITHIN THE PREVIOUS SEVEN YEARS."

Page 2, after line 20 insert:

"SECTION 2. In Colorado Revised Statutes, 22-60.5-210, amend (3)(b)(I)(B); and add (3)(b)(III) as follows:

22-60.5-210. Types of special services licenses issued - term - definition. (3)(b)(I) The department of education may issue a professional special services license to any applicant from another state if:

(B) EXCEPT AS OTHERWISE PROVIDED IN SUBSECTION (3)(b)(III) OF THIS SECTION, the applicant has had at least three years of continuous, successful, evaluated experience as a special services provider in an established elementary or secondary school and can provide documentation of such experience on forms provided by the department.

(III) (A) IF THE APPLICANT IS A MILITARY SPOUSE, THE SPECIAL SERVICES PROVIDER EXPERIENCE REQUIRED PURSUANT TO SUBSECTION (3)(b)(I)(B) OF THIS SECTION NEED NOT BE CONTINUOUS, BUT MUST HAVE OCCURRED WITHIN THE PREVIOUS SEVEN YEARS.

(B) AS USED IN SUBSECTION (3)(b)(III)(A) OF THIS SECTION, "MILITARY SPOUSE" MEANS A SPOUSE OF AN ACTIVE DUTY MEMBER OF THE ARMED FORCES OF THE UNITED STATES WHO HAS BEEN TRANSFERRED OR IS SCHEDULED TO BE TRANSFERRED TO COLORADO, IS DOMICILED IN COLORADO, OR HAS MOVED TO COLORADO ON A PERMANENT CHANGE-OF-STATION BASIS."

Renumber succeeding section accordingly.
FINANCE
After consideration on the merits, the Committee recommends the following:

HB18-1008  be referred favorably to the Committee on Appropriations.

HB18-1013  be referred favorably to the Committee on Appropriations.

HB18-1100  be referred to the Committee of the Whole with favorable recommendation.

HB18-1101  be referred to the Committee of the Whole with favorable recommendation.

LOCAL GOVERNMENT
After consideration on the merits, the Committee recommends the following:

HB18-1054  be postponed indefinitely.

STATE, VETERANS, & MILITARY AFFAIRS
After consideration on the merits, the Committee recommends the following:

HB18-1033  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 13, after the period add "ELECTORS MAY TAKE THE LEAVE ONE TIME PRIOR TO OR ON THE DAY OF THE ELECTION AS FOLLOWS:"

Page 2, line 14, strike "(b)" and substitute "(I)"

Page 2, lines 15 and 16, strike "DESCRIBED IN SUBSECTION (1)(a) OF THIS SECTION"

Page 2, line 18, strike "OPEN." and substitute "OPEN; OR"

Page 2, line 19, strike "(c)" and substitute "(II)"

Page 2, line 20, strike "DESCRIBED IN SUBSECTION (1)(a) OF THIS SECTION"

Page 3, line 3, strike "(d)" and substitute "(b)"
Page 4, line 3, after "REPLACEMENT BALLOT," insert "IF APPLICABLE, ".

Page 4, line 6, after "LEAVE" insert "ONE TIME".

**HB18-1039** be referred to the Committee of the Whole with favorable recommendation.

**TRANSPORTATION & ENERGY**

After consideration on the merits, the Committee recommends the following:

**HB18-1042** be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend page 2, line 6, after "(1)" insert "BY JANUARY 31, 2019, ".

**PRINTING REPORT**

The Chief Clerk reports the following bills have been correctly printed:

**HB18-1146, 1147, 1148, 1149, 1150, 1151, 1152, 1153, 1154, 1155.**

**SIGNING OF BILLS--RESOLUTIONS--MEMORIALS**

The Speaker has signed: **SJR18-003.**

**INTRODUCTION OF BILLS**

**First Reading**

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

**HB18-1156** by Representative(s) Lee, Lundeen; also Senator(s) Holbert--Concerning limitations on penalties for truancy.

Committee on Judiciary

**HB18-1157** by Representative(s) Becker K. and Singer--Concerning increased reporting of oil and gas incidents.

Committee on Transportation & Energy

**SB18-014** by Senator(s) Cooke and Fields; also Representative(s) Wist and Herod--Concerning requiring the department of corrections to disclose the location of inmates who are relocated to facilities outside of the state.

Committee on Judiciary
SB18-015 by Senator(s) Gardner and Hill; also Representative(s) Williams D. and Liston--Concerning the "Protecting Homeowners and Deployed Military Personnel Act".

Committee on State, Veterans, & Military Affairs

SB18-088 by Senator(s) Gardner, Aguilar, Coram, Court, Crowder, Donovan, Fenberg, Fields, Garcia, Grantham, Guzman, Jahn, Jones, Kagan, Kefalas, Kerr, Martinez Humenik, Merrifield, Priola, Todd, Williams A., Zenzinger; also Representative(s) Becker K., Arndt, Bridges, Buckner, Coleman, Duran, Esgar, Exum, Foote, Garnett, Gray, Hamner, Hansen, Herod, Hooton, Kennedy, Lawrence, Lee, Lontine, Melton, Michaelson Jenet, Pabon, Pettersen, Rankin, Roberts, Rosenthal, Salazar, Singer, Thurlow, Weissman, Young--Concerning clarification that retail marijuana sales are subject to sales taxes levied by certain limited purpose governmental entities.

Committee on Finance

On motion of Representative Weissman, the House adjourned until 9:00 a.m., February 2, 2018.

Approved:
CRISANTA DURAN,
Speaker

Attest:
MARIlyn EDDINS,
Chief Clerk
Prayer by Former Representative Ken Summers, Timberline Church, Fort Collins.

The Speaker called the House to order at 9:00 a.m.

Pledge of Allegiance led by Dane Caldwell, Sophie Messer, Brown International School, Lucy Caldwell, Sam Messer, Skinner Middle School, Denver.

The roll was called with the following result:

Present--60.

Excused--Representative(s) Covarrubias, Hansen, Lewis, McLachlan, Reyher--5.

The Speaker declared a quorum present.

On motion of Representative Michaelson Jenet, the reading of the journal of February 1, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

THIRD READING OF BILL(S)--FINAL PASSAGE

The following bill(s) were considered on Third Reading. The title(s) were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

HB18-1010 by Representative(s) Lee and Wilson; also Senator(s) Coram--Concerning youth committed to the department of human services, and, in connection therewith, requiring the department to report certain data and adding members to the youth restraint and seclusion working group.

The question being "Shall the bill pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
HB18-1079

Concerning a requirement that the works allocation committee prepare annual recommendations for the use of the Colorado long-term works reserve.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Gray, Salazar
LAY OVER OF CALENDAR ITEM(S)

On motion of Representative KC Becker, the following item(s) on the Calendar were laid over until February 5, retaining place on Calendar:

Consideration of General Orders--HB18-1005, 1096, 1032, 1066.

House in recess. House reconvened.

REPORT(S) OF COMMITTEE(S) OF REFERENCE

BUSINESS AFFAIRS & LABOR

After consideration on the merits, the Committee recommends the following:

HB18-1105 be referred to the Committee of the Whole with favorable recommendation.

HEALTH, INSURANCE & ENVIRONMENT

After consideration on the merits, the Committee recommends the following:

HB18-1071 be referred to the Committee of the Whole with favorable recommendation.

HB18-1086 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 12, after the period add "IN ORDER TO OFFER A BACHELOR OF SCIENCE DEGREE IN NURSING PURSUANT TO THIS SUBSECTION (5), A COMMUNITY COLLEGE SHALL FOLLOW AND MEET THE CURRENT NURSING STANDARDS FOR THE STATE OF COLORADO. A COMMUNITY COLLEGE THAT OFFERS A BACHELOR OF SCIENCE DEGREE IN NURSING PURSUANT TO THIS SUBSECTION (5) SHALL SUBMIT AN ANNUAL REPORT TO THE DEPARTMENT OF HIGHER EDUCATION THAT INCLUDES THE FOLLOWING INFORMATION:

(a) THE NUMBER OF BACHELOR OF SCIENCE IN NURSING DEGREES AND THE NUMBER OF ASSOCIATE NURSING DEGREES, IF ANY, AWARDED;

(b) THE NUMBER OF NURSING PROGRAM GRADUATES WHO PASSED THE STATE NURSING LICENSURE EXAMINATION; AND

(c) THE TOTAL TUITION FOR A STUDENT TO COMPLETE THE COMMUNITY COLLEGE’S BACHELOR OF SCIENCE DEGREE IN NURSING PROGRAM.

SECTION 2. In Colorado Revised Statutes, 23-1-113.7, add (6) as follows:

23-1-113.7. Commission directive - nursing programs - employer-based gift and scholarship fund - legislative declaration -
reporting requirement. (6) Each state-supported institution of higher education that offers a bachelor of science degree in nursing shall submit an annual report to the department of higher education that includes the following information:
(a) The number of bachelor of science in nursing degrees and the number of associate nursing degrees, if any, awarded;
(b) The number of nursing program graduates who passed the state nursing licensure examination; and
(c) The total tuition for a student to complete the state-supported institution of higher education's bachelor of science degree in nursing program."

Renumber succeeding section accordingly.

JUDICIARY
After consideration on the merits, the Committee recommends the following:

HB18-1041 be referred to the Committee of the Whole with favorable recommendation.

HB18-1050 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 12, strike "TWENTY-FIRST" and substitute "TWENTY-SECOND".

HB18-1110 be postponed indefinitely.

STATE, VETERANS, & MILITARY AFFAIRS
After consideration on the merits, the Committee recommends the following:

HB18-1036 be postponed indefinitely.

PRINTING REPORT
The Chief Clerk reports the following bills have been correctly printed:
HB18-1156, 1157.
MESSAGE(S) FROM THE SENATE

The Senate has passed on Third Reading and transmitted to the Revisor
of Statutes:
SB18-105 and 076.
SB18-067 Amended in General Orders as printed in the Senate
SB18-069 Amended in General Orders as printed in the Senate

The Senate has adopted and transmits herewith: SJR18-004.

MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, **SB18-076 and 105**.
without comment, as amended, **SB18-067 and 069**.

INTRODUCTION OF BILLS
First Reading

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

**HB18-1158** by Representative(s) Hamner, Young, Rankin; also
Senator(s) Lambert, Lundberg, Moreno--Concerning a
supplemental appropriation to the department of
corrections.
Committee on Appropriations

**HB18-1159** by Representative(s) Hamner, Young, Rankin; also
Senator(s) Lambert, Lundberg, Moreno--Concerning a
supplemental appropriation to the department of
education.
Committee on Appropriations

**HB18-1160** by Representative(s) Hamner, Young, Rankin; also
Senator(s) Lambert, Lundberg, Moreno--Concerning a
supplemental appropriation to the offices of the governor,
lieutenant governor, and state planning and budgeting.
Committee on Appropriations

**HB18-1161** by Representative(s) Hamner, Young, Rankin; also
Senator(s) Lambert, Lundberg, Moreno--Concerning a
supplemental appropriation to the department of health
care policy and financing.
Committee on Appropriations
HB18-1162 by Representative(s) Hamner, Young, Rankin; also Senator(s) Lambert, Lundberg, Moreno--Concerning a supplemental appropriation to the department of human services.
Committee on Appropriations

HB18-1163 by Representative(s) Hamner, Young, Rankin; also Senator(s) Lambert, Lundberg, Moreno--Concerning a supplemental appropriation to the judicial department.
Committee on Appropriations

HB18-1164 by Representative(s) Hamner, Young, Rankin; also Senator(s) Lambert, Lundberg, Moreno--Concerning a supplemental appropriation to the department of personnel.
Committee on Appropriations

HB18-1165 by Representative(s) Hamner, Young, Rankin; also Senator(s) Lambert, Lundberg, Moreno--Concerning a supplemental appropriation to the department of public safety.
Committee on Appropriations

HB18-1166 by Representative(s) Hamner, Young, Rankin; also Senator(s) Lambert, Lundberg, Moreno--Concerning a supplemental appropriation to the department of regulatory agencies.
Committee on Appropriations

HB18-1167 by Representative(s) Hamner, Young, Rankin; also Senator(s) Lambert, Lundberg, Moreno--Concerning a supplemental appropriation to the department of revenue.
Committee on Appropriations

HB18-1168 by Representative(s) Hamner, Young, Rankin; also Senator(s) Lambert, Lundberg, Moreno--Concerning a supplemental appropriation to the department of state.
Committee on Appropriations

HB18-1169 by Representative(s) Hamner, Young, Rankin; also Senator(s) Lambert, Lundberg, Moreno--Concerning a supplemental appropriation to the department of the treasury.
Committee on Appropriations

HB18-1170 by Representative(s) Hamner, Young, Rankin; also Senator(s) Lambert, Lundberg, Moreno--Concerning funding for capital construction, and making supplemental appropriations in connection therewith.
Committee on Appropriations
HB18-1171 by Representative(s) Hamner, Young, Rankin; also
Senator(s) Lundberg, Lambert, Moreno--Concerning
adjustments in the amount of total program funding for
public schools for the 2017-18 budget year.

Committee on Appropriations

HB18-1172 by Representative(s) Young, Hamner, Rankin; also
Senator(s) Lambert, Lundberg, Moreno--Concerning
money allocated from an appropriation from the marijuana
tax cash fund to a designated managed service
organization to implement its community action plan.

Committee on Appropriations

HB18-1173 by Representative(s) Rankin, Hamner, Young; also
Senator(s) Lambert, Lundberg, Moreno--Concerning a
supplemental transfer of money from the general fund to
the information technology capital account of the capital
construction fund for the 2017-18 state fiscal year.

Committee on Appropriations

HB18-1174 by Representative(s) Arndt and Gray, Van Winkle, Winter;
also Senator(s) Priola--Concerning the continuation under
the sunset law of the board of mortgage loan originators,
and, in connection therewith, adopting the legislative
recommendations of the department of regulatory agencies
as contained in the department's sunset report.

Committee on Business Affairs and Labor

HB18-1175 by Representative(s) Kraft-Tharp and Thurlow; also
Senator(s) Gardner--Concerning the continuation under
the sunset law of the regulation of community association
managers by the director of the division of real estate, and,
in connection therewith, implementing the
recommendations contained in the 2017 sunset report of
the department of regulatory agencies.

Committee on Business Affairs and Labor

HB18-1176 by Representative(s) Lee and Wist, Benavidez, Carver,
Foote, Herod, Lundeen, Melton, Salazar, Willett; also
Senator(s) Cooke--Concerning continuation of the grant
program in the department of corrections to provide
funding to eligible community-based organizations that
provide reentry services to offenders, and, in connection
therewith, implementing the recommendations in the 2017
report of the department of regulatory agencies.

Committee on Judiciary

HB18-1177 by Representative(s) Michaelson Jenet; also Senator(s)
Fenberg and Coram--Concerning multiple approaches to
help prevent youth suicide.

Committee on Public Health Care & Human Services

HB18-1178 by Representative(s) Williams D., Humphrey, Everett,
Leonard, Lewis, Van Winkle, Covarrubias, Neville P.,
Beckman, Saine, Sandridge; also Senator(s) Lundberg and
Marble, Smallwood, Cooke, Holbert, Lambert, Neville T. -- Concerning holding Colorado governments accountable for creating sanctuary jurisdiction policies.

Committee on State, Veterans, & Military Affairs

HB18-1179 by Representative(s) Salazar, Melton -- Concerning a prohibition against price gouging on certain prescription drugs.

Committee on Health, Insurance, & Environment

HB18-1180 by Representative(s) Melton -- Concerning access by a mental health professional to the files of a regulatory board regarding a dismissed complaint filed against the mental health professional.

Committee on Public Health Care & Human Services

HB18-1181 by Representative(s) Liston, McKean, Wilson, Coleman; also Senator(s) Tate -- Concerning measures to expand the ability of nonresident electors to participate in the governance of special districts, and, in connection therewith, allowing nonresident electors who own taxable property within the special district to vote in special district elections and allowing such electors to serve on special district boards in a nonvoting capacity.

Committee on State, Veterans, & Military Affairs

HB18-1182 by Representative(s) Ginal and Landgraf; also Senator(s) Court and Coram -- Concerning a statewide system of advance directives.

Committee on Health, Insurance, & Environment

HB18-1183 by Representative(s) Hooton and Ransom, Beckman, Michaelson Jenet, Singer; also Senator(s) Baumgardner -- Concerning the continuation of the regulation of home food service plans pursuant to the "Sale of Meat Act", and, in connection therewith, implementing the department of regulatory agencies' sunset review recommendation to repeal the act.

Committee on Public Health Care & Human Services

HB18-1184 by Representative(s) Exum and Lawrence; also Senator(s) Aguilar and Gardner -- Concerning the creation of the Colorado next generation 911 board in the department of public safety.

Committee on Business Affairs and Labor

HB18-1185 by Representative(s) Kraft-Tharp and Wist; also Senator(s) Neville T. and Moreno -- Concerning changes to the state income tax apportionment statute based on the most recent multistate tax commission's uniform model of the uniform division of income for tax purposes act.

Committee on Business Affairs and Labor
HB18-1186 by Representative(s) Wilson and Reyher, Bridges, Buckner, Exum, Lee, McLachlan, Pettersen; also Senator(s) Marble--Concerning the continuation of the Colorado youth advisory council, and, in connection therewith, implementing the sunset review recommendations of the department of regulatory agencies.

Committee on Education

HB18-1187 by Representative(s) Buckner and Landgraf; also Senator(s) Cooke and Moreno--Concerning the lawful use of a prescription drug that contains cannabidiol that is approved by the United States food and drug administration.

Committee on Public Health Care & Human Services

HB18-1188 by Representative(s) Jackson, Winter, Bridges, Coleman, Ginal, Melton, Roberts, Salazar; also Senator(s) Hill, Zenzinger--Concerning authorization for the Colorado department of transportation to use location information from an electronic device.

Committee on Transportation & Energy

HB18-1189 by Representative(s) Pettersen and Sias; also Senator(s) Hill and Todd--Concerning pilot programs to expand effective teacher residency programs across the state.

Committee on Education

HB18-1190 by Representative(s) Esgar and McKean, Arndt, Becker K., Catlin, Covarrubias, Duran, Hansen, Hooton, Lawrence, Liston, McLachlan, Michaelson Jenet, Rankin, Reyher, Roberts, Rosenthal, Singer, Thurlow, Winter; also Senator(s) Tate and Garcia, Coram, Crowder, Donovan, Fenberg, Grantham, Martinez Humenik, Priola--Concerning modifications to the "Colorado Job Creation and Main Street Revitalization Act".

Committee on Finance

HB18-1191 by Representative(s) Winter; also Senator(s) Martinez Humenik and Kefalas--Concerning a local authority's ability to alter speed limits within the local authority's jurisdiction.

Committee on Transportation & Energy

HB18-1192 by Representative(s) Landgraf and Michaelson Jenet; also Senator(s) Coram--Concerning application assistance for persons seeking federal disability benefits.

Committee on Public Health Care & Human Services

HB18-1193 by Representative(s) Wilson and McLachlan--Concerning the advanced placement incentives pilot program.

Committee on Education
SB18-054 by Senator(s) Crowder, Jahn, Lundberg, Neville T.; also Representative(s) Liston--Concerning a limitation on the amount of an increase in fees assessed against assisted living residences by the department of public health and environment.

Committee on Public Health Care & Human Services

SB18-055 by Senator(s) Neville T.; also Representative(s) Van Winkle and Hooton, Ransom--Concerning the crimes against children surcharge in cases involving trafficking of children.

Committee on Judiciary

SB18-060 by Senator(s) Coram; also Representative(s) Hamner--Concerning protective orders in criminal cases.

Committee on Judiciary

On motion of Representative KC Becker, the House adjourned until 10:00 a.m., February 5, 2018.

Approved: CRISANTA DURAN, Speaker

Attest: MARILYN EDDINS, Chief Clerk
Prayer by the Reverend Brad Meuli, Denver Rescue Mission.

The Speaker called the House to order at 10:00 a.m.

Pledge of Allegiance led by Kaci Nohr, Eva Martinez, Aleighja Hamlet, Skylar Paloma Bowry, Studio School, Adams 12, Denver.

The roll was called with the following result:

Present--63.
Excused--Representative(s) McKean, Pabon--2.
Пresent after roll call--Representative(s) McKean, Pabon.

The Speaker declared a quorum present.

On motion of Representative Buck, the reading of the journal of February 2, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

On motion of Representative Kraft-Tharp, the House resolved itself into Committee of the Whole for consideration of General Orders, and she was called to act as Chair.

GENERAL ORDERS--SECOND READING OF BILLS

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

(Amendments to the committee amendment are to the printed committee report which was printed and placed in the members' bill file.)

HB18-1005 by Representative(s) Pettersen and Becker J.; also Senator(s) Priola--Concerning notice of postsecondary course enrollment options available to high school students.

Amendment No. 2, by Representative(s) Bridges.

Amend printed bill, page 2, lines 9 and 10, strike "which may include" and substitute "which may include INCLUDING".

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

HB18-1096 by Representative(s) Gray; also Senator(s) Priola--Concerning the eligibility of certain entities to apply for a special event permit to sell alcohol beverages.

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

HB18-1032 by Representative(s) Kennedy and Thurlow; also Senator(s) Fields and Tate--Concerning access to medical records from the department of public health and environment's EMS agency patient care database by health information organization networks.

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

HB18-1066 by Representative(s) Willett and Foote; also Senator(s) Cooke--Concerning clarifying that the law enforcement and defense counsel exemption for sexual exploitation of a child crime does not change the discovery procedures for sexually exploitative material.

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

HB18-1095 by Representative(s) Carver and Arndt; also Senator(s) Gardner and Todd--Concerning educator licenses issued to military spouses.

Amendment No. 1, Education Report, dated January 31, 2018, and placed in member's bill file; Report also printed in House Journal, February 1, 2018.

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

HB18-1100 by Representative(s) Hamner, Young, Rankin; also Senator(s) Lambert, Lundberg, Moreno--Concerning the continuous appropriation of money in the educator licensure cash fund.

Ordered engrossed and placed on the Calendar for Third Reading and Final Passage.
HB18-1101 by Representative(s) Hamner, Young, Rankin; also Senator(s) Lambert, Lundberg, Moreno--Concerning modification of the manner in which gross retail marijuana tax revenue that is transferred from the general fund to the state public school fund as required by current law is appropriated from the state public school fund.

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

HB18-1033 by Representative(s) Weissman; also Senator(s) Coram--Concerning the time in which employees are entitled to take leave to participate in elections.

Laid over until February 9, retaining place on Calendar.

HB18-1039 by Representative(s) Ransom, Coleman; also Senator(s) Gardner--Concerning changing regular special district elections to May of each odd-numbered year, and, in connection therewith, adjusting the length of terms served by directors elected in 2020 and 2022 in order to implement the new election schedule.

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

ADOPTION OF COMMITTEE OF THE WHOLE REPORT


Laid over until date indicated retaining place on Calendar:


The Chairman moved the adoption of the Committee of the Whole Report. As shown by the following roll call vote, a majority of those elected to the House voted in the affirmative, and the Report was adopted.

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</table>
INTRODUCTION AND CONSIDERATION OF RESOLUTION

On motion of Representative KC Becker, the rules were suspended and the following resolution was given immediate consideration.

SJR18-004 by Senator(s) Sonnenberg and Fields; also Representative(s) Lawrence--Concerning the designation of February 4 as "Missing Persons Day" in Colorado.

(Printed and placed in members' files).

On motion of Representative Lawrence, the resolution was read at length and adopted by viva voce vote.


House in recess. House reconvened.

PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed: HB18-1158, 1159, 1160, 1161, 1162, 1163, 1164, 1165, 1166, 1167, 1168, 1169, 1170, 1171, 1172, 1173, 1174, 1175, 1176, 1177, 1178, 1179, 1180, 1181, 1182, 1183, 1184, 1185, 1186, 1187, 1188, 1189, 1190, 1191, 1192, 1193.

MESSAGE FROM THE SENATE

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes: SB18-100 and 46.

MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, **SB18-046 and 100**.
without comment, as amended, **SB18-028**.

____________________

INTRODUCTION OF BILLS
First Reading

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

**HB18-1194** by Representative(s) Lewis, Beckman, Catlin, Covarrubias, Everett, Humphrey, Leonard, Neville P., Reyher, Saine, Van Winkle, Buck; also Senator(s) Sonnenberg and Marble, Cooke, Neville T., Scott, Smallwood--Concerning measures to protect the interests of landowners who create conservation easements on their property.
Committee on Health, Insurance, & Environment

**HB18-1195** by Representative(s) Pabon, Landgraf; also Senator(s) Tate, Gardner, Scott--Concerning the creation of a credit against the state income tax to promote contributions to nonprofit organizations engaged in the development of affordable housing for home ownership.
Committee on Finance
Committee on Appropriations

**HB18-1196** by Representative(s) Exum; also Senator(s) Todd--Concerning authorization to verify the disability of an applicant to the aid to the needy disabled program.
Committee on Public Health Care & Human Services

**HB18-1197** by Representative(s) Young--Concerning applying multiple measures of student success in evaluating performance within the elementary and secondary public education system.
Committee on Education

**HB18-1198** by Representative(s) Saine and Kraft-Tharp, Leonard, Winter; also Senator(s) Donovan and Smallwood, Neville T., Todd--Concerning the establishment of best practices for state boards and commissions.
Committee on Business Affairs and Labor

**HB18-1199** by Representative(s) Catlin, Covarrubias, Arndt, Becker J.; also Senator(s) Coram--Concerning a process for the ground water commission to use for approving aquifer storage-and-recovery plans, and, in connection therewith, requiring that the ground water commission promulgate rules governing its implementation of the process.
Committee on Agriculture, Livestock, & Natural Resources
HB18-1200 by Representative(s) Lundeen and Garnett; also Senator(s) Coram and Fields--Concerning cybercrime, and, in connection therewith, criminalizing using a computer to engage in prostitution of a minor, criminalizing skimming payment cards, and making changes to the penalty structure for cybercrime.

Committee on Judiciary

HB18-1201 by Representative(s) Thurlow; also Senator(s) Coram--Concerning a voter-approved revenue change to allow the state to retain and spend an amount equal to state severance tax revenues.

Committee on Finance
Committee on Appropriations

HB18-1202 by Representative(s) Garnett--Concerning an income tax credit for an employer related to an employee's paid leave of absence for the purpose of making an organ donation, and, in connection therewith, enacting the "Living Organ Donor Support Act".

Committee on Finance
Committee on Appropriations

HB18-1203 by Representative(s) Neville P., Humphrey, Everett, Saine, Leonard, Beckman, Liston, Lundeen, Wilson, Van Winkle, Reyher, Lewis, McKean, Wist, Covarrubias, Willett, Landgraf, Becker J., Catlin, Ransom, Sandridge, Williams D.; also Senator(s) Neville T., Holbert, Smallwood--Concerning a reduction of the state income tax rate.

Committee on State, Veterans, & Military Affairs
Committee on Appropriations

HB18-1204 by Representative(s) Beckman--Concerning measures to reduce the number of people who drive a vehicle without providing for financial responsibility.

Committee on Judiciary
Committee on Finance

HB18-1205 by Representative(s) Roberts, Willett; also Senator(s) Donovan, Crowder--Concerning a financial relief program to provide financial assistance to an individual earning a household income of not more than five hundred percent of the federal poverty line of which the individual spends more than twenty percent on health insurance premiums for individual health insurance purchased through the Colorado health benefit exchange.

Committee on Health, Insurance, & Environment
Committee on Appropriations

HB18-1206 by Representative(s) Humphrey, Everett, Neville P., Ransom, Leonard, Lewis, Van Winkle, Becker J., Lundeen, Saine, Sandridge, Willett, Williams D.; also
Senator(s) Lundberg, Marble, Baumgardner, Holbert, Lambert, Neville T., Priola, Sonnenberg--Concerning the establishment of the "Live and Let Live Act" in Colorado.

Committee on Judiciary

HB18-1207 by Representative(s) Kennedy and Rankin; also Senator(s) Moreno and Smallwood--Concerning hospital transparency measures required to analyze the efficacy of hospital delivery system reform incentive payments.

Committee on Health, Insurance, & Environment

HB18-1208 by Representative(s) Duran and Winter; also Senator(s) Martínez Humenik--Concerning the expansion of the income tax credit for child care expenses that is a percentage of a similar federal income tax credit.

Committee on Finance

HB18-1209 by Representative(s) Pettersen and Garnett--Concerning amendments to the state income tax deduction for contributions to a qualified 529 account to ensure that the state income tax deduction is not aligned with the changes in the federal "Tax Cuts and Jobs Act" of 2017 that allow tax-free distributions for elementary and secondary school expenses.

Committee on Education

HB18-1210 by Representative(s) Foote; also Senator(s) Cooke--Concerning peace officer status for the administrator of judicial security in the Colorado judicial department.

Committee on Judiciary

HB18-1211 by Representative(s) Wist and Foote; also Senator(s) Smallwood and Aguilar--Concerning controlling medicaid fraud.

Committee on Judiciary

HB18-1212 by Representative(s) Kennedy and Landgraf--Concerning the licensing of freestanding emergency departments.

Committee on Health, Insurance, & Environment

HB18-1213 by Representative(s) Leonard, Humphrey, Everett, Lundeen, Saine, McKean, Sias, Willett, Williams D.--Concerning a clarification that a candidate for school district director may declare a political party affiliation.

Committee on State, Veterans, & Military Affairs

HB18-1214 by Representative(s) Valdez and Catlin; also Senator(s) Sonnenberg--Concerning lease rates for telecommunications tower ground leases on state land managed by the state board of land commissioners in rural areas.

Committee on Business Affairs and Labor

Committee on Finance
HB18-1215 by Representative(s) Arndt--Concerning enhanced protections regarding the disposal of naturally occurring radioactive materials.
Committee on Health, Insurance, & Environment

HB18-1216 by Representative(s) Reyher--Concerning a special permit for youth to hunt light geese as members of a youth shooting sports organization.
Committee on State, Veterans, & Military Affairs

HB18-1217 by Representative(s) Van Winkle and Garnett; also Senator(s) Gardner--Concerning a temporary income tax credit for employers that make contributions to 529 qualified state tuition program accounts owned by their employees, and, in connection therewith, enacting the "Working Families College Savings Act".
Committee on Education
Committee on Finance

HB18-1218 by Representative(s) Carver and Melton; also Senator(s) Crowder and Todd--Concerning the definition of a charitable organization for purposes of state sales and use tax, and, in connection therewith, removing the limitation that a veterans' organization only gets the charitable organization exemption for purposes of sponsoring a special event, meeting, or other function in the state, so long as such event, meeting, or function is not part of the organization's regular activities in the state.
Committee on Finance
Committee on Appropriations

HB18-1219 by Representative(s) McKean, Saine, Landgraf; also Senator(s) Jahn--Concerning providing access to the Colorado benefits management system for providers of services pursuant to the program of all-inclusive care for the elderly.
Committee on Public Health Care & Human Services

HB18-1220 by Representative(s) Melton--Concerning a requirement that persons who deal in cryptocurrency be regulated under the laws regulating money transmitters.
Committee on Business Affairs and Labor
Committee on Finance

HB18-1221 by Representative(s) Leonard, Humphrey, Saine, Neville P., Van Winkle, Lewis, Beckman, Everett, McKean, Ransom, Williams D.; also Senator(s) Neville T.--Concerning the alignment of the state income tax deduction for contributions to a qualified 529 account with the changes in the federal "Tax Cuts and Jobs Act" of 2017 that allow tax-free distributions for kindergarten through twelfth grade school expenses.
Committee on Education
HB18-1222 by Representative(s) Becker J.--Concerning the systematic review of education programs enacted by the general assembly for the preschool through secondary public education system.

Committee on Education

HB18-1223 by Representative(s) Lebsock--Concerning declaring an autism epidemic in Colorado.

Committee on Health, Insurance, & Environment

HB18-1224 by Representative(s) Willett--Concerning the process that is due for the imposition of discipline that affects a person's ability to practice an occupation, and, in connection therewith, requiring the parties to submit to mediation.

Committee on State, Veterans, & Military Affairs

HB18-1225 by Representative(s) Humphrey, Everett, Ransom, Van Winkle, Lundeen, Neville P., Beckman, Lewis, Liston, Catlin, Landgraf, Leonard, McKean, Saine, Sandridge, Willett, Williams D., Wilson, Wist; also Senator(s) Lundberg, Marble, Smallwood, Baumgardner, Holbert, Lambert, Neville T., Priola, Sonnenberg--Concerning the protection of human life beginning at conception.

Committee on Health, Insurance, & Environment

HB18-1226 by Representative(s) Everett, Lundeen, Beckman, Lewis, Neville P., Saine, Van Winkle, Becker J., McKean, Ransom, Sandridge; also Senator(s) Smallwood--Concerning the review of degree programs offered by state institutions of higher education.

Committee on Education

HB18-1227 by Representative(s) Herod and Wist; also Senator(s) Cooke--Concerning the authority of the real estate commission to issue licenses for an initial period of less than three years.

Committee on Business Affairs and Labor

HB18-1228 by Representative(s) Everett, Lundeen, Lewis, Neville P., Saine, Van Winkle, Becker J., Beckman, Bridges, McKean, Melton, Pettersen, Ransom, Sandridge; also Senator(s) Garcia, Hill--Concerning increasing transparency in higher education statutes relating to military service.

Committee on Education

Senator(s) Neville T. and Smallwood--Concerning the joint committee of reference review of departmental budget requests as part of the "State Measurement for Accountable, Responsive, and Transparent (SMART) Government Act" hearings.

Committee on State, Veterans, & Military Affairs
Committee on Finance

HB18-1230 by Representative(s) Pabon; also Senator(s) Aguilar--Concerning the creation of a purple card program to allow persons who came to the United States without legal documentation to apply for legal work status in Colorado.

Committee on Judiciary

HB18-1231 by Representative(s) Benavidez, Buckner, Coleman, Herod, Hooton, Jackson, Lontine, Melton, Pettersen, Roberts, Rosenthal, Salazar, Singer, Weissman--Concerning the repeal of Columbus day as a legal holiday, and, in connection therewith, making election day a legal holiday.

Committee on Local Government

HB18-1232 by Representative(s) Young; also Senator(s) Coram and Kerr--Concerning the creation of a new public school funding distribution formula for the preschool through secondary public education system.

Committee on Education

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INTRODUCTION OF RESOLUTION

The following resolution was read by title and laid over one day under the rules:

HJR18-1011 by Representative(s) Exum; also Senator(s) Merrifield--Concerning the designation of U.S. Highway 85-87 from Interstate 25 to Comanche Village Drive as the "Reverend James H. McMearn Memorial Highway".

________________________

On motion of Representative KC Becker, the following bill(s) calendared for General Orders, February 6, will be calendared for February 9, 2018:

HB18-1086.

On motion of Representative KC Becker, the House adjourned until 9:00 a.m., February 6, 2018.

Approved:
CRISANTA DURAN,
Speaker

Attest:
MARILYN EDDINS,
Chief Clerk
HOUSE JOURNAL
SEVENTY-FIRST GENERAL ASSEMBLY
STATE OF COLORADO
Second Regular Session

Twenty-eighth Legislative Day Tuesday, February 6, 2018

Prayer by Father Louie Hotop, Arrupe Jesuit High School, Denver.

The Speaker called the House to order at 9:00 a.m.

Pledge of Allegiance led by Joey Conrad, Colorado State University, Fort Collins.

The roll was called with the following result:

Present--49.

Excused--Representative(s) Becker J, Beckman, Danielson, Everett, Foote, Garnett, Hamner, Hansen, Kraft-Tharp, Neville, Pabon, Rankin, Singer, Wilson, Winter, Young--16.

Present after roll call--Representative(s) Becker J, Beckman, Danielson, Everett, Garnett, Hamner, Hansen, Kraft-Tharp, Neville, Pabon, Rankin, Singer, Wilson, Winter, Young.

The Speaker declared a quorum present.

On motion of Representative McKean, the reading of the journal of February 5, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

THIRD READING OF BILL(S)--FINAL PASSAGE

The following bill(s) were considered on Third Reading. The title(s) were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

HB18-1005 by Representative(s) Pettersen and Becker J.; also Senator(s) Priola--Concerning notice of postsecondary course enrollment options available to high school students.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

Co-sponsor(s) added: Representative(s) Arndt, Coleman, Garnett, Hansen, Kraft-Tharp, Melton, Michaelson Jenet, Rosenthal, Valdez, Weissman, Wilson, Young, Speaker

HB18-1096 by Representative(s) Gray; also Senator(s) Priola--
Concerning the eligibility of certain entities to apply for a special event permit to sell alcohol beverages.
HB18-1032 by Representative(s) Kennedy and Thurlow; also Senator(s) Fields and Tate--Concerning access to medical records from the department of public health and environment's EMS agency patient care database by health information organization networks.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Becker K., Buckner, Esgar, Ginal, Gray, Jackson, Kraft-Tharp, Michaelson Jenet, Rosenthal, Singer

HB18-1066 by Representative(s) Willett and Foote; also Senator(s) Cooke--Concerning clarifying that the law enforcement and defense counsel exemption for sexual exploitation of a child crime does not change the discovery procedures for sexually exploitative material.

Laid over until February 7, retaining place on Calendar.

HB18-1095 by Representative(s) Carver and Arndt; also Senator(s) Gardner and Todd--Concerning educator licenses issued to military spouses.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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HB18-1100 by Representative(s) Hamner, Young, Rankin; also
Senator(s) Lambert, Lundberg, Moreno--Concerning the
continuous appropriation of money in the educator
licensure cash fund.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
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Co-sponsor(s) added: Representative(s) Bridges, Buckner, Catlin, Coleman,
Covarrubias, Danielson, Esgar, Exum, Garnett, Hansen, Herod, Jackson, Landgraf, Lebsock, Melton, Michaelson Jenet, Pabon, Pettersen, Rankin, Reyher, Rosenthal, Salazar, Valdez, Van Winkle, Weissman, Williams D., Wilson, Young, Speaker

HB18-1101 by Representative(s) Hamner, Young, Rankin; also
Senator(s) Lambert, Lundberg, Moreno--Concerning modification of the manner in which gross retail marijuana
tax revenue that is transferred from the general fund to the
state public school fund as required by current law is
appropriated from the state public school fund.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
was declared passed.

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<td>Co-sponsor(s) added: Representative(s) Becker K., Bridges, Buckner, Coleman, Esgar, Exum, Gray, Hansen, Hooton, Lee, McLachlan, Melton, Michaelson Jenet, Pettersen, Rosenthal, Valdez</td>
<td></td>
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</table>

HB18-1039 by Representative(s) Ransom, Coleman; also Senator(s) Gardner--Concerning changing regular special district elections to May of each odd-numbered year, and, in connection therewith, adjusting the length of terms served by directors elected in 2020 and 2022 in order to implement the new election schedule.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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LAY OVER OF CALENDAR ITEM(S)

On motion of Representative KC Becker, the following item(s) on the Calendar were laid over until February 7, retaining place on Calendar:

Consideration of General Orders--HB18-1105, 1071, 1041, 1050.

On motion of Representative KC Becker, the following item(s) on the Calendar were laid over until February 16, retaining place on Calendar:

Consideration of Resolution--HJR18-1011.

APPOINTMENT

The Speaker announced the following temporary committee appointment for February 6 only:

Judiciary
Representative Roberts to replace Representative Foote

INTRODUCTION OF BILL(S)
First Reading

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

HB18-1233 by Representative(s) Duran and Lawrence, Ransom--Concerning a consumer reporting agency's placement of a security freeze on the consumer report of a consumer who is under the charge of a representative at the request of the consumer's representative.

Committee on State, Veterans, & Military Affairs

House in recess. House reconvened.
REPORT(S) OF COMMITTEE(S) OF REFERENCE

AGRICULTURE, LIVESTOCK, & NATURAL RESOURCES
After consideration on the merits, the Committee recommends the following:

HB18-1139 be referred to the Committee of the Whole with favorable recommendation.

APPROPRIATIONS
After consideration on the merits, the Committee recommends the following:

HB18-1158 be referred to the Committee of the Whole with favorable recommendation.

HB18-1159 be referred to the Committee of the Whole with favorable recommendation.

HB18-1160 be referred to the Committee of the Whole with favorable recommendation.

HB18-1161 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 11, strike "PROJECTS 12, 12b, 13c" and substitute "PROJECTS 12, 12bm".

Page 10, line 6, strike "PROJECTS 13, 13b" and substitute "PROJECTS 13, 13b, 13cm".

Amend printed bill, page 24, line 13, in the ITEM & SUBTOTAL column strike "5,033,274" and substitute "5,033,274" and in the CASH FUNDS column strike "603,993(H)" and substitute "603,993(H)".

Page 24, strike line 14.

Page 25, line 2, in the ITEM & SUBTOTAL column strike "179,773,700" and substitute "179,773,700" and in the CASH FUNDS column strike "23,336,070" and substitute "23,336,070".

Page 25, strike line 3.

Page 25, line 4, in the TOTAL column strike "543,885,464" and substitute "543,885,464".

Page 25, strike line 5.

Page 25, line 11, strike "$601,577 $1,002,370" and substitute "$601,577".
Page 26, line 1, strike "$14,365,447 $23,582,412" and substitute "$14,365,447".

Page 34, line 11, in the TOTAL column strike "$10,302,707,049" and substitute "$10,293,089,291" and in the CASH FUNDS column strike "$1,234,421,095" and substitute "$1,224,803,337".

HB18-1162 be referred to the Committee of the Whole with favorable recommendation.

HB18-1163 be referred to the Committee of the Whole with favorable recommendation.

HB18-1164 be referred to the Committee of the Whole with favorable recommendation.

HB18-1165 be referred to the Committee of the Whole with favorable recommendation.

HB18-1166 be referred to the Committee of the Whole with favorable recommendation.

HB18-1167 be referred to the Committee of the Whole with favorable recommendation.

HB18-1168 be referred to the Committee of the Whole with favorable recommendation.

HB18-1169 be referred to the Committee of the Whole with favorable recommendation.

HB18-1170 be referred to the Committee of the Whole with favorable recommendation.

HB18-1172 be referred to the Committee of the Whole with favorable recommendation.

HB18-1171 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 4, after line 6 insert:

"SECTION 3. In Colorado Revised Statutes, 22-54-114, add (7) as follows:
22-54-114. State public school fund - repeal. (7) For the 2017-18 budget year, the state treasurer, before June 30, 2018, shall transfer from the general fund to the state public school fund thirty million seven hundred twenty-three thousand seven hundred ninety-one dollars.
SECTION 4. Appropriation to the department of education for the fiscal year beginning July 1, 2017. In Session Laws of Colorado 2017, section 2 of chapter 421, (SB 17-254), amend Part III (2)(A) and the affected totals, as the affected totals are amended by HB18-1159, as follows:

### PART III
DEPARTMENT OF EDUCATION

<table>
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<th>(2) ASSISTANCE TO PUBLIC SCHOOLS</th>
<th>(A) Public School Finance</th>
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<tr>
<td>Administration</td>
<td>1,764,489</td>
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<tr>
<td>State Share of Districts'</td>
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<tr>
<td>Total Program Funding</td>
<td>4,225,007,024</td>
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<tr>
<td>Hold-harmless Full-day Kindergarten Funding</td>
<td>8,183,726</td>
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<tr>
<td>District Per Pupil Reimbursements for Juveniles Held in Jail</td>
<td>10,000</td>
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<tr>
<td>At-risk Supplemental Aid</td>
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<tr>
<td>At-risk Per Pupil Additional Funding</td>
<td>5,000,000</td>
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<tr>
<td><strong>TOTAL</strong></td>
<td><strong>4,245,059,592</strong></td>
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$1,764,489$ $1,621,203$ (0.9 FTE) (17.0 FTE)

$3,000,088,997$ $923,068,333$ $201,849,694$ $228,639,156$

$8,183,726$ $8,190,991$ $8,183,726$ $8,190,991$

$5,094,358$ $5,000,000$ $5,094,358$ $5,000,000$

$4,141,132,533$
APPROPRIATION FROM

<table>
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<tr>
<th>ITEM &amp; SUBTOTAL</th>
<th>TOTAL</th>
<th>GENERAL FUND</th>
<th>GENERAL FUND EXEMPT</th>
<th>CASH FUNDS</th>
<th>REAPPROPRIATED FINDS</th>
<th>FEDERAL FUNDS</th>
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</table>

Of this amount, $83,329 shall be from the State Education Fund created in Section 17(4)(a) of Article IX of the State Constitution and $59,957 shall be from the Public Education Fund created in Section 39-22-4203(1), C.R.S. Pursuant to Section 17 (3) of Article IX of the State Constitution, appropriations from the State Education Fund are not subject to the limitation on fiscal year spending set forth in Section 20 of Article X of the State Constitution.

This amount shall be transferred from the State Share of Districts Total Program Funding line item appropriation in the Assistance to Public Schools section of this department.

This amount shall be from the General Fund Exempt Account created in Section 24-77-103.6(2), C.R.S.

Of this amount, $228,639,156 THIS AMOUNT shall be from the State Education Fund created in Section 17(4)(a) of Article IX of the State Constitution. and $73,210,538 shall be from the State Public School Fund created in Section 22-54-114(1), C.R.S. Pursuant to Section 17 (3) of Article IX of the State Constitution, appropriations from the State Education Fund are not subject to the limitation on fiscal year spending set forth in Section 20 of Article X of the State Constitution. Of the amount appropriated from the State Public School Fund, $64,813,020 is estimated to be from federal mineral leasing revenues transferred to the State Public School Fund pursuant to Sections 22-54-114(1) and 34-63-102, C.R.S., and $8,397,518 is estimated to be from interest and income earned on the investment of money in the Public School Fund that is credited to the State Public School Fund pursuant to Section 22-41-102(3)(f), C.R.S.

These amounts shall be from the State Education Fund created in Section 17(4)(a) of Article IX of the State Constitution. Pursuant to Section 17 (3) of Article IX of the State Constitution, appropriations from the State Education Fund are not subject to the limitation on fiscal year spending set forth in Section 20 of Article X of the State Constitution. Of the amount appropriated from the State Public School Fund, $64,813,020 is estimated to be from federal mineral leasing revenues transferred to the State Public School Fund pursuant to Sections 22-54-114(1) and 34-63-102, C.R.S., and $8,397,518 is estimated to be from interest and income earned on the investment of money in the Public School Fund that is credited to the State Public School Fund pursuant to Section 22-41-102(3)(f), C.R.S.

TOTALS PART III

<table>
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<th>ITEM &amp; SUBTOTAL</th>
<th>TOTAL</th>
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</table>

This amount shall be from the General Fund Exempt Account created in Section 24-77-103.6(2), C.R.S.

Of this amount, $3,927,869 contains an (I) notation.

Of this amount, $20,100,000 contains an (I) notation.

This amount contains an (I) notation.
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<th>ITEM &amp; SUBTOTAL</th>
<th>TOTAL</th>
<th>GENERAL FUND</th>
<th>GENERAL FUND EXEMPT</th>
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**FOOTNOTES** -- The following statements are referenced to the numbered footnotes throughout section 2.

2 6 Department of Education, Assistance to Public Schools, Public School Finance, State Share of Districts' Total Program Funding -- Pursuant to Section 22-35-108 (2)(a), C.R.S., the purpose of this footnote is to specify what portion of this appropriation is intended to be available for the Accelerating Students Through Concurrent Enrollment (ASCEIT) Program for FY 2017-18. It is the General Assembly's intent that the Department of Education be authorized to utilize up to $4,210,800 of this appropriation to fund qualified students designated as ASCENT Program participants. This amount is calculated based on an estimated 600 FTE participants funded at a rate of $7,018 per FTE pursuant to Section 22-54-104 (4.7), C.R.S."
Renumber succeeding section accordingly.

Page 1, line 102, strike "YEAR." and substitute "YEAR, AND, IN CONNECTION THEREWITH, MAKING AND REDUCING AN APPROPRIATION."

HB18-1173 be referred to the Committee of the Whole with favorable recommendation.

EDUCATION
After consideration on the merits, the Committee recommends the following:

HB18-1052 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 10, after the period add "A TWO-YEAR INSTITUTION OF HIGHER EDUCATION THAT FAILS TO AGREE OR DECLINE IN WRITING TO PROVIDE A CONCURRENT ENROLLMENT PROGRAM OR COURSE IN RESPONSE TO A WRITTEN REQUEST WITHIN FORTY-FIVE DAYS OF RECEIVING THE REQUEST SHALL BE DEEMED TO HAVE DECLINED TO PROVIDE THE PROGRAM OR COURSE.".

Page 4, after line 3 insert:

"(e) NOTHING IN THIS SUBSECTION (6) AFFECTS PROVISIONS CONTAINED IN ARTICLE 35 OF TITLE 22 RELATING TO THE TUITION RATE PAID FOR A CONCURRENT ENROLLMENT PROGRAM OR COURSE.".

HB18-1141 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, strike "18-____," and substitute "18-1141."

FINANCE
After consideration on the merits, the Committee recommends the following:

HB18-1006 be referred favorably to the Committee on Appropriations.
HB18-1144 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, strike "18-___," and substitute
"18-1144,"

SB18-088 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 18, strike "retroactive" and
substitute "retroactive, but not retrospective,"

Page 3, strike line 20.

Page 3, line 21, strike "retroactive" and substitute "retroactive, but not
retrospective,"

Page 3, line 26, strike "realized," and substitute "realized; and
(c) While the retroactive, but not retrospective, curative, and
remedial operation of this act establishes that the existing tax policy of the
state authorizing the affected special districts and other governmental
to levy sales tax on retail marijuana sales never changed,
notwithstanding the inadvertent and unintended effect that the enactment
of Senate Bill 17-267 had on the collection of such taxes, it would be
unfair and burdensome to sellers and purchasers of retail marijuana and
administratively impractical or impossible to recover sales tax that was
authorized to be levied on but was not actually collected on retail
marijuana sales occurring on and after July 1, 2017, but before the
effective date of this act."

Page 4, line 12, strike "On" and substitute "(a) Except as otherwise
provided in subsection (1)(b) of this section, on"

Page 4, after line 23 insert:
"(b) Any metropolitan district that levies sales tax as
authorized by section 32-1-1106 (1), health assurance district
that levies sales tax as authorized by section 32-19-112 (1), or
health service district that levies sales tax as authorized by
section 32-19-112 (1) may levy sales tax on retail sales of
marijuana upon which the retail marijuana sales tax is imposed
pursuant to section 39-28.8-202 regardless of whether or not the
district was levying sales tax on such sales before July 1, 2017."

Page 4, line 26, after "2017," insert "and the governing body of any
metropolitan district, health assurance district, or health
service district that is authorized by subsection (1)(b) of this
section to levy sales tax on retail marijuana sales."

Page 5, line 9, strike "This act applies" and substitute "The provisions of
this act that authorize the continued levying of sales tax on retail sales of
marijuana apply retroactively, but not retrospectively, curatively, and
remedially".
Page 5, line 10, strike "2017." and substitute "2017, but, notwithstanding that authorization, authorized sales taxes that were not actually collected on retail sales of marijuana occurring on and after July 1, 2017, but before the effective date of this act shall not be collected.".

PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed:
HB18-1194, 1195, 1196, 1197, 1198, 1199, 1200, 1201, 1202, 1203, 1204, 1205, 1206, 1207, 1208, 1209, 1210, 1211, 1212, 1213, 1214, 1215, 1216, 1217, 1218, 1219, 1220, 1221, 1222, 1223, 1224, 1225, 1226, 1227, 1228, 1229, 1230, 1231, 1232.

SIGNING OF BILLS--RESOLUTIONS--MEMORIALS

The Speaker has signed: SJR18-004.

MESSAGE(S) FROM THE SENATE

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB18-101.

The Senate has adopted and transmits herewith:
SJM18-004 Amended as printed in Senate Journal, February 6, 2018.

MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, SB18-101.

INTRODUCTION OF BILL
First Reading

The following bill was read by title and referred to the committee indicated:
HB18-1234 by Representative(s) Becker K. and Lundeen, Buckner, Carver, Coleman, Gray, Hansen, Herod, Jackson, Kraft-Tharp, Landgraf, McKean, Melton, Roberts, Rosenthal, Sias, Singer, Valdez, Van Winkle, Williams D., Wist; also Senator(s) Grantham, Guzman, Aguilar, Cooke, Fenberg, Gardner, Kagan, Kerr, Merrifield, Priola, Todd--Concerning clarification of the laws governing simulated gambling activity.
Committee on Business Affairs and Labor
INTRODUCTION OF MEMORIAL

The following memorial was read by title and laid over one day under the rules:

SJM18-004 by Senator(s) Garcia; also Representative(s) Esgar--Memorializing former Congressman Ray Kogovsek.

On motion of Representative Ginal, the following bill(s) will be calendared at the top of the General Orders calendar on February 7, 2018:

HB18-1158, 1159, 1160, 1161, 1162, 1163, 1164, 1165, 1166, 1167, 1168, 1169, 1170, 1171, 1172, 1173.

On motion of Representative Ginal, the House adjourned until 9:00 a.m., February 7, 2018.

Approved:
CRISANTA DURAN,
Speaker

Attest:
MARILYN EDDINS,
Chief Clerk
Prayer by the Reverend Dr. Cynthia Cearley, Centennial.

The Speaker called the House to order at 9:00 a.m.

Pledge of Allegiance led by Makenna Sturgeon, University of Colorado, Boulder.

The roll was called with the following result:

Present--63.

Excused--Representative(s) Pettersen, Van Winkle--2.

Present after roll call--Representative(s) Pettersen, Van Winkle.

The Speaker declared a quorum present.

On motion of Representative McKean, the reading of the journal of February 6, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

LAY OVER OF CALENDAR ITEM(S)

On motion of Representative KC Becker, the following item(s) on the Calendar was laid over until February 8, retaining place on Calendar:

Consideration of Third Reading--HB18-1066.

On motion of Representative Esgar, the House resolved itself into Committee of the Whole for consideration of General Orders, and she was called to act as Chair.

GENERAL ORDERS--SECOND READING OF BILLS

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

(Amendments to the committee amendment are to the printed committee report which was printed and placed in the members' bill file.)
HB18-1159 by Representative(s) Hamner, Young, Rankin; also Senator(s) Lambert, Lundberg, Moreno--Concerning a supplemental appropriation to the department of education.

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

HB18-1160 by Representative(s) Hamner, Young, Rankin; also Senator(s) Lambert, Lundberg, Moreno--Concerning a supplemental appropriation to the offices of the governor, lieutenant governor, and state planning and budgeting.

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

HB18-1161 by Representative(s) Hamner, Young, Rankin; also Senator(s) Lambert, Lundberg, Moreno--Concerning a supplemental appropriation to the department of health care policy and financing.

Amendment No. 1, Appropriations Report, dated February 6, 2018, and placed in member's bill file; Report also printed in House Journal, February 6, 2018.

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

HB18-1162 by Representative(s) Hamner, Young, Rankin; also Senator(s) Lambert, Lundberg, Moreno--Concerning a supplemental appropriation to the department of human services.

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

HB18-1163 by Representative(s) Hamner, Young, Rankin; also Senator(s) Lambert, Lundberg, Moreno--Concerning a supplemental appropriation to the judicial department.

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

HB18-1164 by Representative(s) Hamner, Young, Rankin; also Senator(s) Lambert, Lundberg, Moreno--Concerning a supplemental appropriation to the department of personnel.

Ordered engrossed and placed on the Calendar for Third Reading and Final Passage.
HB18-1165 by Representative(s) Hamner, Young, Rankin; also Senator(s) Lambert, Lundberg, Moreno--Concerning a supplemental appropriation to the department of public safety.

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

HB18-1166 by Representative(s) Hamner, Young, Rankin; also Senator(s) Lambert, Lundberg, Moreno--Concerning a supplemental appropriation to the department of regulatory agencies.

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

HB18-1167 by Representative(s) Hamner, Young, Rankin; also Senator(s) Lambert, Lundberg, Moreno--Concerning a supplemental appropriation to the department of revenue.

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

HB18-1168 by Representative(s) Hamner, Young, Rankin; also Senator(s) Lambert, Lundberg, Moreno--Concerning a supplemental appropriation to the department of state.

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

HB18-1169 by Representative(s) Hamner, Young, Rankin; also Senator(s) Lambert, Lundberg, Moreno--Concerning a supplemental appropriation to the department of the treasury.

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

HB18-1170 by Representative(s) Hamner, Young, Rankin; also Senator(s) Lambert, Lundberg, Moreno--Concerning funding for capital construction, and making supplemental appropriations in connection therewith.

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

HB18-1171 by Representative(s) Hamner, Young, Rankin; also Senator(s) Lundberg, Lambert, Moreno--Concerning adjustments in the amount of total program funding for public schools for the 2017-18 budget year.
Amendment No. 1, by Representative(s) Pettersen.

Strike the Appropriations Committee Report, dated February 6, 2018, and substitute:

"Amend printed bill, page 2, line 16, strike "the average".

Page 2, strike line 17 and substitute "total program funding at the level".

Page 3, strike lines 21 and 22 and substitute "HUNDRED THIRTY-FOUR MILLION SEVEN HUNDRED SIXTY-TWO THOUSAND FOUR HUNDRED EIGHTY-SEVEN DOLLARS ($6,634,762,487); except".

Page 4, after line 6 insert:
SECTION 3. Appropriation to the department of education for the fiscal year beginning July 1, 2017. In Session Laws of Colorado 2017, section 2 of chapter 421, (SB 17-254), amend Part III (2)(A) and the affected totals, as the affected totals are amended by HB18-1159, as follows:

PART III
DEPARTMENT OF EDUCATION

(2) ASSISTANCE TO PUBLIC SCHOOLS

(A) Public School Finance

Administration 1,764,489

State Share of Districts’ Total Program Funding 4,225,007,024 3,000,088,997 923,068,333c 301,849,694d 4,128,106,578

Hold-harmless Full-day Kindergarten Funding 8,183,726 8,187,782

District Per Pupil Reimbursements for Juveniles Held in Jail 10,000 10,000e

At-risk Supplemental Aid 5,094,358 5,094,358f

At-risk Per Pupil Additional Funding 5,000,000 5,000,000f

4,245,059,592

4,148,163,207
Of this amount, $83,329 shall be from the State Education Fund created in Section 17 (4)(a) of Article IX of the State Constitution and $59,957 shall be from the Public Education Fund created in Section 39-22-4203 (1), C.R.S. Pursuant to Section 17 (3) of Article IX of the State Constitution, appropriations from the State Education Fund are not subject to the limitation on fiscal year spending set forth in Section 20 of Article X of the State Constitution.

This amount shall be transferred from the State Share of Districts' Total Program Funding line item appropriation in the Assistance to Public Schools section of this department.

This amount shall be from the General Fund Exempt Account created in Section 24-77-103.6 (2), C.R.S.

Of this amount, $228,639,156 $144,604,784 shall be from the State Education Fund created in Section 17 (4)(a) of Article IX of the State Constitution and $73,210,538 $60,344,464 shall be from the State Public School Fund created in Section 22-54-114 (1), C.R.S. Pursuant to Section 17 (3) of Article IX of the State Constitution, appropriations from the State Education Fund are not subject to the limitation on fiscal year spending set forth in Section 20 of Article X of the State Constitution. Of the amount appropriated from the State Public School Fund, $64,813,020 $51,946,946 is estimated to be from federal mineral leasing revenues transferred to the State Public School Fund pursuant to Sections 22-54-114 (1) and 34-63-102, C.R.S., and $8,397,518 is estimated to be from interest and income earned on the investment of money in the Public School Fund that is credited to the State Public School Fund pursuant to Section 22-41-102 (3)(f), C.R.S.

These amounts shall be from the General Fund Exempt Account created in Section 17 (4)(a) of Article IX of the State Constitution. Pursuant to Section 17 (3) of Article IX of the State Constitution, appropriations from the State Education Fund are not subject to the limitation on fiscal year spending set forth in Section 20 of Article X of the State Constitution.

These amounts shall be from the State Public School Fund created in Section 22-54-114 (1), C.R.S., from interest and income earned on the investment of money in the Public School Fund that is credited to the State Public School Fund pursuant to Section 22-41-102 (3)(f), C.R.S.

TOTALS PART III

(EDUCATION)

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<th>ITEM &amp; SUBTOTAL</th>
<th>TOTAL</th>
<th>GENERAL FUND</th>
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<th>CASH FUNDS</th>
<th>REAPPROPRIATED FINDS</th>
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This amount shall be from the General Fund Exempt Account created in Section 24-77-103.6 (2), C.R.S.

Of this amount, $3,927,869 contains an (I) notation.

Of this amount, $20,100,000 contains an (I) notation.

This amount contains an (I) notation.
FOOTNOTES -- The following statements are referenced to the numbered footnotes throughout section 2.

Department of Education, Assistance to Public Schools, Public School Finance, State Share of Districts' Total Program Funding -- Pursuant to Section 22-35-108 (2)(a), C.R.S., the purpose of this footnote is to specify what portion of this appropriation is intended to be available for the Accelerating Students Through Concurrent Enrollment (ASCENT) Program for FY 2017-18. It is the General Assembly's intent that the Department of Education be authorized to utilize up to $4,218,000 of this appropriation to fund qualified students designated as ASCENT Program participants. This amount is calculated based on an estimated 600 FTE participants funded at a rate of $7,030 per FTE pursuant to Section 22-54-104 (4.7), C.R.S.".

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Department of Education, Assistance to Public Schools, Public School Finance, State Share of Districts' Total Program Funding -- Pursuant to Section 22-35-108 (2)(a), C.R.S., the purpose of this footnote is to specify what portion of this appropriation is intended to be available for the Accelerating Students Through Concurrent Enrollment (ASCENT) Program for FY 2017-18. It is the General Assembly's intent that the Department of Education be authorized to utilize up to $4,218,000 of this appropriation to fund qualified students designated as ASCENT Program participants. This amount is calculated based on an estimated 600 FTE participants funded at a rate of $7,030 per FTE pursuant to Section 22-54-104 (4.7), C.R.S.".

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FOOTNOTES -- The following statements are referenced to the numbered footnotes throughout section 2.

Department of Education, Assistance to Public Schools, Public School Finance, State Share of Districts' Total Program Funding -- Pursuant to Section 22-35-108 (2)(a), C.R.S., the purpose of this footnote is to specify what portion of this appropriation is intended to be available for the Accelerating Students Through Concurrent Enrollment (ASCENT) Program for FY 2017-18. It is the General Assembly's intent that the Department of Education be authorized to utilize up to $4,218,000 of this appropriation to fund qualified students designated as ASCENT Program participants. This amount is calculated based on an estimated 600 FTE participants funded at a rate of $7,030 per FTE pursuant to Section 22-54-104 (4.7), C.R.S.".

7
Renumber succeeding section accordingly.

Page 1, line 102, strike "YEAR." and substitute "YEAR, AND, IN CONNECTION THEREWITH, MAKING AND REDUCING AN APPROPRIATION.".

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

HB18-1172 by Representative(s) Young, Hamner, Rankin; also Senator(s) Lambert, Lundberg, Moreno--Concerning money allocated from an appropriation from the marijuana tax cash fund to a designated managed service organization to implement its community action plan.

Laid over until February 8, retaining place on Calendar.

HB18-1173 by Representative(s) Rankin, Hamner, Young; also Senator(s) Lambert, Lundberg, Moreno--Concerning a supplemental transfer of money from the general fund to the information technology capital account of the capital construction fund for the 2017-18 state fiscal year.

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

HB18-1158 by Representative(s) Hamner, Young, Rankin; also Senator(s) Lambert, Lundberg, Moreno--Concerning a supplemental appropriation to the department of corrections.

Laid over until February 8, retaining place on Calendar.

HB18-1105 by Representative(s) Liston and Melton; also Senator(s) Tate--Concerning the unlicensed sale of vehicles.

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

HB18-1071 by Representative(s) Salazar--Concerning the regulation of oil and gas operations in a manner consistent with the protection of public safety.

Laid over until February 8, retaining place on Calendar.

HB18-1041 by Representative(s) Catlin--Concerning adding certified police working horses to the crime of cruelty to a service animal or a certified police working dog.

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

HB18-1050 by Representative(s) Singer, Benavidez; also Senator(s) Fields, Martinez Humenik--Concerning competency to proceed for juveniles involved in the juvenile justice system.
Amendment No. 1, Judiciary Report, dated February 1, 2018, and placed in member's bill file; Report also printed in House Journal, February 2, 2018.

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

________________________

**AMENDMENT(S) TO THE COMMITTEE OF THE WHOLE REPORT**

Representative P. Neville moved to amend the Report of the Committee of the Whole to reverse the action taken by the Committee in not adopting the following P. Neville amendment, to HB 18-1165, to show that said amendment passed, and that HB 18-1165, as amended, passed.

Amend printed bill, page 24, line 1, in the GENERAL FUND column strike "248,236" and substitute "248,236".

Page 24, line 2, in the ITEM & SUBTOTAL column strike "409,975" and substitute "285,763" and in the GENERAL FUND column strike "372,448".

Page 24, line 7, in the ITEM & SUBTOTAL column strike "2,225,998" and substitute "2,101,786".

Page 29, line 2, strike "Services" and substitute "SERVICES".

Page 29, line 2, in the CASH FUNDS column strike "2,556,702" and substitute "2,556,702".

Page 29, after line 2, in the GENERAL FUND column insert "124,212" and in the CASH FUNDS column insert "2,432,490".

Page 29, line 7, strike "$2,655,568" and substitute "$2,655,568 $2,531,356".

Page 29, line 11, in the TOTAL column strike "37,478,759" and substitute "37,354,547".

Page 32, line 9, in the TOTAL column strike "$420,350,532" and substitute "$420,226,320" and in the CASH FUNDS column strike "$199,183,139" and substitute "$199,058,927".

Page 35, after line 5 insert:

"84a DEPARTMENT OF PUBLIC SAFETY, COLORADO BUREAU OF INVESTIGATION, STATE POINT OF CONTACT - NATIONAL INSTANT CRIMINAL BACKGROUND CHECK PROGRAM, PERSONAL SERVICES -- THIS LINE ITEM CONTAINS $124,212 GENERAL FUND FOR THE PURPOSE OF LOWERING THE FEE FOR A BACKGROUND CHECK FOR THE PURCHASE OF A FIREARM.".
The amendment was declared lost by the following roll call vote:

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ADOPTION OF COMMITTEE OF THE WHOLE REPORT


Laid over until date indicated retaining place on Calendar: HB18-1172, 1158, 1071--February 8, 2018.

The Chairman moved the adoption of the Committee of the Whole Report. As shown by the following roll call vote, a majority of those elected to the House voted in the affirmative, and the Report was adopted.

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REPORT(S) OF COMMITTEE(S) OF REFERENCE

BUSINESS AFFAIRS & LABOR
After consideration on the merits, the Committee recommends the following:

HB18-1001 be amended as follows, and as so amended, be referred to the Committee on Finance with favorable recommendation:

Amend printed bill, page 9, strike line 25 and substitute "8-13.3-304 (4); AND".

Page 15, strike lines 20 through 24 and substitute:

"(c) THE DEPARTMENT SHALL DETERMINE THE ASSISTANCE RATE TO BE PROVIDED TO EMPLOYERS TO OFFSET THE INITIAL AND ONGOING ADMINISTRATIVE COSTS RELATED TO THE IMPLEMENTATION OF THE ACT. THE DEPARTMENT SHALL PROVIDE EMPLOYERS THE ASSISTANCE FROM THE FUND.".

JUDICIARY
After consideration on the merits, the Committee recommends the following:

HB18-1020 be amended as follows, and as so amended, be referred to the Committee on Finance with favorable recommendation:

Amend printed bill, page 3, strike lines 11 through 13 and substitute:

"(III) ANY LOCAL GOVERNMENTAL ENTITY CHARGED WITH ENFORCEMENT OF LOCAL LAWS OR ORDINANCES GOVERNING PUBLIC NUISANCES WITHIN ITS LOCAL JURISDICTION THAT OBTAINS PROCEEDS AS A RESULT OF A SEIZURE AND FORFEITURE PURSUANT TO SUCH LAWS OR ORDINANCES.".

Page 11, after line 6 insert:


Reletter succeeding paragraph accordingly.

HB18-1059 be postponed indefinitely.
PUBLIC HEALTH CARE & HUMAN SERVICES

After consideration on the merits, the Committee recommends the following:

HB18-1045 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 20, strike "rules." and substitute "rules - repeal."

Page 3, strike lines 15 through 17.

Page 3, line 18, strike "(b)" and substitute "(2)(a)"

Page 3, line 23, strike "AT THE DIRECTION OF" and substitute "IN COLLABORATION WITH".

Page 3, strike lines 26 and 27 and substitute:

"(b) A DENTAL HYGIENIST WHO APPLIES SILVER DIAMINE FLUORIDE IN COLLABORATION WITH A SUPERVISING DENTIST".

Page 4, line 10, strike "IN A DENTAL OFFICE SETTING".

Page 4, after line 23 insert:

"(5) THIS SECTION IS REPEALED, EFFECTIVE SEPTEMBER 1, 2021. PRIOR TO THE REPEAL, THE DEPARTMENT OF REGULATORY AGENCIES SHALL REVIEW THE APPLICATION OF SILVER DIAMINE BY DENTAL HYGIENISTS AS PROVIDED IN SECTION 24-34-104.".

Page 5, after line 7 insert:

"SECTION 5. In Colorado Revised Statutes, 24-34-104, add (21)(a)(X) as follows:

24-34-104. General assembly review of regulatory agencies and functions for repeal, continuation, or reestablishment - legislative declaration - repeal. (21) (a) The following agencies, functions, or both, will repeal on September 1, 2021:

(X) THE APPLICATION OF SILVER DIAMINE FLUORIDE BY DENTAL HYGIENISTS IN ACCORDANCE WITH SECTION 12-35-128.8.".

Page 5, strike lines 8 through 27.

Strike page 6.

Page 7, strike lines 1 through 5.

Renumber succeeding section accordingly.
HB18-1142 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 2, strike "18-___," and substitute "18-1142, ".

____________________

PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed: HB18-1233, 1234.

____________________

MESSAGE(S) FROM THE SENATE

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

SB18-093 Amended in General Orders as printed in Senate Journal, February 6, 2018.


The Senate has adopted and transmits herewith: SJM18-003.

____________________

MESSAGE(S) FROM THE REVISOR

We herewith transmit:

without comment, as amended, SB18-073 and 093.

____________________

INTRODUCTION OF BILLS

First Reading

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

HB18-1235 by Representative(s) Hansen and McKean; also Senator(s) Scott--Concerning the continuation of the regulation of custom meat processors, and, in connection therewith, implementing the recommendations of the 2017 sunset report of the department of regulatory agencies.

Committee on Agriculture, Livestock, & Natural Resources
HB18-1236 by Representative(s) McLachlan and Becker J.; also Senator(s) Baumgardner--Concerning the continuation of the Colorado food systems advisory council, and, in connection therewith, implementing the recommendations in the department of regulatory agencies' sunset report.

Committee on Agriculture, Livestock, & Natural Resources

HB18-1237 by Representative(s) Kraft-Tharp and Van Winkle, Arndt, Coleman, Garnett, Gray, Liston, Rosenthal, Sandridge, Sias, Thurlow, Williams D.; also Senator(s) Neville T.--Concerning the continuation of the requirements regarding the preparation of a cost-benefit analysis as administered by the department of regulatory agencies, and, in connection therewith, implementing the recommendations contained in the 2017 sunset report by the department of regulatory agencies.

Committee on Business Affairs and Labor

SB18-067 by Senator(s) Zenzinger and Priola, Cooke, Coram, Donovan, Fenberg, Garcia, Guzman, Holbert, Jahn, Kefalas, Kerr, Martinez Humenik, Merrifield, Moreno, Smallwood, Tate, Todd, Williams A.; also Representative(s) Kraft-Tharp and Van Winkle, Becker J., Benavidez, Bridges, Esgar, Garnett, Ginal, Gray, Hooton, Jackson, Kennedy, Lawrence, Leonard, McKean, McLachlan, Michaelson Jenet, Roberts, Sias, Thurlow, Winter, Wist--Concerning the ability of certain organizations conducting a special event to auction alcohol beverages in sealed containers for fundraising purposes under specified circumstances.

Committee on Business Affairs and Labor

SB18-069 by Senator(s) Holbert and Zenzinger; also Representative(s) Garnett and Becker J.--Concerning enforcement of statewide degree transfer agreements.

Committee on Education

SB18-076 by Senator(s) Lundberg; also Representative(s) Melton--Concerning a ban on vote trading.

Committee on State, Veterans, & Military Affairs

SB18-105 by Senator(s) Baumgardner; also Representative(s) Pabon--Concerning clarifying changes to provisions that were contained in House Bill 17-1367.

Committee on Finance

LAY OVER OF CALENDAR ITEM(S)

On motion of Representative KC Becker, the following item(s) on the Calendar was laid over until February 8, retaining place on Calendar:

Consideration of Memorial(s)--SJM18-004.
On motion of Representative KC Becker, the following bill(s) calendared for General Orders, February 8, will be calendared for February 12: HB18-1158, 1172.

On motion of Representative KC Becker, the House adjourned until 9:00 a.m., February 8, 2018.

Approved:

CRISANTA DURAN,

Speaker

Attest:

MARILYN EDDINS,

Chief Clerk
Prayer by Rabbi Joseph Black, Temple Emanuel, Denver.

The Speaker called the House to order at 9:00 a.m.

Pledge of Allegiance led by Austin Kennedy, Colorado State University, Fort Collins.

The roll was called with the following result:

- Present--64.
- Excused--Representative(s) Speaker--1.
- Present after roll call--Representative(s) Speaker.

The Speaker Pro Tempore declared a quorum present.

On motion of Representative McKean, the reading of the journal of February 7, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

THIRD READING OF BILL(S)--FINAL PASSAGE

The following bill(s) were considered on Third Reading. The title(s) were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

**HB18-1066** by Representative(s) Willett and Foote; also Senator(s) Cooke--Concerning clarifying that the law enforcement and defense counsel exemption for sexual exploitation of a child crime does not change the discovery procedures for sexually exploitative material.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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HB18-1159 by Representative(s) Hamner, Young, Rankin; also
Senator(s) Lambert, Lundberg, Moreno--Concerning a
supplemental appropriation to the department of
education.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
was declared passed.

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HB18-1160 by Representative(s) Hamner, Young, Rankin; also
Senator(s) Lambert, Lundberg, Moreno--Concerning a
supplemental appropriation to the offices of the governor,
lieutenant governor, and state planning and budgeting.
The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Speaker Y

Co-sponsor(s) added: Representative(s) Buckner, Esgar, Hansen, Lontine, Rosenthal

HB18-1161 by Representative(s) Hamner, Young, Rankin; also Senator(s) Lambert, Lundberg, Moreno--Concerning a supplemental appropriation to the department of health care policy and financing.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Speaker Y

Co-sponsor(s) added: Representative(s) Buckner, Esgar, Lontine, Michaelson Jenet, Pettersen, Rosenthal
HB18-1162 by Representative(s) Hamner, Young, Rankin; also Senator(s) Lambert, Lundberg, Moreno--Concerning a supplemental appropriation to the department of human services.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Esgar, Exum, Lee, Michaelson Jenet, Rosenthal

HB18-1163 by Representative(s) Hamner, Young, Rankin; also Senator(s) Lambert, Lundberg, Moreno--Concerning a supplemental appropriation to the judicial department.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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</table>
HB18-1164 by Representative(s) Hamner, Young, Rankin; also Senator(s) Lambert, Lundberg, Moreno--Concerning a supplemental appropriation to the department of personnel.

The question being "Shall the bill pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

HB18-1165 by Representative(s) Hamner, Young, Rankin; also Senator(s) Lambert, Lundberg, Moreno--Concerning a supplemental appropriation to the department of public safety.

The question being "Shall the bill pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
HB18-1166 by Representative(s) Hamner, Young, Rankin; also Senator(s) Lambert, Lundberg, Moreno--Concerning a supplemental appropriation to the department of regulatory agencies.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

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HB18-1167 by Representative(s) Hamner, Young, Rankin; also Senator(s) Lambert, Lundberg, Moreno--Concerning a supplemental appropriation to the department of revenue.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

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Co-sponsor(s) added: Representative(s) Esgar, Exum, Hansen, Lee, Michaelson Jenet, Rosenthal, Valdez.
HB18-1168 by Representative(s) Hamner, Young, Rankin; also
Senator(s) Lambert, Lundberg, Moreno--Concerning a
supplemental appropriation to the department of state.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
was declared passed.

HB18-1169 by Representative(s) Hamner, Young, Rankin; also
Senator(s) Lambert, Lundberg, Moreno--Concerning a
supplemental appropriation to the department of the
treasury.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
was declared passed.
HB18-1170 by Representative(s) Hamner, Young, Rankin; also Senator(s) Lambert, Lundberg, Moreno--Concerning funding for capital construction, and making supplemental appropriations in connection therewith.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

HB18-1171 by Representative(s) Hamner, Young, Rankin; also Senator(s) Lundberg, Lambert, Moreno--Concerning adjustments in the amount of total program funding for
public schools for the 2017-18 budget year, and, in
correlation therewith, making and reducing an
appropriation.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
was declared passed.

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Co-sponsor(s) added: Representative(s) Becker K., Bridges, Buckner, Esgar,
Exum, Garnett, Hansen, Hooton, Jackson, Kennedy, Lee, McLachlan,
Michaelson Jenet, Pettersen, Roberts, Rosenthal, Singer, Valdez, Weissman

HB18-1173 by Representative(s) Rankin, Hamner, Young; also
Senator(s) Lambert, Lundberg, Moreno--Concerning a
supplemental transfer of money from the general fund to
the information technology capital account of the capital
construction fund for the 2017-18 state fiscal year.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
was declared passed.

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HB18-1105

by Representative(s) Liston and Melton; also Senator(s) Tate--Concerning the unlicensed sale of vehicles.

The question being "Shall the bill pass?"

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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<th>YES</th>
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Co-sponsor(s) added: Representative(s) Rosenthal, Van Winkle

HB18-1041

by Representative(s) Catlin; also Senator(s) Coram--Concerning adding certified police working horses to the crime of cruelty to a service animal or a certified police working dog.

The question being "Shall the bill pass?"

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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<tr>
<th>YES</th>
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</table>
HB18-1050 by Representative(s) Singer, Benavidez; also Senator(s) Fields, Martinez Humenik--Concerning competency to proceed for juveniles involved in the juvenile justice system.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
On motion of Representative Bridges, the House resolved itself into Committee of the Whole for consideration of General Orders, and he was called to act as Chair.

GENERAL ORDERS--SECOND READING OF BILLS

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

(Amendments to the committee amendment are to the printed committee report which was printed and placed in the members' bill file.)

**HB18-1139** by Representative(s) Hooton, Arndt, McKean, Thurlow; also Senator(s) Zenzinger, Martinez Humenik, Moreno, Tate--Concerning the removal of outdated statutory references to repealed reporting requirements that were previously imposed on the parks and wildlife commission with regard to its rule-making authority to set fees.

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

**HB18-1052** by Representative(s) Lundeen; also Senator(s) Todd--Concerning local education providers' receipt of concurrent enrollment courses from a two-year institution of higher education outside of the institution's approved service area when the institution approved to serve the local education provider declines to provide concurrent enrollment courses.

Amendment No. 1, Education Report, dated February 5, 2018, and placed in member's bill file; Report also printed in House Journal, February 6, 2018.

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

**HB18-1141** by Representative(s) Hooton, Arndt, Thurlow, McKean; also Senator(s) Zenzinger, Martinez Humenik, Moreno, Tate--Concerning the removal of outdated references in statute to "early childhood care and education councils".

Amendment No. 1, Education Report, dated February 5, 2018, and placed in member's bill file; Report also printed in House Journal, February 6, 2018.

As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.
HB18-1144 by Representative(s) Thurlow, Arndt, Hooton, McKean;
also Senator(s) Tate, Martinez Humenik, Moreno,
Zenzinger--Concerning certain publishing requirements
for the department of revenue's "Disclosure of Average
Taxes Paid" table.

Amendment No. 1, Finance Report, dated February 5, 2018, and placed
in member's bill file; Report also printed in House Journal, February 6, 2018.
As amended, ordered engrossed and placed on the Calendar for Third
Reading and Final Passage.

SB18-088 by Senator(s) Gardner, Aguilar, Coram, Court, Crowder,
Donovan, Fenberg, Fields, Garcia, Grantham, Guzman,
Jahn, Jones, Kagan, Kefalas, Kerr, Martinez Humenik,
Merrifield, Priola, Todd, Williams A., Zenzinger; also
Representative(s) Becker K., Arndt, Bridges, Buckner,
Coleman, Duran, Esgar, Exum, Foote, Garnett, Gray,
Hamner, Hansen, Herod, Hooten, Kennedy, Lawrence,
Lee, Lontine, Melton, Michaelson Jenet, Pabon, Pettersen,
Rankin, Roberts, Rosenthal, Salazar, Singer, Thurlow,
Weissman, Young--Concerning clarification that retail
marijuana sales are subject to sales taxes levied by certain
limited purpose governmental entities.

Amendment No. 1, Finance Report, dated February 5, 2018, and placed
in member's bill file; Report also printed in House Journal, February 6, 2018.
As amended, ordered revised and placed on the Calendar for Third
Reading and Final Passage.

HB18-1071 by Representative(s) Salazar--Concerning the regulation of
oil and gas operations in a manner consistent with the
protection of public safety.
Ordered engrossed and placed on the Calendar for Third Reading and
Final Passage.

ADOPTION OF COMMITTEE OF THE WHOLE REPORT
Passed Second Reading: HB18-1139, 1052 amended, 1141 amended,
1144 amended, SB18-088 amended, HB18-1071.
The Chairman moved the adoption of the Committee of the Whole
Report. As shown by the following roll call vote, a majority of those
elected to the House voted in the affirmative, and the Report was
adopted.

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On motion of Representative KC Becker, the following item(s) on the Calendar was laid over until February 9, retaining place on Calendar:

Consideration of Memorial(s)--SJM18-004.

House in recess. House reconvened.

REPORT(S) OF COMMITTEE(S) OF REFERENCE

BUSINESS AFFAIRS & LABOR
After consideration on the merits, the Committee recommends the following:

HB18-1117  be referred to the Committee of the Whole with favorable recommendation.

HB18-1135  be referred favorably to the Committee on Appropriations.

FINANCE
After consideration on the merits, the Committee recommends the following:

HB18-1060  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 11 through 19 and substitute:
"(y) (I) For income tax years commencing on or after January 1, 2019, but prior to January 1, 2020, for an individual who is under fifty-five years of age at the close of the taxable year, an amount equal to twenty-five percent of the individual's military retirement benefits included in federal adjusted gross income or twenty thousand dollars, whichever is less.

(II) For income tax years commencing on or after January 1, 2020, but prior to January 1, 2021, for an individual who is under fifty-five years of age at the close of the taxable year, an amount equal to fifty percent of the individual's military retirement benefits included in federal adjusted gross income or twenty thousand dollars, whichever is less.

(III) For income tax years commencing on or after January 1, 2021, for an individual who is under fifty-five years of age at the close of the taxable year, an amount equal to the individual's military retirement benefits included in federal adjusted gross income or twenty thousand dollars, whichever is less.

(IV) As used in this subsection (4)(y), "military retirement benefits" means any retirement benefits received as a result of the individual's service in the armed forces of the United States."

HB18-1062 be postponed indefinitely.

HB18-1073 be referred to the Committee of the Whole with favorable recommendation.

STATE, VETERANS, & MILITARY AFFAIRS
After consideration on the merits, the Committee recommends the following:

HB18-1056 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)(a)(III), (1)(c)(I), (1)(c)(II), (1)(c)(III), (1)(c)(V), and (2)(a)(IV) as follows:":

Page 3, strike lines 16 through 22.

Page 3, strike lines 25 and 26 and substitute "consequence or result of a pre-existing and permanent medical condition disclosed by the member on the statewide standard health history form."

Page 4, strike lines 6 through 15.

HB18-1090 be postponed indefinitely.
HB18-1129 be postponed indefinitely.

HB18-1233 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 7, line 24, after "FEE" insert "TO CREATE A RECORD IN ACCORDANCE WITH THIS SECTION OR".

TRANSPORTATION & ENERGY
After consideration on the merits, the Committee recommends the following:

HB18-1080 be postponed indefinitely.

HB18-1098 be referred favorably to the Committee on Finance.

PRINTING REPORT
The Chief Clerk reports the following bills have been correctly printed: HB18-1235, 1236, 1237.

MESSAGE FROM THE SENATE
The Senate has passed on Third Reading and transmitted to the Revisor's of Statutes:


MESSAGE(S) FROM THE REVISOR
We herewith transmit:
without comment, as amended, SB18-002 and 009

INTRODUCTION OF BILLS
First Reading
The following bills were read by title and referred to the committees indicated:

HB18-1238 by Representative(s) Jackson and Catlin; also Senator(s) Marble--Concerning the continuation of the wildland-urban interface training advisory board, and, in connection
therewith, implementing the recommendations of the 2017 sunset report by the department of regulatory agencies.

Committee on Agriculture, Livestock, & Natural Resources

SB18-028 by Senator(s) Scott; also Representative(s) Bridges--Concerning the repeal of certain requirements for where a license plate is mounted on a motor vehicle.

Committee on Transportation & Energy

SB18-046 by Senator(s) Moreno; also Representative(s) Michaelson Jenet--Concerning authorization to increase the minimum donation required to be issued a certificate that qualifies a person to be issued a group special license plate.

Committee on Transportation & Energy

SB18-100 by Senator(s) Neville T., Williams A.; also Representative(s) Kraft-Tharp and Van Winkle--Concerning disclosure of additional mandatory charges by motor vehicle rental companies.

Committee on Finance

SB18-101 by Senator(s) Holbert and Todd, Gardner, Merrifield, Priola; also Representative(s) Hamner and Van Winkle--Concerning student admission to Colorado state university - global campus.

Committee on Education

On motion of Representative Exum, the House adjourned until 9:00 a.m., February 9, 2018.

Approved:
CRISANTA DURAN,
Speaker

Attest:
Marilyn Eddins,
Chief Clerk
Prayer by Pastor Brad Laurvick, Highland United Methodist Church, Denver.

The Speaker called the House to order at 9:00 a.m.

Pledge of Allegiance led by Matthew Sabedra, University of Colorado at Denver.

The roll was called with the following result:

Present--62.
Excused--Representative(s) Humphrey, Jackson, Rosenthal--3.
Present after roll call--Representative(s) Humphrey, Rosenthal.

The Speaker declared a quorum present.

On motion of Representative McKean, the reading of the journal of February 8, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

THIRD READING OF BILL(S)--FINAL PASSAGE

The following bill(s) were considered on Third Reading. The title(s) were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

HB18-1071 by Representative(s) Salazar; also Senator(s) Moreno--Concerning the regulation of oil and gas operations in a manner consistent with the protection of public safety.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Arndt, Becker K., Benavidez, Exum, Foote, Ginal, Gray, Herod, Hooton, Kennedy, Lebsock, Lee, Lontine, Melton, Pettersen, Roberts, Sandridge, Singer, Weissman, Winter

HB18-1139 by Representative(s) Hooton, Arndt, McKean, Thurlow; also Senator(s) Zenzinger, Martinez Humenik, Moreno, Tate--Concerning the removal of outdated statutory references to repealed reporting requirements that were previously imposed on the parks and wildlife commission with regard to its rule-making authority to set fees.

HB18-1052 by Representative(s) Lundeen and Bridges; also Senator(s) Todd--Concerning local education providers' receipt of concurrent enrollment courses from a two-year institution of higher education outside of the institution's approved service area when the institution approved to serve the local education provider declines to provide concurrent enrollment courses.
The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

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| Co-sponsor(s) added: Representative(s) Becker K., Buckner, Covarrubias, Esgar, Exum, Garnett, Hamner, Hooton, Kraft-Tharp, Lebsock, Lee, Liston, Neville P., Pettersen, Rankin, Rosenthal, Saine, Sias, Weissman, Wilson, Young

**HB18-1141** by Representative(s) Hooton, Arndt, Thurlow, McKean; also Senator(s) Zenzinger, Martinez Humenik, Moreno, Tate--Concerning the removal of outdated references in statute to "early childhood care and education councils".

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

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HB18-1144  by Representative(s) Thurlow, Arndt, Hooton, McKean; 
also Senator(s) Tate, Martinez Humenik, Moreno, 
Zenzinger--Concerning certain publishing requirements 
for the department of revenue's "Disclosure of Average 
Taxes Paid" table.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a 
majority of those elected to the House voted in the affirmative and the bill 
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SB18-088  by Senator(s) Gardner, Aguilar, Coram, Court, Crowder, 
Donovan, Fenberg, Fields, Garcia, Grantham, Guzman, 
Jahn, Jones, Kagan, Kefalas, Kerr, Martinez Humenik, 
Merrifield, Priola, Todd, Williams A., Zenzinger; also 
Representative(s) Becker K., Arndt, Bridges, Buckner, 
Coleman, Duran, Esgar, Exum, Foote, Garnett, Gray, 
Hamner, Hansen, Herod, Hooton, Kennedy, Lawrence, 
Lee, Lontine, Melton, Michaelson Jenet, Pabon, Pettersen, 
Rankin, Roberts, Rosenthal, Salazar, Singer, Thurlow, 
Weissman, Young--Concerning clarification that retail 
marijuana sales are subject to sales taxes levied by certain 
limited purpose governmental entities.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a 
majority of those elected to the House voted in the affirmative and the bill 
was declared passed.
On motion of Representative Melton, the House resolved itself into Committee of the Whole for consideration of General Orders, and he was called to act as Chair.

GENERAL ORDERS--SECOND READING OF BILLS

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

Amendments to the committee amendment are to the printed committee report which was printed and placed in the members' bill file.)

HB18-1045 by Representative(s) Singer; also Senator(s) Tate--Concerning the application of silver diamine fluoride to dental patients.

Laid over until February 12, retaining place on Calendar.

HB18-1142 by Representative(s) Hooton and Thurlow, Arndt, McKean; also Senator(s) Martinez Humenik and Zenzinger, Moreno--Concerning modernizing language in statutory sections that refer to paupers.

Amendment No. 1, Public Health Care & Human Services Report, dated February 6, 2018, and placed in member's bill file; Report also printed in House Journal, February 7, 2018.

As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.
HB18-1033  by Representative(s) Weissman; also Senator(s) Coram--Concerning the time in which employees are entitled to take leave to participate in elections.

Amendment No. 1, State, Veterans, & Military Affairs Report, dated January 31, 2018, and placed in member's bill file; Report also printed in House Journal, February 1, 2018.

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

HB18-1086  by Representative(s) Buckner and Lundeen; also Senator(s) Neville T. and Aguilar--Concerning allowing community colleges to offer a bachelor of science degree in nursing.


Amendment No. 2, by Representative(s) Lundeen.

Amend the Health, Insurance, & Environment Committee Report, dated February 1, 2018, page 1, strike lines 1 through 15 and substitute:

"Amend printed bill, page 2, strike lines 10 through 12 and substitute:

"(5) SUBJECT TO THE REQUIREMENTS OF SECTION 23-1-113.7, AND NOTWITHSTANDING THE PROVISIONS OF SECTION 23-1-133, A COMMUNITY COLLEGE THAT IS PART OF THE STATE SYSTEM OF COMMUNITY AND TECHNICAL COLLEGES ESTABLISHED AND GOVERNED BY THIS PART 2 MAY, WITH BOARD APPROVAL, OFFER A BACHELOR OF SCIENCE DEGREE IN NURSING AS A COMPLETION DEGREE TO STUDENTS WHO HAVE OR ARE PURSUING AN ASSOCIATE DEGREE IN NURSING. IN CONSIDERING WHETHER TO APPROVE A REQUEST BY A COMMUNITY OR TECHNICAL COLLEGE TO OFFER A BACHELOR OF SCIENCE IN NURSING AS A COMPLETION DEGREE, THE BOARD SHALL CONSIDER STUDENT AND WORKFORCE DEMAND, COST EFFECTIVENESS FOR THE STUDENTS, AND ACCREDITATION AND LICENSING REQUIREMENTS. A COMMUNITY OR TECHNICAL COLLEGE THAT IS SEEKING BOARD APPROVAL SHALL PROVIDE THE BOARD WITH DATA REGARDING ITS CURRENT PARTNERSHIPS WITH EXISTING BACHELOR OF SCIENCE NURSING DEGREE PROGRAMS AND ITS PLANS TO CONTINUE SUCH PARTNERSHIPS.".".

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

AMENDMENT(S) TO THE COMMITTEE OF THE WHOLE REPORT

Representative Leonard moved to amend the Report of the Committee of the Whole to reverse the action taken by the Committee in adopting HB 18-1033, to show that HB 18-1033, as amended, lost.

The amendment was declared lost by the following roll call vote:
ADOPTION OF COMMITTEE OF THE WHOLE REPORT


Laid over until date indicated retaining place on Calendar:

The Chairman moved the adoption of the Committee of the Whole Report. As shown by the following roll call vote, a majority of those elected to the House voted in the affirmative, and the Report was adopted.

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Exum Speaker N
CONSIDERATION OF MEMORIAL(S)

SJM18-004 by Senator(s) Garcia; also Representative(s) Esgar--Memorializing former Congressman Ray Kogovsek.

(Printed and placed in members' files.)

On motion of Representative Esgar, the memorial was read at length and adopted by viva voce vote.


House in recess. House reconvened.

REPORT(S) OF COMMITTEE(S) OF REFERENCE

HEALTH, INSURANCE & ENVIRONMENT

After consideration on the merits, the Committee recommends the following:

HB18-1012 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 2, lines 6 and 7, strike "REQUIRE, DIRECTLY OR INDIRECTLY," and substitute "REQUIRE".

Page 2, strike lines 11 through 18 and substitute "UNLESS THE SERVICES OR MATERIALS ARE COVERED SERVICES OR COVERED MATERIALS UNDER THE COVERED PERSON’S VISION CARE PLAN AND THE AMOUNT OF COVERAGE IS NEITHER NOMINAL NOR DE MINIMIS."

Page 3, line 6, strike "PLANS." and substitute "PLAN NETWORKS.".

Page 3, line 9, strike "AND AGREEMENT FROM".

Page 3, strike lines 11 through 14.

Renumber succeeding subsections accordingly.

Page 4, after line 20 insert:
"(e) "USUAL AND CUSTOMARY AMOUNT" MEANS AN AMOUNT ESTABLISHED PURSUANT TO AN APPROPRIATE METHODOLOGY THAT IS BASED ON GENERALLY ACCEPTED INDUSTRY STANDARDS AND PRACTICES.".

Reletter succeeding paragraph accordingly.

Page 4, after line 25 insert:

"(5) THIS SECTION DOES NOT APPLY TO AN ENTITY OFFERING A VISION DISCOUNT PLAN TO THE ENTITY’S MEMBERS IF THE ENTITY IS NOT PRIMARILY ENGAGED IN THE BUSINESS OF OFFERING VISION CARE PLANS.".

HB18-1017 be referred favorably to the Committee on Finance.

HB18-1046 be referred to the Committee of the Whole with favorable recommendation.

HB18-1051 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 following:

"SECTION 1. In Colorado Revised Statutes, amend 30-15-201 as follows:

30-15-201. Penalty for leaving campfire unattended. (1) (a) It is the duty of the board of county commissioners of each county in this state to cause to be erected and maintained, at suitable distances and in conspicuous places (at the side of the main-traveled highways of each county and at such other places in each county as each board may deem proper), notices printed in large letters on suitable signboards stating that campfires must not be left unattended and must be totally extinguished before breaking or leaving camp and that violators are subject to a fifty-dollar fine. Any person who leaves starts or maintains a campfire commits the offense of leaving a campfire unattended commits a class 2 petty offense and, upon conviction thereof, shall be punished by a fine of fifty dollars if he or she knowingly or recklessly:

(I) Fails to reasonably attend the campfire at all times:

or

(II) Fails to thoroughly extinguish the campfire before leaving the site.

(b) (I) A person who commits the offense of leaving a campfire unattended commits a class 2 petty offense and, upon conviction of the offense, shall be punished by a fine of fifty dollars.

(II) A person who commits the offense of leaving a campfire unattended where the campfire is located in a forested or grassland area commits a class 3 misdemeanor and, upon
CONVICTION OF THE OFFENSE, SHALL BE PUNISHED BY A MINIMUM
SENTENCE OF A FIFTY DOLLAR FINE UP TO A MAXIMUM SENTENCE OF SIX
MONTHS IMPRISONMENT OR A SEVEN HUNDRED FIFTY DOLLAR FINE, OR
BOTH.

(2) The erection of such notices shall be at the expense of each
county, and at least twenty notices shall be posted and maintained in each
county in this state. The board of governors of the Colorado state
university system may also post similar notices, signed by the board and
erected and maintained at its expense, at such points throughout the state
as it deems necessary or expedient.

SECTION 2. In Colorado Revised Statutes, 33-15-106, amend
(1)(a) and (2)(a) as follows:

33-15-106. Fires. (1) On any property under the control of the
division, it is unlawful for any person to:
(a) Leave a fire unattended or fail to Start or Maintain a Fire if
he or she knowingly or recklessly fails to reasonably attend
the fire at all times or fails to thoroughly extinguish the fire before
leaving the site;
(2) (a) Any person who violates paragraph (a) of subsection (1)
subsection (1)(a) of this section is guilty of a class 2 petty offense.

SECTION 3. Effective date - applicability. This act takes effect
July 1, 2018, and applies to offenses committed on or after said date.

SECTION 4. Safety clause. The general assembly hereby finds,
determines, and declares that this act is necessary for the immediate
preservation of the public peace, health, and safety.”.

JUDICIARY
After consideration on the merits, the Committee recommends the
following:

HB18-1057 be amended as follows, and as so amended, be referred to
the Committee on Finance with favorable recommendation:

Amend printed bill, page 6, strike lines 13 through 24 and substitute:

"(11) A collection agency or privately retained attorney
collecting on any debt arising from past-due orders,
obligations, fines, or fees due to the state, or due to any
political subdivision within the state, may add to the amount due
that has been placed for collection all fees, costs, and costs of
collection, including designated contractual costs and
attorney fees. Exclusive of the accrual of interest and court
costs, any fees or costs may not exceed the percentage published
annually by the central collection services section of the
division of finance and procurement within the department of
personnel unless additional reasonable attorney fees are
awarded by a court of competent jurisdiction.".
SB18-030 be referred to the Committee of the Whole with favorable recommendation.

SB18-032 be referred to the Committee of the Whole with favorable recommendation.

SB18-034 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend reengrossed bill, page 126, line 3, strike "SECTION 44-30-204," and substitute "ARTICLE 30 OF TITLE 44,"

SB18-035 be referred to the Committee of the Whole with favorable recommendation.

SB18-036 be referred favorably to the Committee on Appropriations.

STATE, VETERANS, & MILITARY AFFAIRS
After consideration on the merits, the Committee recommends the following:

HB18-1137 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, strike "18-____," and substitute "18-1137,"

HB18-1140 be referred to the Committee of the Whole with favorable recommendation.

TRANSPORTATION & ENERGY
After consideration on the merits, the Committee recommends the following:

HB18-1085 be postponed indefinitely.

HB18-1107 be referred to the Committee of the Whole with favorable recommendation.
PRINTING REPORT

The Chief Clerk reports the following bill has been correctly printed:
HB18-1238.

MESSAGE(S) FROM THE SENATE

The Senate has voted to recall SB18-002 for the purpose of reconsideration and requests that the House of Representatives return the bill herewith.

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB18-087, 126, 124, and 082.
SB18-104 Amended in General Orders as printed in Senate Journal, February 8, 2018.
SB18-135 Amended in Third Reading as printed in Senate Journal, February 9, 2018.

MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, SB18-082, 087, 124, and 126.
without comment, as amended, SB18-104 and 135.

On motion of Representative Weissman, the following bill(s) will be calendared for General Orders on February 13, 2018: HB18-1233.

On motion of Representative Weissman, the House adjourned until 10:00 a.m., February 12, 2018.

Approved:
CRISANTA DURAN,
Speaker

Attest:
MARILYN EDDINS,
Chief Clerk
Prayer by the Reverend Brad Meuli, Denver Rescue Mission.

The Speaker called the House to order at 10:00 a.m.

Pledge of Allegiance led by Ava McQuade, Loveland High School, Loveland.

The roll was called with the following result:

Present--62.
Excused--Representative(s) Ginal, Hooton, Lewis--3.
Present after roll call--Representative(s) Ginal.

The Speaker declared a quorum present.

On motion of Representative Liston, the reading of the journal of February 9, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

THIRD READING OF BILL(S)--FINAL PASSAGE

The following bill(s) were considered on Third Reading. The title(s) were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

HB18-1142 by Representative(s) Hooton and Thurlow, Arndt, McKean; also Senator(s) Martinez Humenik and Zenzinger, Moreno--Concerning modernizing language in statutory sections that refer to paupers.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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HB18-1033 by Representative(s) Weissman; also Senator(s) Coram--Concerning the time in which employees are entitled to take leave to participate in elections.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

HB18-1086 by Representative(s) Buckner and Lundeen; also Senator(s) Neville T. and Aguilar--Concerning allowing community colleges to offer a bachelor of science degree in nursing.

As shown by the following roll call vote, a majority of all members elected to the House voted in the affirmative, and Representative Buckner was given permission to offer a Third Reading amendment:
The amendment was declared passed by the following roll call vote:

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The question being, "Shall the bill, as amended, pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared passed.
On motion of Representative Pabon, the House resolved itself into Committee of the Whole for consideration of General Orders, and he was called to act as Chair.

GENERAL ORDERS--SECOND READING OF BILLS

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

(Amendments to the committee amendment are to the printed committee report which was printed and placed in the members' bill file.)

HB18-1045 by Representative(s) Singer; also Senator(s) Tate--Concerning the application of silver diamine fluoride to dental patients.

Amendment No. 1, Public Health Care & Human Services Report, dated February 6, 2018, and placed in member's bill file; Report also printed in House Journal, February 7, 2018.

Amendment No. 2, by Representative(s) Singer.

Amend the Public Health Care and Human Services Committee Report, dated February 6, 2018, page 1, strike line 15 and substitute:

"HYGIENISTS AS PROVIDED IN SECTION 24-34-104."
SECTION 4. In Colorado Revised Statutes, 12-35-128, amend (1)(a)(II)(B) and (1)(a)(II)(C); and add (1)(a)(II)(D) as follows:

12-35-128. Tasks authorized to be performed by dental assistants or dental hygienists. (1) (a) (II) A dental hygienist may:

(B) Identify dental abnormalities for immediate referral to a dentist as described in section 12-35-124 (1)(f); and

(C) In collaboration with a licensed dentist, prescribe, administer, and dispense, as described in section 12-35-124 (1)(g): Fluoride; fluoride varnish; antimicrobial solutions for mouth rinsing; other nonsystemic antimicrobial agents; and resorbable antimicrobial agents pursuant to rules of the board; AND

(D) IN COLLABORATION WITH A LICENSED DENTIST, APPLY SILVER DIAMINE FLUORIDE PURSUANT TO SECTION 12-35-128.8."

Renumber succeeding sections accordingly.".

Page 2 of the report, line 2, strike "5." and substitute "6.".

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

HB18-1158 by Representative(s) Hamner, Young, Rankin; also Senator(s) Lambert, Lundberg, Moreno--Concerning a supplemental appropriation to the department of corrections.

Laid over until February 14, retaining place on Calendar.

HB18-1172 by Representative(s) Young, Hamner, Rankin; also Senator(s) Lambert, Lundberg, Moreno--Concerning money allocated from an appropriation from the marijuana tax cash fund to a designated managed service organization to implement its community action plan.

Laid over until February 14, retaining place on Calendar.

HB18-1117 by Representative(s) Van Winkle and Coleman; also Senator(s) Tate--Concerning liens that attach to personal property that is stored at a self-service storage facility.

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

HB18-1056 by Representative(s) Van Winkle, Ginal, Ransom, Williams D.; also Senator(s) Cooke--Concerning the statewide standard health history form that members of the fire and police pension association complete when commencing employment.

Amendment No. 1, State, Veterans, & Military Affairs Report, dated February 7, 2018, and placed in member's bill file; Report also printed in House Journal, February 8, 2018.

As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.
HB18-1073 by Representative(s) Gray; also Senator(s) Gardner--
Concerning water districts' ability to enter into contracts
regarding their water-related assets.

Amendment No. 1, by Representative(s) Gray.

Amend printed bill, page 2, line 10, strike "or commercial use" and
substitute "OR OTHER AUTHORIZED USES".
Page 2, line 21, after "OTHER" insert "PERSON, INCLUDING A".
Page 2, line 22, strike "DISTRICT" and substitute "DISTRICT,".
As amended, ordered engrossed and placed on the Calendar for Third
Reading and Final Passage.

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ADOPTION OF COMMITTEE OF THE WHOLE REPORT

Passed Second Reading: HB18-1045 amended, 1117, 1056 amended,
1073 amended.

Laid over until date indicated retaining place on Calendar:
HB18-1158, 1172--February 14, 2018.

The Chairman moved the adoption of the Committee of the Whole
Report. As shown by the following roll call vote, a majority of those
elected to the House voted in the affirmative, and the Report was
adopted.

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APPOINTMENT

The Speaker announced the following temporary committee appointment(s) for February 12 only:

Education

Representative Williams to replace Representative Everett

House in recess.  House reconvened.

SIGNING OF BILLS--RESOLUTIONS--MEMORIALS

The Speaker has signed:  SJM18-004.

MESSAGE FROM THE SENATE

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

SB18-122.
SB18-127  Amended in General Orders as printed in the Senate Journal, February 9, 2018.
SB18-102  Amended in General Orders as printed in the Senate Journal, February 9, 2018.

The Senate has passed on Third Reading and returns herewith:

HB18-1031 and 1022.

MESSAGE(S) FROM THE REVISOR

We herewith transmit:

without comment, SB18-122.
without comment, as amended, SB18-002, 102, and 127.

INTRODUCTION OF BILLS

First Reading

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

HB18-1239  by Representative(s) Landgraf; also Senator(s) Scott--Concerning continuation under the sunset law of the environmental management system permit program, and,
in connection therewith, implementing the recommendations of the sunset report by the department of regulatory agencies by allowing the program to repeal.

Committee on Health, Insurance, & Environment

**HB18-1240** by Representative(s) Bridges and Becker J., Buck, Carver, Esgar, Ginal, Hansen, Jackson, Lewis, McLachlan, Roberts, Winter; also Senator(s) Cooke--Concerning the continuation of a grant program to prevent motor vehicle theft, and, in connection therewith, implementing the sunset review recommendations of the department of regulatory agencies.

Committee on Transportation & Energy

**HB18-1241** by Representative(s) Arndt; also Senator(s) Coram--Concerning allowing reimbursement for expenses for members of the restorative justice coordinating council.

Committee on Finance

**SB18-073** by Senator(s) Smallwood; also Representative(s) Ransom and Herod, Van Winkle--Concerning reporting to the department of revenue when ownership of a motor vehicle has been transferred.

Committee on Transportation & Energy

**SB18-093** by Senator(s) Moreno, Martinez Humenik, Zenzinger, Tate; also Representative(s) Arndt, Hooton, Thurlow, McKean--Concerning the repeal of obsolete provisions in the Colorado medical assistance program relating to the inactive home- and community-based services waiver for persons living with AIDS.

Committee on Public Health Care & Human Services

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**INTRODUCTION OF MEMORIAL**

The following resolution was read by title and laid over one day under the rules:

**SJM18-003** by Senator(s) Garcia, Aguilar, Cooke, Coram, Court, Crowder, Donovan, Fenberg, Fields, Gardner, Guzman, Hill, Jahn, Jones, Kagan, Kefalas, Kerr, Marble, Merrifield, Moreno, Todd, Williams A., Zenzinger; also Representative(s) Covarrubias and Esgar, Arndt, Benavidez, Buckner, Exum, Garnett, Hamner, Herod, Hooton, Landgraf, Lee, Liston, Lundeen, Melton, Pabon, Pettersen, Reyher, Roberts, Rosenthal, Singer, Valdez, Winter, Young--Concerning memorializing Congress to approve and fund a new Veterans Administration hospital in southern Colorado.

________________________
On motion of Representative KC Becker, the following bill(s) calendared for General Orders, February 13, will be laid over until February 14, 2018: HB18-1012, 1233.

On motion of Representative KC Becker, the following bill(s) calendared for General Orders, February 13, will be laid over until February 26, 2018: HB18-1046.

On motion of Representative KC Becker, the House adjourned until 9:00 a.m., February 13, 2018.

Approved:
CRISANTA DURAN,
Speaker

Attest:
MARILYN EDDINS,
Chief Clerk
Prayer by Father Louie Hotop, Arrupe Jesuit High School, Denver.

The Speaker Pro Tempore called the House to order at 9:00 a.m.

Pledge of Allegiance led by Hannah Van Horn, Colorado State University, Fort Collins.

The roll was called with the following result:

Present--58.
Excused--Representative(s) Becker J, Bridges, Everett, Hooton, Leonard, Winter, Speaker--7.
Present after roll call--Representative(s) Bridges, Everett, Leonard, Winter, Speaker.

The Speaker Pro Tempore declared a quorum present.

On motion of Representative Liston, the reading of the journal of February 12, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

THIRD READING OF BILL(S)--FINAL PASSAGE

The following bill(s) were considered on Third Reading. The title(s) were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

HB18-1045 by Representative(s) Singer; also Senator(s) Tate--Concerning the application of silver diamine fluoride to dental patients.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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HB18-1073 by Representative(s) Gray; also Senator(s) Gardner--Concerning water districts' ability to enter into contracts regarding their water-related assets.

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Co-sponsor(s) added: Representative(s) Buckner, Coleman, Exum, Ginal, Hamner, Hansen, Herod, Liston, Lontine, Melton, Michaelson Jenet, Pettersen, Reyher, Valdez, Winter, Young

HB18-1117 by Representative(s) Van Winkle and Coleman; also Senator(s) Tate--Concerning liens that attach to personal property that is stored at a self-service storage facility.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

Co-sponsor(s) added: Representative(s) Arndt, Esgar, Hansen, McKean, Michaelson Jenet, Pabon, Young
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On motion of Representative Arndt, the House resolved itself into
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GENERAL ORDERS--SECOND READING OF BILLS

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

(Amendments to the committee amendment are to the printed committee
report which was printed and placed in the members' bill file.)

HB18-1051 by Representative(s) Hamner and Carver, Becker K.,
Exum, Singer, Thurlow; also Senator(s) Coram and
Merrifield, Cooke, Jones--Concerning statutory provisions
enacted to promote the extinguishment of unattended fires.

Amendment No. 1, Health, Insurance, & Environment Report, dated
February 8, 2018, and placed in member's bill file; Report also printed in

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

SB18-030 by Senator(s) Holbert and Kagan; also Representative(s)
Foote and Willett--Concerning the nonsubstantive
relocation of laws related to self-propelled vehicles from
title 12, Colorado Revised Statutes, as part of the
organizational recodification of title 12.

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

SB18-032 by Senator(s) Gardner and Cooke; also Representative(s)
Foote and Herod--Concerning the nonsubstantive
relocation of laws from title 12, Colorado Revised
Statutes, as part of the organizational recodification of
title 12.

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

SB18-034 by Senator(s) Cooke and Guzman; also Representative(s)
Wist and Lee--Concerning the nonsubstantive relocation
of laws related to the regulation of gaming from title 12,
Colorado Revised Statutes, to a new title 44 as part of the
organizational recodification of title 12.
Amendment No. 1, Judiciary Report, dated February 8, 2018, and placed in member's bill file; Report also printed in House Journal, February 9, 2018.

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

SB18-035 by Senator(s) Gardner and Cooke; also Representative(s) Wist--Concerning the nonsubstantive relocation of laws related to gambling payment intercept from title 24, Colorado Revised Statutes, to a new title 44 as part of the organizational recodification of title 12.

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

HB18-1137 by Representative(s) McKean, Arndt, Hooton, Thurlow; also Senator(s) Zenzinger, Martinez Humenik, Moreno, Tate--Concerning the scheduled repeal of reports to the general assembly, and, in connection therewith, continuing the requirements for reports by the department of transportation and the department of public safety.

Amendment No. 1, State, Veterans, & Military Affairs Report, dated February 8, 2018, and placed in member's bill file; Report also printed in House Journal, February 9, 2018.

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

HB18-1140 by Representative(s) McKean, Arndt, Hooton, Thurlow; also Senator(s) Moreno, Martinez Humenik, Tate, Zenzinger--Concerning public official personal surety bonds, and, in connection therewith, repealing obsolete provisions and authorizing the purchase of insurance in lieu of public official personal surety bonds.

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

HB18-1107 by Representative(s) Weissman; also Senator(s) Priola--Concerning a requirement that builders of new residences offer buyers the option to accommodate electric vehicle charging systems.

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

ADOPTION OF COMMITTEE OF THE WHOLE REPORT

The Chairman moved the adoption of the Committee of the Whole Report. As shown by the following roll call vote, a majority of those elected to the House voted in the affirmative, and the Report was adopted.

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Speaker

LAY OVER OF CALENDAR ITEM(S)

On motion of Representative KC Becker, the following item(s) on the Calendar was laid over until February 14, retaining place on Calendar:

Consideration of Memorial(s)--SJM18-003.

House in recess. House reconvened.

REPORT(S) OF COMMITTEE(S) OF REFERENCE

AGRICULTURE, LIVESTOCK, & NATURAL RESOURCES

After consideration on the merits, the Committee recommends the following:

SB18-019 be referred to the Committee of the Whole with favorable recommendation.

SB18-041 be referred to the Committee of the Whole with favorable recommendation.
EDUCATION

After consideration on the merits, the Committee recommends the following:

HB18-1088  be referred favorably to the Committee on Appropriations.

HB18-1130 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, 22-60.5-201, amend (3)(b)(I)(B) as follows:

22-60.5-201. Types of teacher licenses issued - term - definition - rules. (3) (b) (I) The department of education may issue a professional teacher license to any applicant from another state if:

(B) The applicant has had at least three years of continuous, successful, evaluated experience WITHIN THE PREVIOUS SEVEN YEARS as a teacher in an established elementary or secondary school and can provide documentation of such experience on forms provided by the department.

SECTION 2. In Colorado Revised Statutes, 22-60.5-210, amend (3)(b)(I)(B) as follows:

22-60.5-210. Types of special services licenses issued - term - definition. (3) (b) (I) The department of education may issue a professional special services license to any applicant from another state if:

(B) The applicant has had at least three years of continuous, successful, evaluated experience WITHIN THE PREVIOUS SEVEN YEARS as a special services provider in an established elementary or secondary school and can provide documentation of such experience on forms provided by the department.

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 8, 2018, if adjournment sine die is on May 9, 2018); 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 2018 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor."

Page 1 of the printed bill, strike line 102 and substitute "PERSONNEL WHO ARE LICENSED IN ANOTHER STATE TO TEACH IN PUBLIC SCHOOLS.".

HB18-1193  be referred favorably to the Committee on Appropriations.
FINANCE

After consideration on the merits, the Committee recommends the following:

HB18-1020 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend the Judiciary Committee Report, dated February 6, 2018, page 1, after line 6 insert:

"Page 8, line 16, strike "AGENCIES" and substitute "ENTITIES".
Page 8, line 17, after "AGENCIES" insert "OR ENTITIES".
Page 9, line 2, strike the second "AGENCIES," and substitute "ENTITIES,".".
Page 1 of the Report, line 14, strike "TWO" and substitute "THREE".

HB18-1057 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 3, line 10, strike "JUDGEMENT" and substitute "JUDGMENT".
Page 3, strike lines 13 through 27 and substitute:

"(2) (a) REGARDLESS OF WHETHER A JUDGMENT CREDITOR HAS EXHAUSTED OTHER REMEDIES, A JUDGMENT CREDITOR MAY REQUEST THAT THE COURT ORDER THE DEPARTMENT TO DISCLOSE TO THE JUDGMENT CREDITOR THE NAME AND ADDRESS OF AN INDIVIDUAL'S CURRENT EMPLOYER OR EMPLOYERS IF:
(I) A COURT HAS ENTERED A MONEY JUDGMENT AGAINST THE INDIVIDUAL;
(II) THE JUDGMENT CREDITOR FILES A MOTION WITH THE COURT FOR SUCH DISCLOSURE; AND
(III) IF SO REQUIRED BY THE COLORADO RULES OF CIVIL PROCEDURE, THE JUDGMENT CREDITOR SERVES A COPY OF THE MOTION ON THE INDIVIDUAL JUDGMENT DEBTOR.
(b) AN INDIVIDUAL JUDGMENT DEBTOR MAY OPPOSE A JUDGMENT CREDITOR'S MOTION TO OBTAIN A DISCLOSURE PURSUANT TO SUBSECTION (2)(a) OF THIS SECTION ON THE GROUNDS THAT THE JUDGMENT IS VOID OR EXPIRED. IF AN INDIVIDUAL JUDGMENT DEBTOR SO OPPOSES SUCH A MOTION, THE COURT, AT ITS DISCRETION, MAY HOLD A HEARING AFTER THE TIMELY FILING OF THE OBJECTION WITH THE COURT AND THE SERVICE OF THE OBJECTION UPON THE JUDGMENT CREDITOR.".

Page 4, strike line 1.

HB18-1098 be referred to the Committee of the Whole with favorable recommendation.
HB18-1127 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 2, strike lines 10 through 15.
Renumber succeeding subsections accordingly.

Page 4, line 13, strike "(a)".
Page 4, line 20, strike "(I)" and substitute "(a)".
Page 4, line 21, strike "(A)" and substitute "(I)".
Page 4, line 22, strike "(B)" and substitute "(II)".
Page 4, line 23, strike "(C)" and substitute "(III)".
Page 4, line 24, strike "(D)" and substitute "(IV)".
Page 4, line 25, strike "(II)" and substitute "(b)".
Page 4, line 27, strike "(III)" and substitute "(c)".
Page 5, line 2, strike "(b)" and substitute "(2)".
Page 5, line 4, strike "FIVE" and substitute "SEVEN".
Page 5, line 12, strike "(1)(c)" and substitute "(3)".
Page 5, strike lines 15 though 27 and substitute "NOTICE."
Page 6, strike lines 1 through 17.

SB18-105 be referred to the Committee of the Whole with favorable recommendation.

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PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed:

HB18-1239, 1240, 1241.
MESSAGE(S) FROM THE SENATE

The Senate has adopted and transmits herewith: SJR18-005.

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

- SB18-005 Amended in General Orders as printed in Senate Journal, February 12, 2018.
- SB18-121 Amended in General Orders as printed in Senate Journal, February 12, 2018.

The Senate has voted to concur in House Amendments to SB18-088. The bill has been repassed as amended.

MESSAGE(S) FROM THE REVISOR

We herewith transmit:

without comment, as amended, **SB18-005, 090, 091, 092, 094, 095, 096, 110, 111, and 121**.

INTRODUCTION OF BILLS

**First Reading**

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

**HB18-1242** by Representative(s) Becker K. and Valdez; also Senator(s) Crowder--Concerning the salary categorization of locally elected officers in specified counties.

Committee on Finance

**HB18-1243** by Representative(s) Foote and Wist; also Senator(s) Coram and Fields, Cooke--Concerning enactment of a civil rape shield law.

Committee on Judiciary
SB18-009  by Senator(s) Fenberg and Priola, Cooke, Guzman, Lundberg; also Representative(s) Winter and Lawrence--
Concerning the right of consumers of electricity to interconnect energy storage systems for use on their property.

Committee on Transportation & Energy

SB18-082  by Senator(s) Zenzinger, Aguilar, Todd; also Representative(s) Kennedy--Concerning a physician's right to provide continuing care to patients with rare disorders despite a covenant not to compete.

Committee on Health, Insurance, & Environment

SB18-102  by Senator(s) Tate and Zenzinger, Martinez Humenik, Moreno; also Representative(s) Hooton and Thurlow, Arndt, McKean--Concerning the requirement for an odometer reading when a motor vehicle's identification number is physically verified.

Committee on Transportation & Energy

SB18-124  by Senator(s) Hill; also Representative(s) Pabon--Concerning the removal of the thirty-day waiting period related to the sale of imported alcohol beverages.

Committee on Business Affairs and Labor

On motion of Representative KC Becker, the following bill(s) will be calendared for General Orders on February 16: HB18-1127.

On motion of Representative KC Becker, the following bill(s) will be calendared for General Orders on February 20: HB18-1098.

On motion of Representative KC Becker, the House adjourned until 9:00 a.m., February 14, 2018.

Approved:
CRISANTA DURAN,
Speaker

Attest:
MARIYLN EDDINS,
Chief Clerk
Prayer by the Reverend Dr. Cynthia Cearley, Centennial.

The Speaker called the House to order at 9:00 a.m.

Pledge of Allegiance led by Brayden Brejcha, Mason Brejch, Mammoth Heights Elementary, Parker.

The roll was called with the following result:

Present--61.
Excused--Representative(s) Everett, Hooton, Lewis, Winter--4.
Present after roll call--Representative(s) Everett, Winter.

The Speaker declared a quorum present.

On motion of Representative Liston, the reading of the journal of February 13, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

THIRD READING OF BILL(S)--FINAL PASSAGE

The following bill(s) were considered on Third Reading. The title(s) were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

HB18-1051 by Representative(s) Hamner and Carver, Becker K., Exum, Singer, Thurlow; also Senator(s) Coram and Merrifield, Cooke, Jones--Concerning statutory provisions enacted to promote the extinguishment of unattended fires.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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The question being "Shall the bill pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Buck, Herod, Lee, Rosenthal, Wist

SB18-032 by Senator(s) Gardner and Cooke; also Representative(s) Foote and Herod--Concerning the nonsubstantive relocation of laws from title 12, Colorado Revised Statutes, as part of the organizational recodification of title 12.
The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Gray, Lee, Rosenthal

SB18-034 by Senator(s) Cooke and Guzman; also Representative(s) Wist and Lee--Concerning the nonsubstantive relocation of laws related to the regulation of gaming from title 12, Colorado Revised Statutes, to a new title 44 as part of the organizational recodification of title 12.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Herod, Rosenthal
SB18-035 by Senator(s) Gardner and Cooke; also Representative(s) Wist--Concerning the nonsubstantive relocation of laws related to gambling payment intercept from title 24, Colorado Revised Statutes, to a new title 44 as part of the organizational recodification of title 12.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

Co-sponsor(s) added: Representative(s) Herod, Lee

HB18-1137 by Representative(s) McKean, Arndt, Hooton, Thurlow; also Senator(s) Zenzinger, Martinez Humenik, Moreno, Tate--Concerning the scheduled repeal of reports to the general assembly, and, in connection therewith, continuing the requirements for reports by the department of transportation and the department of public safety.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
HB18-1140 by Representative(s) McKean, Arndt, Hooton, Thurlow; also Senator(s) Moreno, Martinez Humenik, Tate, Zenzinger--Concerning public official personal surety bonds, and, in connection therewith, repealing obsolete provisions and authorizing the purchase of insurance in lieu of public official personal surety bonds.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

HB18-1107 by Representative(s) Weissman; also Senator(s) Priola--Concerning a requirement that builders of new residences offer buyers the option to accommodate electric vehicle charging systems.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
On motion of Representative Gray, the House resolved itself into Committee of the Whole for consideration of General Orders, and he was called to act as Chair.

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

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

(Amendments to the committee amendment are to the printed committee report which was printed and placed in the members' bill file.)

- **HB18-1012** by Representative(s) Becker J. and Lontine, Gray, Singer, Valdez; also Senator(s) Lundberg and Aguilar, Crowder, Kefalas, Sonnenberg--Concerning vision care plans for eye care services.

Amendment No. 1, Health, Insurance, & Environment Report, dated February 8, 2018, and placed in member's bill file; Report also printed in House Journal, February 9, 2018.

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

- **HB18-1233** by Representative(s) Duran and Lawrence, Ransom--Concerning a consumer reporting agency's placement of a security freeze on the consumer report of a consumer who is under the charge of a representative at the request of the consumer's representative.
Amendment No. 1, State, Veterans, & Military Affairs Report, dated February 7, 2018, and placed in member's bill file; Report also printed in House Journal, February 8, 2018.

Amendment No. 2, by Representative(s) Duran.

Amend printed bill, page 6, strike lines 4 through 6 and substitute "REMOVING THE SECURITY FREEZE.".

Page 6, strike line 16 and substitute "REPORTING AGENCY SHALL REMOVE".

Page 6, line 17 strike "LIFT".

Page 6, line 20 strike "OR TEMPORARILY LIFTED".

Page 7, strike lines 13 and 14 and substitute "SECURITY FREEZE REQUEST".

Page 7, strike line 25 and substitute "FOR A REQUEST TO PLACE OR".

Page 7, line 26 strike "PERMANENTLY".

Page 7, line 27, after "RECORD." add "A CONSUMER REPORTING AGENCY ALSO SHALL NOT CHARGE A FEE TO PLACE, TEMPORARILY LIFT, PARTIALLY LIFT, OR PERMANENTLY REMOVE A SECURITY FREEZE ON THE CONSUMER REPORT OR RECORD OF ANY CONSUMER UNDER EIGHTEEN YEARS OF AGE.".

Page 9, line 24, after "ON" insert "OR REMOVED FROM".

Page 9, line 25, strike "RECORD TEMPORARILY LIFTED" and substitute "RECORD.".

Page 9, strike lines 26 and 27.

Page 10, strike lines 1 through 5.

Amendment No. 3, by Representative(s) Duran.

Amend printed bill, page 5, line 4, strike "RECORD." and insert "RECORD, ONLY IF THE PROTECTED CONSUMER'S REPRESENTATIVE REQUESTS, IN WRITING, A SECURITY FREEZE AND PROVIDES REQUIRED DOCUMENTATION IN ACCORDANCE WITH SUBSECTION (1) OF THIS SECTION.".

Amendment No. 4, by Representative(s) Lawrence

Amend printed bill, page 3, line 8, strike "PARENT;" and substitute "PARENT OF AN INDIVIDUAL WHO IS UNDER SIXTEEN YEARS OF AGE;".

Page 3, line 9, after "OR" insert "OTHER TRUSTEESHIP, POWER OF ATTORNEY, OR".

Page 4, strike lines 2 through 8 and substitute:

(b) "SUFFICIENT PROOF OF AUTHORITY" INCLUDES:
(I) A COURT ORDER, A COPY OF A VALID POWER OF ATTORNEY, A VALID TRUST DOCUMENT, OR ANOTHER LEGAL DOCUMENT THAT CLEARLY ESTABLISHES THE AUTHORITY OF THE REPRESENTATIVE TO ACT ON BEHALF OF THE PROTECTED CONSUMER; OR

(II) IN THE CASE OF A REPRESENTATIVE WHO IS A PARENT OF THE PROTECTED CONSUMER, A CERTIFIED OR OFFICIAL COPY OF THE PROTECTED CONSUMER'S BIRTH CERTIFICATE.

Page 5, line 25, strike "FIVE" and substitute "TEN".

Page 6, strike lines 1 and 2 and substitute:

"(a) SEND WRITTEN CONFIRMATION OF THE SECURITY FREEZE TO THE ADDRESS ON FILE; AND"

Page 6, line 15, after "AFTER" insert "CONFIRMING THE AUTHENTICITY OF".

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

HB18-1158 by Representative(s) Hamner, Young, Rankin; also Senator(s) Lambert, Lundberg, Moreno--Concerning a supplemental appropriation to the department of corrections.

Laid over until February 15, retaining place on Calendar.

HB18-1172 by Representative(s) Young, Hamner, Rankin; also Senator(s) Lambert, Lundberg, Moreno--Concerning money allocated from an appropriation from the marijuana tax cash fund to a designated managed service organization to implement its community action plan.

Laid over until February 20, retaining place on Calendar.

ADOPTION OF COMMITTEE OF THE WHOLE REPORT

Passed Second Reading: HB18-1012 amended, 1233 amended.

Laid over until date indicated retaining place on Calendar:


HB18-1172--February 20, 2018

The Chairman moved the adoption of the Committee of the Whole Report. As shown by the following roll call vote, a majority of those elected to the House voted in the affirmative, and the Report was adopted.

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CONSIDERATION OF MEMORIAL(S)


(Printed and placed in members' files.)

On motion of Representative Esgar, the memorial was read at length and adopted by viva voce vote.

Co-sponsor(s) added: Representative(s) Becker J., Buck, Carver, Catlin, Coleman, Foote, Ginal, Gray, Hansen, Jackson, Kennedy, Kraft-Tharp, Lawrence, Lebsock, Lontine, McLachlan, Michaelson Jenet, Salazar, Sandridge, Van Winkle, Weissman, Williams D., Wilson, Speaker

APPOINTMENT(S)

The Speaker announced the following temporary committee appointment(s) for February 14 only:

State, Veterans & Military Affairs
Representative Herod to replace Representative Hooton

Transportation and Energy
Representative Sandridge to replace Representative Lewis

House in recess. House reconvened.
REPORT(S) OF COMMITTEE(S) OF REFERENCE

BUSINESS AFFAIRS & LABOR
After consideration on the merits, the Committee recommends the following:

HB18-1174  be amended as follows, and as so amended, be referred to the Committee on Finance with favorable recommendation:
Amend printed bill, page 5, strike lines 11 through 15 and substitute "The General Assembly encourages the Governor to appoint at least one of these three positions a licensed mortgage loan originator who is an employee or exclusive agent of, or works as an independent contractor for, a Colorado-based mortgage company."

HB18-1175  be referred favorably to the Committee on Finance.

HEALTH, INSURANCE & ENVIRONMENT
After consideration on the merits, the Committee recommends the following:

HB18-1091  be referred to the Committee of the Whole with favorable recommendation.

PUBLIC HEALTH CARE & HUMAN SERVICES
After consideration on the merits, the Committee recommends the following:

HB18-1094  be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:
Amend printed bill, page 4, line 27, strike "it is".
Page 5, strike line 1 and substitute "there is no pending or current action in dependency or".
Page 5, after line 17 insert:
"(8) "First-level appeal" means the initial process a Medicaid member is required to enact to contest a benefit, service, or eligibility decision made by Medicaid or a Medicaid managed care entity.
(9) "Medicaid child or youth who is at risk of out-of-home placement" means a child or youth who is categorically eligible
FOR MEDICAID BUT WHO OTHERWISE MEETS THE DEFINITION OF A CHILD OR YOUTH WHO IS AT RISK OF OUT-OF-HOME PLACEMENT AS DEFINED IN SUBSECTION (2) OF THIS SECTION.".

Renumber succeeding subsections accordingly.

Page 5, strike line 20 and substitute "SERVICES".

Page 5, line 21, strike "FINANCING".

Page 6, strike lines 15 through 17 and substitute "whether the child is categorically eligible for medicaid under the capitated mental health system described in section 25.5-5.411, C.R.S., or whether the parent believes his or her child is a child IF THE PARENT OR"

Page 6, line 21, before "OR" insert "NONPROFIT ADVOCACY ORGANIZATION,".

Page 6, line 22, strike "DEPARTMENT." and substitute "DEPARTMENT; HOWEVER, THE STATE DEPARTMENT IS NOT OBLIGATED TO PAY FOR ANY SERVICES PROVIDED BY ENTITIES WITH WHICH THEY DO NOT CONTRACT.".

Page 7, line 12, before "OR" insert "NONPROFIT ADVOCACY ORGANIZATION,".

Page 7, line 13, strike "DEPARTMENT." and substitute "DEPARTMENT; HOWEVER, THE STATE DEPARTMENT IS NOT OBLIGATED TO PAY FOR ANY SERVICES PROVIDED BY ENTITIES WITH WHICH THEY DO NOT CONTRACT.".

Page 8, line 12, before "OR" insert "NONPROFIT ADVOCACY ORGANIZATION,".

Page 8, line 13, strike "APPEAL." and substitute "APPEAL; HOWEVER, THE STATE DEPARTMENT IS NOT OBLIGATED TO PAY FOR ANY SERVICES PROVIDED BY ENTITIES WITH WHICH THEY DO NOT CONTRACT.".

Page 8, before line 16 insert:

"(1.5) (a) THE PARENT OR GUARDIAN OF A MEDICAID CHILD OR YOUTH WHO IS AT RISK OF OUT-OF-HOME PLACEMENT MAY REQUEST, WITHIN FIVE DAYS AFTER ALL FIRST-LEVEL MEDICAID APPEALS PROCESSES ARE EXHAUSTED, AN OBJECTIVE THIRD PARTY AT THE STATE DEPARTMENT WHO IS A PROFESSIONAL PERSON TO REVIEW THE SERVICE REQUEST MADE TO MEDICAID. A FAMILY ADVOCATE, FAMILY SYSTEM NAVIGATOR, OR COUNTY DEPARTMENT MAY ASSIST A FAMILY IN FILING AN APPEAL. THE REVIEW MUST OCCUR WITHIN THREE WORKING DAYS OF THE PARENT'S OR GUARDIAN'S REQUEST.

(b) THE ADMINISTRATIVE LAW JUDGE CONSIDERING THE MEDICAID APPEAL FOR THE MEDICAID CHILD OR YOUTH WHO IS AT RISK OF OUT-OF-HOME PLACEMENT SHALL TAKE INTO CONSIDERATION THE OBJECTIVE THIRD-PARTY REVIEW BY THE STATE DEPARTMENT AS PART OF HIS OR HER RECONSIDERATION AND DECISION OF THE MEDICAID SERVICE REQUEST.".
Page 8, line 19, strike "contact" and substitute "MAKE A REFERRAL TO THE STATEWIDE CHILD ABUSE HOTLINE ESTABLISHED IN SECTION 26-5-111 OR".

Page 8, line 20, strike "referral to" and substitute "MAKE A REFERRAL, IF ASSIGNED FOR AN ASSESSMENT BY".

Page 8, line 27 and substitute "well-being has occurred. warranting a dependency or neglect action.".

Page 9, strike line 1.

Page 9, strike lines 17 through 19 and substitute "OUT-OF-HOME PLACEMENT AND FOR WHOM A CHILD ABUSE AND NEGLECT REFERRAL WAS MADE TO THE COUNTY DEPARTMENT;".

Page 10, strike lines 10 through 12 and substitute:

"(h) THE AGGREGATE NUMBER OF THIRD-PARTY REVIEWS COMPLETED BY THE STATE DEPARTMENT FOR CHILDREN SERVED PURSUANT TO THIS ARTICLE 67, DELINEATED BY CHILDREN WHO ARE AND ARE NOT CATEGORICALLY ELIGIBLE FOR MEDICAID.".

Page 10, strike lines 13 through 27.

Strike page 11.

Page 12, strike lines 1 through 8

Renumber succeeding subsection accordingly.

Page 12, lines 10 and 11, strike "SUBSECTIONS (1) AND (2)" and substitute "SUBSECTION (1)".

Page 13, lines 8 and 9, strike "standards. The" and substitute "standards - advisory board. (1) The".

Page 13, line 9, strike "SECTION 27-65-131" and substitute "SUBSECTION (2) OF THIS SECTION".

Page 13, strike lines 13 through 27.

Page 14, strike lines 1 through 23 and substitute:

"(2) AN ADVISORY BOARD TO THE STATE DEPARTMENT IS ESTABLISHED FOR THE PURPOSE OF ASSISTING AND ADVISING THE EXECUTIVE DIRECTOR IN ACCORDANCE WITH THIS SECTION IN THE DEVELOPMENT OF SERVICE STANDARDS AND RULES. THE ADVISORY BOARD CONSISTS OF NOT LESS THAN ELEVEN NOR MORE THAN FIFTEEN MEMBERS APPOINTED BY THE STATE DEPARTMENT AS FOLLOWS:

(a) ONE REPRESENTATIVE EACH FROM THE OFFICE OF BEHAVIORAL HEALTH; THE OFFICE OF CHILDREN, YOUTH, AND FAMILIES; THE DEPARTMENT OF HEALTH CARE POLICY AND FINANCING; AND A LEADING PROFESSIONAL ASSOCIATION OF PSYCHIATRISTS IN THIS STATE;

(b) ONE MEMBER REPRESENTING NONPROFIT HEALTH CARE FACILITIES;
(c) **ONE MEMBER REPRESENTING CHILDREN OR YOUTH CONSUMERS**
    OF SERVICES FOR PERSONS WITH MENTAL HEALTH DISORDERS;
    (d) **ONE MEMBER REPRESENTING FAMILIES OF PERSONS WITH**
    MENTAL HEALTH DISORDERS;
    (e) **ONE MEMBER REPRESENTING CHILDREN'S HEALTH CARE**
    FACILITIES;
    (f) **ONE MEMBER REPRESENTING A COMMUNITY MENTAL HEALTH**
    CENTER THAT PERFORMS EVALUATIONS PURSUANT TO THIS ARTICLE 67;
    (g) **ONE MEMBER REPRESENTING A COUNTY HUMAN OR SOCIAL**
    SERVICES AGENCY;
    (h) **ONE MEMBER REPRESENTING INDIVIDUALS WITH INTELLECTUAL**
    AND DEVELOPMENTAL DISABILITIES; AND
    (i) **OTHER PERSONS FROM BOTH THE PRIVATE AND THE PUBLIC**
    SECTORS WHO ARE RECOGNIZED OR KNOWN TO BE INTERESTED AND
    INFORMED IN THE AREA OF THE ADVISORY BOARD'S PURPOSE AND
    FUNCTION.
(3) **IN MAKING APPOINTMENTS TO THE ADVISORY BOARD, THE**
    STATE DEPARTMENT MUST INCLUDE REPRESENTATION BY AT LEAST ONE
    MEMBER WHO IS A PERSON WITH A DISABILITY, AS DEFINED IN SECTION
    24-45.5-102 (2); A FAMILY MEMBER OF A PERSON WITH A DISABILITY; OR
    A MEMBER OF AN ADVOCACY GROUP FOR PERSONS WITH DISABILITIES,
    PROVIDED THAT THE OTHER REQUIREMENTS OF SUBSECTION (2) OF THIS
    SECTION ARE MET.".

Renumber succeeding sections accordingly.

Page 15, line 7, strike "(8)" and substitute "(10)".

**HB18-1155** be amended as follows, and as so amended, be referred to
the Committee on Finance with favorable
recommendation:

Amend printed bill, page 2, line 8, strike "2027." and substitute "2024."
Page 3, line 6, strike "2027." and substitute "2024."
Page 3, line 12, strike "(28)(a)(II) and (28)(a)(III)" and substitute
"(25)(a)(XVII) and (25)(a)(XVIII)"
Page 3, line 21, strike "(28)" and substitute "(25)"
Page 3, line 22, strike "2027:" and substitute "2024:".
Page 3, line 23, strike ":(II)" and substitute "(XVII)"
Page 3, line 25, strike "(III)" and substitute "(XVIII)"
Page 4, line 21, strike "(6)(a)(I)" and substitute "(6)(a)(I), (6)(b)
introductory portion, and (6)(b)(II)(A)"
Page 4, line 24, before "DIAGNOSIS," insert "PHYSICAL THERAPY".
Page 5, after line 1 insert:
"(b) For the purposes of subparagraph (II) of paragraph (a) of this subsection (6)(a)(II) of this section:

(II) (A) "Physical measures, activities, and devices" includes but is not limited to: resistive, active, and passive exercise, with or without devices; joint mobilization; mechanical stimulation; biofeedback; DRY NEEDLING; postural drainage; traction; positioning; massage; splinting; training in locomotion; other functional activities, with or without assistive devices; and correction of posture, body mechanics, and gait.".

Page 5, after line 22 insert:

"SECTION 8. In Colorado Revised Statutes, 12-41-113, add (5) as follows:

12-41-113. Special practice authorities and requirements - rules. (5) PHYSICAL THERAPISTS MAY PERFORM DRY NEEDLING. THE PERFORMANCE OF DRY NEEDLING IN ACCORDANCE WITH THIS SECTION IS NOT THE PRACTICE OF ACUPUNCTURE AS DEFINED IN SECTION 12-29.5-102 AND IS NOT A VIOLATION OF SECTION 12-29.5-105.".

Renumber succeeding sections accordingly.

Page 7, line 27, strike "OR NONINVASIVE".

Page 8, line 1, strike "DEBRIDEMENT";

Page 8, line 2, after "OR" insert "THE PERFORMANCE OF NONINVASIVE WOUND DEBRIDEMENT WITHIN THE SCOPE OF".

HB18-1183 be referred to the Committee of the Whole with favorable recommendation.

SB18-054 be referred to the Committee of the Whole with favorable recommendation.

PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed: HB18-1242, 1243.

MESSAGE FROM THE SENATE

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

SB18-103, 162, and 148.


The Senate has passed on Third Reading and returns herewith:

HB18-1079.

______________________________

MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, SB18-103, 148, and 162.
without comment, as amended, SB18-131, 134, and 164.

______________________________

INTRODUCTION OF BILLS
First Reading

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

HB18-1244  by Representative(s) Danielson--Concerning the creation of a submarine service license plate to honor the service of submarine veterans.
Committee on Finance

HB18-1245  by Representative(s) Rosenthal and Michaelson Jenet, Esgar, Ginal, Herod; also Senator(s) Fenberg and Guzman, Moreno--Concerning a prohibition against a mental health care provider engaging in conversion therapy with a patient under eighteen years of age.
Committee on Public Health Care & Human Services

SB18-087  by Senator(s) Fenberg, Aguilar, Court, Fields, Guzman, Jones, Kagan, Kefalas, Kerr, Merrifield, Moreno, Todd, Williams A.; also Representative(s) Michaelson Jenet and Winter--Concerning in-state tuition at institutions of higher education for certain foreign nationals legally settled in Colorado.
Committee on Education

SB18-104  by Senator(s) Donovan, Court, Fenberg, Jones, Kagan, Kerr, Merrifield, Todd, Zenzinger; also Representative(s) Willett and McLachlan, Becker J., Roberts--Concerning a requirement that the broadband deployment board file a petition with the federal communications commission to seek a waiver from the commission's rules prohibiting a state entity from applying for certain federal money earmarked for financing broadband deployment in remote areas of the nation.
Committee on Finance
SB18-126  by Senator(s) Grantham and Guzman, Baumgardner, Cooke, Coram, Crowder, Fenberg, Garcia, Gardner, Hill, Holbert, Lundberg, Marble, Priola, Scott, Smallwood, Tate, Williams A.; also Representative(s) Pabon and Van Winkle--Concerning the definition of a traditional large and premium cigar for purposes of the excise tax on tobacco products.

Committee on Business Affairs and Labor

SB18-135  by Senator(s) Gardner; also Representative(s) Carver--Concerning updates to the Colorado code of military justice.

Committee on Judiciary

SB18-148  by Senator(s) Martinez Humenik and Moreno; also Representative(s) Lawrence and Exum--Concerning the continuation of certain benefits through the "State Employee Group Benefits Act" for dependents of a state employee who dies in a work-related death.

Committee on Public Health Care & Human Services

On motion of Representative Esgar, the House adjourned until 9:00 a.m., February 15, 2018.

Approved:
CRISANTA DURAN,
Speaker

Attest:
Marilyn Eddins,
Chief Clerk
Prayer by Rabbi Joseph Black, Temple Emanuel, Denver.

The Speaker called the House to order at 9:00 a.m.

The National Anthem was sung by Morgan Fritzler.

Pledge of Allegiance led by Teresa Moore, Lawrence Elementary, Arvada.

The roll was called with the following result:

Present--63.
Excused--Representative(s) Jackson, Lewis--2.

The Speaker declared a quorum present.

On motion of Representative Liston, the reading of the journal of February 14, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

THIRD READING OF BILL(S)--FINAL PASSAGE

The following bill(s) were considered on Third Reading. The title(s) were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

HB18-1012 by Representative(s) Becker J. and Lontine, Gray, Singer, Valdez; also Senator(s) Lundberg and Aguilar, Crowder, Kefalas, Sonnenberg--Concerning vision care plans for eye care services.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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HB18-1233 by Representative(s) Duran and Lawrence, Ransom; also Senator(s) Fenberg and Gardner--Concerning a consumer reporting agency's placement of a security freeze on the consumer report of a consumer who is under the charge of a representative at the request of the consumer's representative.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Arndt, Catlin, Coleman, Covarrubias, Danielson, Esgar, Exum, Garnett, Ginal, Hamner, Hansen, Herod, Lee, Liston, Melton, Michaelson Jenet, Pettersen, Reyher, Rosenthal, Saine, Van Winkle, Winter, Young, Speaker
On motion of Representative Esgar, the House resolved itself into Committee of the Whole for consideration of General Orders, and she was called to act as Chair.

GENERAL ORDERS--SECOND READING OF BILLS

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

(Amendments to the committee amendment are to the printed committee report which was printed and placed in the members' bill file.)

HB18-1158  by Representative(s) Hamner, Young, Rankin; also Senator(s) Lambert, Lundberg, Moreno--Concerning a supplemental appropriation to the department of corrections.

Laid over until February 16, retaining place on Calendar.

SB18-019  by Senator(s) Donovan and Coram, Baumgardner, Sonnenberg; also Representative(s) Hansen and Arndt, Esgar--Concerning an expansion of the duration for which the Colorado water resources and power development authority may make a loan under the authority's revolving loan programs.

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

SB18-041  by Senator(s) Coram and Baumgardner, Donovan, Jones, Sonnenberg; also Representative(s) Saine and Arndt, Esrgar, Hansen, Willett--Concerning the ability of operators of sand and gravel mines to use water incidental to sand and gravel mining operations to mitigate the impacts of mining.

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

HB18-1130  by Representative(s) Williams D., Humphrey, Van Winkle, Leonard, Lundeen, Lewis, Beckman, Neville P., McKean, Buck, Saine, Everett, Liston, Covarrubias, Ransom, Reyher--Concerning increasing the availability of qualified personnel to teach in public schools.

Amendment No. 1, Education Report, dated February 12, 2018, and placed in member's bill file; Report also printed in House Journal, February 13, 2018.

As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.
SB18-105 by Senator(s) Baumgardner; also Representative(s) Pabon--Concerning clarifying changes to provisions that were contained in House Bill 17-1367.

Laid over until February 16, retaining place on Calendar.

ADOPTION OF COMMITTEE OF THE WHOLE REPORT

Passed Second Reading: SB18-019, 041, HB18-1130 amended.

Laid over until date indicated retaining place on Calendar:

The Chairman moved the adoption of the Committee of the Whole Report. As shown by the following roll call vote, a majority of those elected to the House voted in the affirmative, and the Report was adopted.

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Speaker Y

APPOINTMENT(S)

The Speaker announced the following temporary committee appointment(s) for February 15, 2018 only:

Health, Insurance, & Environment
Representative Valdez to replace Representative Jackson
Transportation and Energy
Representative Danielson to replace Representative Jackson

House in recess. House reconvened.
REPORT(S) OF COMMITTEE(S) OF REFERENCE

EDUCATION
After consideration on the merits, the Committee recommends the following:

HB18-1134  be referred to the Committee of the Whole with favorable recommendation.

HB18-1186  be referred favorably to the Committee on Appropriations.

FINANCE
After consideration on the merits, the Committee recommends the following:

HB18-1017  be referred favorably to the Committee on Appropriations.

HB18-1084  be postponed indefinitely.

HB18-1092  be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 3, line 23, strike "MUNICIPALITIES." and substitute "MUNICIPALITIES, AND THE MEMORANDUM OF UNDERSTANDING MUST INCLUDE AN AGREEMENT ON REVENUE SHARING, INCLUDING A REQUIREMENT THAT THE POINT OF TAXATION IS AT THE STORE.".

Page 3, line 27, strike "BUSINESS AFFAIRS AND LABOR" and substitute "FINANCE".

Page 4, line 1, strike "BUSINESS, LABOR, AND TECHNOLOGY" and substitute "FINANCE".

Page 4, line 8, strike "licenses." and substitute "licenses - repeal.".

Page 4, strike line 15 and substitute:

"(i) (I)  A MARIJUANA DELIVERY LICENSE.
        (II)  THIS SUBSECTION (1)(i) IS REPEALED, EFFECTIVE DECEMBER 31, 2020.".

Page 4, line 18, strike "licenses." and substitute "licenses - repeal.".

Page 4, strike line 26 and substitute:

"(i) (I)  A MARIJUANA DELIVERY LICENSE.
        (II)  THIS SUBSECTION (1)(i) IS REPEALED, EFFECTIVE DECEMBER 31, 2020.".
Page 5, line 4, strike "TO DELIVER MEDICAL MARIJUANA AND" and substitute "NOTWITHSTANDING THE PROVISIONS OF SECTION 12-43.3-901 (4)(h), TO DELIVER MEDICAL MARIJUANA, ".

Page 5, line 5, strike "PRODUCTS" and substitute "PRODUCTS, AND MEDICAL MARIJUANA CONCENTRATE".

Page 5, line 8, strike "ADDRESS;" and substitute "ADDRESS IN THE JURISDICTION THAT IS OTHERWISE LICENSED TO SELL AND DELIVER MARIJUANA; ".

Page 5, line 9, strike "MARIJUANA AND" and substitute "MARIJUANA, ".

Page 5, line 10, strike "PRODUCTS" and substitute "PRODUCTS, AND RETAIL MARIJUANA CONCENTRATE".

Page 5, line 11, strike "ADDRESS. " and substitute "ADDRESS IN THE JURISDICTION THAT IS OTHERWISE LICENSED TO SELL AND DELIVER MARIJUANA. ".

Page 5, lines 14 and 15, strike "A MARIJUANA DELIVERY LICENSE TO UP TO FIFTEEN QUALIFIED APPLICANTS," and substitute "MARIJUANA DELIVERY LICENSES TO QUALIFIED APPLICANTS,".

Page 5, line 18, strike "HAS DISCRETION IN DETERMINING WHETHER AN" and substitute "SHALL ISSUE A MARIJUANA DELIVERY LICENSE TO AN APPLICANT WHO IS QUALIFIED TO RECEIVE THE LICENSE. A"

Page 5, strike line 19.

Page 6, line 3, strike "MARIJUANA AND" and substitute "MARIJUANA, ".

Page 6, line 4, strike "PRODUCTS" and substitute "PRODUCTS, AND MEDICAL MARIJUANA CONCENTRATE".

Page 6, line 11, strike "MARIJUANA OR" and substitute "MARIJUANA, ".

Page 6, line 12, strike "PRODUCTS" and substitute "PRODUCTS, OR MEDICAL MARIJUANA CONCENTRATE".

Page 6, line 19, strike "RETAIL MARIJUANA AND RETAIL MARIJUANA PRODUCTS" and substitute "RETAIL MARIJUANA, RETAIL MARIJUANA PRODUCTS, AND RETAIL MARIJUANA CONCENTRATE".

Page 6, line 24, strike "MARIJUANA OR" and substitute "MARIJUANA, ".

Page 6, line 25, strike "PRODUCTS" and substitute "PRODUCTS, AND RETAIL MARIJUANA CONCENTRATE".

Page 7, line 5, strike "SEPTEMBER 1, 2018." and substitute "JANUARY 1, 2019.".

Page 7, line 6, strike "JULY 1," and substitute "DECEMBER 31,".

Page 7, after line 6 insert:
"SECTION 5. In Colorado Revised Statutes, add 12-43.4-106 as follows:

12-43.4-106. Marijuana delivery - repeal.

(1) NOTWITHSTANDING ANY PROVISION OF THIS ARTICLE 43.4 TO THE CONTRARY, A PERSON LICENSED PURSUANT TO SECTION 12-43.3-409 MAY DELIVER RETAIL MARIJUANA, RETAIL MARIJUANA PRODUCTS, AND RETAIL MARIJUANA CONCENTRATE PURSUANT TO THE PROVISIONS OF SECTION 12-43.3-409 AND ANY RULES ADOPTED PURSUANT TO SECTION 12-43.3-202 (2)(a)(XXIII).

(2) THIS SECTION IS REPEALED, EFFECTIVE DECEMBER 31, 2020."

Renumber succeeding section accordingly.

After "PRODUCTS," add "MEDICAL MARIJUANA CONCENTRATE," on: Page 2, line 14; and Page 3, lines 3, 7, and 16.

Strike "AND" on: Page 2, line 14; and Page 3, lines 3, 7, and 17.

Strike "PRODUCTS" and substitute "PRODUCTS, AND RETAIL MARIJUANA CONCENTRATE" on: Page 2, line 15; and Page 3, lines 4, 8, and 17.

LOCAL GOVERNMENT

After consideration on the merits, the Committee recommends the following:

HB18-1126 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 2, strike lines 12 through 15 and substitute "BREED, WEIGHT, OR SIZE CLASSIFICATION.".

SB18-025 be referred to the Committee of the Whole with favorable recommendation.

STATE, VETERANS, & MILITARY AFFAIRS

After consideration on the merits, the Committee recommends the following:

HB18-1047 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, 1-45-103, amend (10); and add (6)(d) and (6)(e) as follows:
1-45-103. Definitions - repeal. (6) (d) "CONTRIBUTION" does not include the payment of legal fees to advise a candidate on compliance with campaign laws or regulations or to represent a candidate or candidate committee in any action in which the candidate or committee has been named as a defendant. Such legal services are not undertaken "for the benefit of any candidate committee" or "for the purpose of promoting the candidate's nomination, retention, recall, or election" as those phrases are used in section 2 (5)(a)(II) and (5)(a)(IV) of Article XXVIII of the state constitution.

(e) "CONTRIBUTION" does not include an intervention by the secretary of state, as authorized by section 1-45-111.5 (1.5)(g), in any action brought to enforce the provisions of Article XXVIII of the state constitution or this Article 45.

(10) (a) "Expenditure" shall have the same meaning as set forth in section 2 (8) of article XXVIII of the state constitution.

(b) "EXPENDITURE" does not include legal services paid to defend a candidate or candidate committee against any action brought to enforce the provisions of Article XXVIII of the state constitution or this Article 45."

Renumber succeeding sections accordingly.

Page 4, line 11, strike "(7)(a)(I)" and substitute "(7)(a)(I); and add (1)(a)(V)".

Page 4, after line 25 insert:

"(V) Any disbursement not otherwise defined as an expenditure may be reported to the appropriate officer.".

Page 9, strike line 6 and substitute "(1.5)(a) and (2); and add (1.5)(g) as follows:".

Page 9, after line 22 insert:

"(g) The secretary of state has, as a matter of right, the right to intervene in any action pending before the office of administrative courts or the court of appeals that is brought to enforce the provisions of Article XXVIII of the state constitution or this Article.".

Page 10, line 9, after "considered" insert "and issued written findings regarding".

Page 10, line 14, after "JUDGMENT." insert "PROMPTLY UPON THE CONVERSION OF THE AWARD OF ATTORNEY FEES AND COSTS INTO A DISTRICT COURT JUDGMENT, THE CLERK OF THE DISTRICT COURT SHALL MAIL NOTICE OF THE FILING OF THE JUDGMENT TO THE JUDGMENT DEBTOR AT THE ADDRESS GIVEN AND SHALL MAKE A NOTE OF THE MAILING IN THE DOCKET. The notice must include the name and post-office address of the judgment creditor and the judgment creditor's lawyer, if any, in this state. In addition, the judgment creditor may mail a notice of the filing of the judgment to the judgment debtor and may file proof of mailing with the clerk. Lack of
MAILING NOTICE OF FILING BY THE CLERK SHALL NOT AFFECT THE
ENFORCEMENT PROCEEDINGS IF PROOF OF MAILING BY THE JUDGMENT
CREDITOR HAS BEEN FILED.".

Page 12, strike lines 23 through 27 and substitute:

"SECTION 10. Safety clause. The general assembly hereby finds, determines, and declares that this act is necessary for the immediate preservation of the public peace, health, and safety.".

Page 13, strike lines 1 through 5.

HB18-1063 be postponed indefinitely.

HB18-1128 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, 6-1-713, amend (1), (2), and (3) as follows:

6-1-713. Disposal of personal identifying information - policy - definition. (1) Each public and private entity in the state that uses MAINTAINS PAPER OR ELECTRONIC documents during the course of business that contain personal identifying information shall develop a WRITTEN policy for the destruction or proper disposal of THOSE paper AND electronic documents containing personal identifying information. UNLESS OTHERWISE REQUIRED BY STATE OR FEDERAL LAW OR REGULATION, THE WRITTEN POLICY MUST REQUIRE THAT, WHEN SUCH PAPER OR ELECTRONIC DOCUMENTS ARE NO LONGER NEEDED, THE PUBLIC OR PRIVATE ENTITY SHALL DESTROY OR ARRANGE FOR THE DESTRUCTION OF SUCH PAPER AND ELECTRONIC DOCUMENTS WITHIN ITS CUSTODY OR CONTROL THAT CONTAIN PERSONAL IDENTIFYING INFORMATION BY SHREDDING, ERASING, OR OTHERWISE MODIFYING THE PERSONAL IDENTIFYING INFORMATION IN THE PAPER OR ELECTRONIC DOCUMENTS TO MAKE THE PERSONAL IDENTIFYING INFORMATION UNREADABLE OR INDECIPHERABLE THROUGH ANY MEANS.

(2) For the purposes of this section AND SECTION 6-1-713.5, "personal identifying information" means a social security number; a personal identification number; a password; a pass code; an official state or government-issued driver's license or identification card number; a government passport number; biometric data; an employer, student, or military identification number; or a financial transaction device, AS DEFINED IN SECTION 18-5-701 (3).

(3) A public entity that is managing its records in compliance with part 1 of article 80 of title 24, C.R.S., shall be deemed to have met its obligations under subsection (1) of this section.

A PRIVATE ENTITY THAT IS REGULATED BY STATE OR FEDERAL LAW AND THAT MAINTAINS PROCEDURES FOR DISPOSAL OF PERSONAL IDENTIFYING INFORMATION PURSUANT TO THE LAWS, RULES, REGULATIONS, GUIDANCES, OR GUIDELINES ESTABLISHED BY ITS STATE OR FEDERAL REGULATOR IS IN
COMPLIANCE WITH THIS SECTION.

SECTION 2. In Colorado Revised Statutes, add 6-1-713.5 as follows:

6-1-713.5. Protection of personal identifying information. (1) To protect personal identifying information, as defined in section 6-1-713 (2), from unauthorized access, use, modification, disclosure, or destruction, a person that maintains, owns, or licenses personal identifying information of an individual residing in the state shall implement and maintain reasonable security procedures and practices that are appropriate to the nature of the personal identifying information and the nature and size of the business and its operations.

(2) A person that uses a nonaffiliated third party as a service provider to perform services for the person and discloses personal identifying information about an individual residing in the state with the nonaffiliated third party shall require that the nonaffiliated third party implement and maintain reasonable security procedures and practices that are:

(a) Appropriate to the nature of the personal identifying information disclosed to the nonaffiliated third party; and

(b) Reasonably designed to help protect the personal identifying information from unauthorized access, use, modification, disclosure, or destruction.

(3) For the purposes of subsection (2) of this section, a disclosure of personal identifying information does not include disclosure of information to a nonaffiliated third party under circumstances where the person retains primary responsibility for implementing and maintaining reasonable security procedures and practices appropriate to the nature of the personal identifying information and the person implements and maintains technical controls that are reasonably designed to:

(a) Help protect the personal identifying information from unauthorized access, use, modification, disclosure, or destruction; or

(b) Effectively eliminate the nonaffiliated third party's ability to access the personal identifying information, notwithstanding the third party's physical possession of the personal identifying information.

(4) A person that is regulated by state or federal law and that maintains procedures for protection of personal identifying information pursuant to the laws, rules, regulations, guidances, or guidelines established by its state or federal regulator is in compliance with this section.

SECTION 3. In Colorado Revised Statutes, 6-1-716, amend (2), (3), and (4), repeal and reenact, with amendments, (1); and add (5) as follows:

6-1-716. Notification of security breach. (1) Definitions. As used in this section, unless the context otherwise requires:

(a) "Biometric data" means unique biometric data generated from measurements or analysis of human body characteristics for the purpose of authenticating the individual when he or she accesses an online account.

(b) "Commercial entity" means any private legal entity, whether for-profit or not-for-profit.
"DETERMINATION THAT A SECURITY BREACH OCCURRED" MEANS THE POINT IN TIME AT WHICH THERE IS SUFFICIENT EVIDENCE TO CONCLUDE THAT A SECURITY BREACH HAS TAKEN PLACE.

"ENCRYPTED" MEANS RENDERED UNUSABLE, UNREADABLE, OR INDECIPHERABLE TO AN UNAUTHORIZED PERSON THROUGH A SECURITY TECHNOLOGY OR METHODOLOGY GENERALLY ACCEPTED IN THE FIELD OF INFORMATION SECURITY.

"MEDICAL INFORMATION" MEANS ANY INFORMATION ABOUT A CONSUMER'S MEDICAL OR MENTAL HEALTH TREATMENT OR DIAGNOSIS BY A HEALTH CARE PROFESSIONAL.

"NOTICE" MEANS:

(I) WRITTEN NOTICE TO THE POSTAL ADDRESS LISTED IN THE RECORDS OF THE INDIVIDUAL OR COMMERCIAL ENTITY;

(II) TELEPHONIC NOTICE;

(III) ELECTRONIC NOTICE, IF A PRIMARY MEANS OF COMMUNICATION BY THE INDIVIDUAL OR COMMERCIAL ENTITY WITH A COLORADO RESIDENT IS BY ELECTRONIC MEANS OR THE NOTICE PROVIDED IS CONSISTENT WITH THE PROVISIONS REGARDING ELECTRONIC RECORDS AND SIGNATURES SET FORTH IN THE FEDERAL "ELECTRONIC SIGNATURES IN GLOBAL AND NATIONAL COMMERCE ACT", 15 U.S.C. SEC. 7001 ET SEQ.; OR

(IV) SUBSTITUTE NOTICE, IF THE INDIVIDUAL OR THE COMMERCIAL ENTITY REQUIRED TO PROVIDE NOTICE DEMONSTRATES THAT THE COST OF PROVIDING NOTICE WILL EXCEED TWO HUNDRED FIFTY THOUSAND DOLLARS, THE AFFECTED CLASS OF PERSONS TO BE NOTIFIED EXCEEDS TWO HUNDRED FIFTY THOUSAND COLORADO RESIDENTS, OR THE INDIVIDUAL OR THE COMMERCIAL ENTITY DOES NOT HAVE SUFFICIENT CONTACT INFORMATION TO PROVIDE NOTICE. SUBSTITUTE NOTICE CONSISTS OF ALL OF THE FOLLOWING:

(A) E-MAIL NOTICE IF THE INDIVIDUAL OR THE COMMERCIAL ENTITY HAS E-MAIL ADDRESSES FOR THE MEMBERS OF THE AFFECTED CLASS OF COLORADO RESIDENTS;

(B) CONSPICUOUS POSTING OF THE NOTICE ON THE WEBSITE PAGE OF THE INDIVIDUAL OR THE COMMERCIAL ENTITY IF THE INDIVIDUAL OR THE COMMERCIAL ENTITY MAINTAINS ONE; AND

(C) NOTIFICATION TO MAJOR STATEWIDE MEDIA.

"PERSONAL INFORMATION" MEANS A COLORADO RESIDENT'S FIRST NAME OR FIRST INITIAL AND LAST NAME IN COMBINATION WITH ANY ONE OR MORE OF THE FOLLOWING DATA ELEMENTS THAT RELATE TO THE RESIDENT, WHEN THE DATA ELEMENTS ARE NOT ENCRYPTED, REDACTED, OR SECURED BY ANY OTHER METHOD RENDERING THE NAME OR THE ELEMENT UNREADABLE OR UNUSABLE: SOCIAL SECURITY NUMBER; STUDENT, MILITARY, OR PASSPORT IDENTIFICATION NUMBER; DRIVER'S LICENSE NUMBER OR IDENTIFICATION CARD NUMBER; ACCOUNT NUMBER OR CREDIT CARD OR DEBIT CARD NUMBER; MEDICAL INFORMATION; HEALTH INSURANCE IDENTIFICATION NUMBER; OR BIOMETRIC DATA; OR

(A) A COLORADO RESIDENT'S USERNAME OR E-MAIL ADDRESS, IN COMBINATION WITH A PASSWORD OR SECURITY QUESTIONS AND ANSWERS, THAT WOULD PERMIT ACCESS TO AN ONLINE ACCOUNT.

(II) "PERSONAL INFORMATION" DOES NOT INCLUDE PUBLICLY AVAILABLE INFORMATION THAT IS LAWFULLY MADE AVAILABLE TO THE GENERAL PUBLIC FROM FEDERAL, STATE, OR LOCAL GOVERNMENT RECORDS OR WIDELY DISTRIBUTED MEDIA.

(h) "SECURITY BREACH" MEANS THE UNAUTHORIZED ACQUISITION
1 OF UNENCRYPTED COMPUTERIZED DATA THAT COMPROMISES THE
2 SECURITY, CONFIDENTIALITY, OR INTEGRITY OF PERSONAL INFORMATION
3 MAINTAINED BY AN INDIVIDUAL OR A COMMERCIAL ENTITY. GOOD FAITH
4 ACQUISITION OF PERSONAL INFORMATION BY AN EMPLOYEE OR AGENT OF
5 AN INDIVIDUAL OR COMMERCIAL ENTITY FOR THE INDIVIDUAL OR
6 COMMERCIAL ENTITY’S BUSINESS PURPOSES IS NOT A SECURITY BREACH IF
7 THE PERSONAL INFORMATION IS NOT USED FOR A PURPOSE UNRELATED TO
8 THE LAWFUL OPERATION OF THE BUSINESS OR IS NOT SUBJECT TO FURTHER
9 UNAUTHORIZED DISCLOSURE.
10 (2) Disclosure of breach. (a) An individual or a commercial
11 entity that conducts business in Colorado and that
12 licenses computerized data that includes personal information about a
13 resident of Colorado shall, when it becomes aware of a breach, of the
14 security of the system determines that a security breach has
15 occurred, conduct in good faith a prompt investigation to determine the
16 likelihood that personal information has been or will be misused. The
17 individual or the commercial entity shall give notice as soon as possible
18 to the affected Colorado resident unless the investigation
19 determines that the misuse of information about a Colorado resident has
20 not occurred and is not reasonably likely to occur. Notice shall
21 be made in the most expedient time possible and without unreasonable delay,
22 but not later than thirty days after the date of determination
23 that a security breach occurred, consistent with the legitimate needs
24 of law enforcement and consistent with any measures necessary to
25 determine the scope of the breach and to restore the reasonable integrity
26 of the computerized data system.
27 (a.2) Except as otherwise provided for in subsection (2)(a.3)
28 of this section, in the case of a breach of personal information,
29 notice required by this subsection (2) to affected Colorado
30 residents must include, but need not be limited to, the following
31 information:
32 (I) The date, estimated date, or estimated date range of
33 the security breach;
34 (II) A description of the personal information that was
35 acquired or reasonably believed to have been acquired as part
36 of the security breach;
37 (III) Information that the resident can use to contact the
38 individual or commercial entity that was breached to inquire
39 about the security breach;
40 (IV) The toll-free numbers, addresses, and websites for
41 consumer reporting agencies;
42 (V) The toll-free number, address, and website for the
43 Federal Trade Commission; and
44 (VI) A statement that the resident can obtain information
45 from the Federal Trade Commission and the credit reporting
46 agencies about fraud alerts and security freezes.
47 (a.3) If notice of a security breach involving personal
48 information, as defined in subsection (1)(g)(I)(B) of this section,
49 is given no later than five days after the determination that a
50 security breach occurred, consistent with the legitimate needs
51 of law enforcement and consistent with any measures necessary
52 to determine the scope of the breach and to restore the
53 reasonable integrity of the computerized data system, notice
54 may be given as follows, instead of as outlined in subsection
55 (2)(a.2) of this section:
(I) The individual or commercial entity may provide the security breach notification in electronic or other form that directs the person whose personal information has been breached to promptly change his or her password and security question or answer, as applicable, or to take other steps appropriate to protect the online account with the person or business and all other online accounts for which the person whose personal information has been breached that uses the same user name or e-mail address and password or security question or answer.

(II) For log-in credentials of an e-mail account furnished by the individual or commercial entity, the individual or commercial entity shall not comply with this section by providing the security breach notification to that e-mail address, but may instead comply with this section by providing notice, as defined in subsection (1)(f) of this section, or by clear and conspicuous notice delivered to the resident online when the resident is connected to the online account from an internet protocol address or online location from which the individual or commercial entity knows the resident customarily accesses the account.

(a.4) The breach of encrypted or otherwise secured personal information must be disclosed in accordance with this section if the confidential process, encryption key, or other means to decipher the secured information was also acquired in the security breach or was reasonably believed to have been acquired.

(a.5) An individual or commercial entity that is required to provide notice to affected Colorado residents pursuant to this subsection (2) is prohibited from charging the cost of providing such notice to such residents.

(a.6) Nothing in this subsection (2) prohibits the notice described in this subsection (2) from containing additional information, including any information that may be required by state or federal law.

(b) If an individual or a commercial entity that maintains uses a third-party service provider to maintain computerized data that includes personal information, that the individual or the commercial entity does not own or license, then the third-party service provider shall give notice to and cooperate with the owner or licensee of the information of any breach of the security of the system immediately. The individual or commercial entity in the event of a security breach that compromises such computerized data, including notifying the individual or commercial entity of any security breach as soon as possible and without unreasonable delay following discovery of a security breach, if misuse of personal information about a Colorado resident occurred or is likely to occur. Cooperation includes sharing with the owner or licensee information relevant to the security breach; except that such cooperation shall not be deemed to require the disclosure of confidential business information or trade secrets.

(c) Notice required by this section may be delayed if a law enforcement agency determines that the notice will impede a criminal investigation and the law enforcement agency has notified the individual or commercial entity that conducts business in Colorado not to send
notice required by this section. Notice required by this section shall be made in good faith, without unreasonable delay and as soon as possible but not later than thirty days after the law enforcement agency determines that notification will no longer impede the investigation and has notified the individual or commercial entity that conducts business in Colorado that it is appropriate to send the notice required by this section.

(d) If an individual or commercial entity is required to notify more than one thousand Colorado residents of a security breach of the security of the system pursuant to this section, the individual or commercial entity shall also notify, without unreasonable delay, all consumer reporting agencies that compile and maintain files on consumers on a nationwide basis, as defined by the Federal "Fair Credit Reporting Act", 15 U.S.C. sec. 1681a(p), of the anticipated date of the notification to the residents and the approximate number of residents who are to be notified. Nothing in this paragraph (d) shall be construed to require subsection (2)(d) requires the individual or commercial entity to provide to the consumer reporting agency the names or other personal information of security breach notice recipients. This paragraph (d) shall not apply to a person who is subject to Title V of the federal "Gramm-Leach-Bliley Act", 15 U.S.C. sec. 6801 et seq.

(e) A waiver of these notification rights or responsibilities is void as against public policy.

(f)(I) The individual or commercial entity that was breached shall provide notice of any security breach to the Colorado Attorney General as soon as practicable but not later than thirty days after the date of determination that a security breach occurred if the security breach is reasonably believed to have affected five hundred Colorado residents or more, unless the investigation determines that the misuse of information about a Colorado resident has not occurred and is not likely to occur.

(II) The breach of encrypted or otherwise secured personal information must be disclosed in accordance with this section if the confidential process, encryption key, or other means to decipher the secured information was also acquired or was reasonably believed to have been acquired in the security breach.

(3) Procedures deemed in compliance with notice requirements. (a) Under pursuant to this section, an individual or a commercial entity that maintains its own notification procedures as part of an information security policy for the treatment of personal information and whose procedures are otherwise consistent with the timing requirements of this section shall be deemed to be in compliance with the notice requirements of this section if the individual or the commercial entity notifies affected Colorado customers in accordance with its policies in the event of a breach of security of the system;

(b) An individual or a commercial entity that is regulated by state or federal law and that maintains procedures for a security breach of the security of the system pursuant to the laws, rules, regulations, guidelines, or guidelines established by its primary or functional state or federal regulator is deemed to be in compliance with this section; except that notice to the Attorney General is still required pursuant to
SUBSECTION (2)(f) OF THIS SECTION. IN THE CASE OF A CONFLICT BETWEEN
THE TIME PERIOD FOR NOTICE TO INDIVIDUALS THAT IS REQUIRED
Pursuant to this subsection (2) and the applicable state or
Federal law or regulation, the law or regulation with the
Shortest time frame for notice to the individual controls.

(4) Violations. The attorney general may bring an action in law
or equity to address violations of this section, section 6-1-713, or
section 6-1-713.5, and for other relief that may be appropriate to ensure
compliance with this section or to recover direct economic damages
resulting from a violation, or both. The provisions of this section are not
exclusive and do not relieve an individual or a commercial entity subject
to this section from compliance with all other applicable provisions of
law.

(5) Attorney general criminal authority. Upon receipt of
notice pursuant to subsection (2) of this section, and with either
a request from the governor to prosecute a particular case or
with the approval of the district attorney with jurisdiction to
prosecute cases in the judicial district where a case has been,
will be, or could be brought, the attorney general has the
authority to prosecute any criminal violations of section
18-5.5-102.

SECTION 4. In Colorado Revised Statutes, add article 73 to title
24 as follows:

ARTICLE 73
Security Breaches and Personal Information
24-73-101. Governmental entity - disposal of personal
identifying information - policy - definitions. (1) Each
governmental entity in the state that maintains paper or
electronic documents during the course of business that
contain personal identifying information shall develop a
written policy for the destruction or proper disposal of those
paper and electronic documents containing personal identifying
information. Unless otherwise required by state or federal law
or regulation, the written policy must require that, when such
paper or electronic documents are no longer needed, the
governmental entity destroy or arrange for the destruction of
such paper and electronic documents within its custody or
control that contain personal identifying information by
shredding, erasing, or otherwise modifying the personal
identifying information in the paper or electronic documents to
make the personal identifying information unreadable or
indecipherable through any means.

(2) A governmental entity that is regulated by state or
federal law and that maintains procedures for disposal of
personal identifying information pursuant to the laws, rules,
regulations, guidelines, or guidelines established by its state or
federal regulator is in compliance with this section.

(3) Unless a governmental entity specifically contracts
with a recycler or disposal firm for destruction of documents
that contain personal identifying information, nothing in this
section requires a recycler or disposal firm to verify that the
documents contained in the products it receives for disposal or
recycling have been properly destroyed or disposed of as
required by this section.

(4) For the purposes of this section and section 24-73-102,
UNLESS THE CONTEXT OTHERWISE REQUIRES:

(a) "GOVERNMENTAL ENTITY" MEANS THE STATE AND ANY STATE
AGENCY OR INSTITUTION, COUNTY, CITY AND COUNTY, INCORPORATED
CITY OR TOWN, SCHOOL DISTRICT, SPECIAL IMPROVEMENT DISTRICT,
AUTHORITY, AND EVERY OTHER KIND OF DISTRICT, INSTRUMENTALITY, OR
POLITICAL SUBDIVISION OF THE STATE ORGANIZED PURSUANT TO LAW.
"GOVERNMENTAL ENTITY" INCLUDES ENTITIES GOVERNED BY HOME RULE
CHARTERS.

(b) "PERSONAL IDENTIFYING INFORMATION" MEANS A SOCIAL
SECURITY NUMBER; A PERSONAL IDENTIFICATION NUMBER; A PASSWORD;
A PASS CODE; AN OFFICIAL STATE OR GOVERNMENT-ISSUED DRIVER'S
LICENSE OR IDENTIFICATION CARD NUMBER; A GOVERNMENT PASSPORT
NUMBER; BIOMETRIC DATA; AN EMPLOYER, STUDENT, OR MILITARY
IDENTIFICATION NUMBER; OR A FINANCIAL TRANSACTION DEVICE, AS
DEFINED IN SECTION 18-5-701 (3).

24-73-102. Governmental entity - protection of personal
identifying information. (1) To protect personal identifying
information, as defined in section 24-73-101 (4)(b), from
unauthorized access, use, modification, disclosure, or
destruction, a governmental entity that maintains, owns, or
licenses personal identifying information shall implement and
maintain reasonable security procedures and practices that are
appropriate to the nature of the personal identifying
information and the nature and size of the governmental entity.

(2) A governmental entity that uses a nonaffiliated third
party as a service provider to perform services for the
governmental entity and discloses personal identifying
information about an individual residing in the state with the
nonaffiliated third party shall require that the nonaffiliated
third party implement and maintain reasonable security
procedures and practices that are:

(a) Appropriate to the nature of the personal identifying
information disclosed to the nonaffiliated third party; and

(b) Reasonably designed to help protect the personal
identifying information from unauthorized access, use,
modification, disclosure, or destruction.

(3) For the purposes of subsection (2) of this section, a
disclosure of personal identifying information does not include
disclosure of information to a nonaffiliated third party under
circumstances where the governmental entity retains primary
responsibility for implementing and maintaining reasonable
security procedures and practices appropriate to the nature of
the personal identifying information and the governmental
entity implements and maintains technical controls reasonably
designed to:

(a) Help protect the personal identifying information
from unauthorized access, modification, disclosure, or
destruction; or

(b) Effectively eliminate the nonaffiliated third party's
ability to access the personal identifying information,
notwithstanding the third party's physical possession of the
personal identifying information.

(4) A governmental entity that is regulated by state or
federal law and that maintains procedures for storage of
personal identifying information pursuant to the laws, rules,
REGULATIONS, GUIDANCES, OR GUIDELINES ESTABLISHED BY ITS STATE OR
FEDERAL REGULATOR IS IN COMPLIANCE WITH THIS SECTION.

24-73-103. Governmental entity - notification of security
breach. (1) Definitions. As used in this section, unless the context
otherwise requires:
(a) "Biometric data" means unique biometric data
generated from measurements or analysis of human body
characteristics for the purpose of authenticating the individual
when he or she accesses an online account.
(b) "Determination that a security breach occurred"
means the point in time at which there is sufficient evidence to
conclude that a security breach has taken place.
(c) "Encrypted" means rendered unusable, unreadable, or
indecipherable to an unauthorized person through a security
technology or methodology generally accepted in the field of
information security.
(d) "Governmental entity" means the state and any state
agency or institution, county, city and county, incorporated
city or town, school district, special improvement district,
authority, and every other kind of district, instrumentality, or
political subdivision of the state organized pursuant to law.
"Governmental entity" includes entities governed by home rule
charters.
(e) "Medical information" means any information about a
consumer’s medical or mental health treatment or diagnosis by
a health care professional.
(f) "Notice" means:
(I) Written notice to the postal address listed in the
records of the governmental entity;
(II) Telephonic notice;
(III) Electronic notice, if a primary means of
communication by the governmental entity with a Colorado
resident is by electronic means or the notice provided is
consistent with the provisions regarding electronic records and
signatures set forth in the federal "Electronic Signatures in
or
(IV) Substitute notice, if the governmental entity
required to provide notice demonstrates that the cost of
providing notice will exceed two hundred fifty thousand
dollars, the affected class of persons to be notified exceeds two
hundred fifty thousand Colorado residents, or the
governmental entity does not have sufficient contact
information to provide notice. Substitute notice consists of all
of the following:
(A) E-mail notice if the governmental entity has e-mail
addresses for the members of the affected class of Colorado
residents;
(B) Conspicuous posting of the notice on the website page
of the governmental entity if the governmental entity
maintains one; and
(C) Notification to major statewide media.
(g) (I) (A) "Personal information" means a Colorado
resident’s first name or first initial and last name in combination
with any one or more of the following data elements that
RELATE TO THE RESIDENT, WHEN THE DATA ELEMENTS ARE NOT
ENCRYPTED, REDACTED, OR SECURED BY ANY OTHER METHOD RENDERING
THE NAME OR THE ELEMENT UNREADABLE OR UNUSABLE: SOCIAL
SECURITY NUMBER; DRIVER'S LICENSE NUMBER OR IDENTIFICATION CARD
NUMBER; STUDENT, MILITARY, OR PASSPORT IDENTIFICATION NUMBER;
ACCOUNT NUMBER OR CREDIT CARD OR DEBIT CARD NUMBER; MEDICAL
INFORMATION; HEALTH INSURANCE IDENTIFICATION NUMBER; OR
BIOMETRIC DATA; OR

(B) A COLORADO RESIDENT'S USER NAME OR E-MAIL ADDRESS, IN
COMBINATION WITH A PASSWORD OR SECURITY QUESTIONS AND ANSWERS,
THAT WOULD PERMIT ACCESS TO AN ONLINE ACCOUNT.

(II) "PERSONAL INFORMATION" DOES NOT INCLUDE PUBLICLY
AVAILABLE INFORMATION THAT IS LAWFULLY MADE AVAILABLE TO THE
GENERAL PUBLIC FROM FEDERAL, STATE, OR LOCAL GOVERNMENT
RECORDS OR WIDELY DISTRIBUTED MEDIA.

(h) "SECURITY BREACH" MEANS THE UNAUTHORIZED ACQUISITION
OF UNENCRYPTED COMPUTERIZED DATA THAT COMPROMISES THE
SECURITY, CONFIDENTIALITY, OR INTEGRITY OF PERSONAL INFORMATION
MAINTAINED BY A GOVERNMENTAL ENTITY. GOOD FAITH ACQUISITION OF
PERSONAL INFORMATION BY AN EMPLOYEE OR AGENT OF A
GOVERNMENTAL ENTITY FOR THE PURPOSES OF THE GOVERNMENTAL
ENTITY IS NOT A SECURITY BREACH IF THE PERSONAL INFORMATION IS NOT
USED FOR A PURPOSE UNRELATED TO THE LAWFUL GOVERNMENT PURPOSE
OR IS NOT SUBJECT TO FURTHER UNAUTHORIZED DISCLOSURE.

(2) Disclosure of breach. (a) A GOVERNMENTAL ENTITY THAT
MAINTAINS, OWNS, OR LICENSES COMPUTERIZED DATA THAT INCLUDES
PERSONAL INFORMATION ABOUT A RESIDENT OF COLORADO SHALL, WHEN
IT DETERMINES THAT A SECURITY BREACH HAS OCCURRED, CONDUCT IN
GOOD FAITH A PROMPT INVESTIGATION TO DETERMINE THE LIKELIHOOD
THAT PERSONAL INFORMATION HAS BEEN OR WILL BE MISUSED. THE
GOVERNMENTAL ENTITY SHALL GIVE NOTICE TO THE AFFECTED COLORADO
RESIDENTS UNLESS THE INVESTIGATION DETERMINES THAT THE MISUSE OF
INFORMATION ABOUT A COLORADO RESIDENT HAS NOT OCCURRED AND IS
NOT REASONABLY LIKELY TO OCCUR. NOTICE MUST BE MADE IN THE MOST
EXPEDIENT TIME POSSIBLE AND WITHOUT UNREASONABLE DELAY, BUT NOT
LATER THAN THIRTY DAYS AFTER THE DATE OF DETERMINATION THAT A
SECURITY BREACH OCCURRED, CONSISTENT WITH THE LEGITIMATE NEEDS
OF LAW ENFORCEMENT AND CONSISTENT WITH ANY MEASURES NECESSARY
TO DETERMINE THE SCOPE OF THE BREACH AND TO RESTORE THE
REASONABLE INTEGRITY OF THE COMPUTERIZED DATA SYSTEM.

(b) EXCEPT AS PROVIDED FOR IN SUBSECTION (2)(c) OF THIS
SECTION, IN THE CASE OF A BREACH OF PERSONAL INFORMATION, NOTICE
REQUIRED BY THIS SUBSECTION (2) TO AFFECTED COLORADO RESIDENTS
MUST INCLUDE, BUT NEED NOT BE LIMITED TO, THE FOLLOWING
INFORMATION:

(I) THE DATE, ESTIMATED DATE, OR ESTIMATED DATE RANGE OF
THE SECURITY BREACH;

(II) A DESCRIPTION OF THE PERSONAL INFORMATION THAT WAS
ACQUIRED OR REASONABLY BELIEVED TO HAVE BEEN ACQUIRED AS PART
OF THE SECURITY BREACH;

(III) INFORMATION THAT THE RESIDENT CAN USE TO CONTACT THE
GOVERNMENTAL ENTITY THAT WAS BREACHED TO INQUIRE ABOUT THE
SECURITY BREACH;

(IV) THE TOLL-FREE NUMBERS, ADDRESSES, AND WEBSITES FOR
CONSUMER REPORTING AGENCIES;
(V) The toll-free number, address, and website for the federal trade commission; and
(VI) A statement that the resident can obtain information from the federal trade commission and the credit reporting agencies about fraud alerts and security freezes.
(c) If notice of a security breach involving personal information, as defined in subsection (1)(g)(1)(B) of this section, is given no later than five days after the determination that a security breach occurred, consistent with the legitimate needs of law enforcement and consistent with any measures necessary to determine the scope of the breach and to restore the reasonable integrity of the computerized data system, notice may be given as follows rather than as outlined in subsection (2)(a) of this section:
(I) The governmental entity may provide the security breach notification in electronic or other form that directs the person whose personal information has been breached to promptly change his or her password and security question or answer, as applicable, or to take other steps appropriate to protect the online account with the person or business and all other online accounts for which the person whose personal information has been breached that uses the same username or e-mail address and password or security question or answer.
(II) For log-in credentials of an e-mail account furnished by the governmental entity, the governmental entity shall not comply with this section by providing the security breach notification to that e-mail address, but may instead comply with this section by providing notice, as defined in subsection (1)(f) of this section, or by clear and conspicuous notice delivered to the resident online when the resident is connected to the online account from an internet protocol address or online location from which the governmental entity knows the resident customarily accesses the account.
(d) The breach of encrypted or otherwise secured personal information must be disclosed in accordance with this section if the confidential process, encryption key, or other means to decipher the secured information was also acquired in the security breach or was reasonably believed to have been acquired.
(e) A governmental entity that is required to provide notice pursuant to this subsection (2) is prohibited from charging the cost of providing such notice to individuals.
(f) Nothing in this subsection (2) prohibits the notice described in this subsection (2) from containing additional information, including any information that may be required by state or federal law.
(g) If a governmental entity uses a third-party service provider to maintain computerized data that includes personal information, then the third-party service provider shall give notice to and cooperate with the governmental entity in the event of a security breach that compromises such computerized data, including notifying the governmental entity of any security breach as soon as possible and without unreasonable delay following discovery of a security breach, if misuse of personal information about a Colorado resident occurred or is
LIKELY TO OCCUR. COOPERATION INCLUDES SHARING WITH THE OWNER OR LICENSEE INFORMATION RELEVANT TO THE SECURITY BREACH; EXCEPT THAT SUCH COOPERATION DOES NOT REQUIRE THE DISCLOSURE OF CONFIDENTIAL BUSINESS INFORMATION OR TRADE SECRETS.

(h) Notice required by this section may be delayed if a law enforcement agency determines that the notice will impede a criminal investigation and the law enforcement agency has notified the governmental entity that operates in Colorado not to send notice required by this section. Notice required by this section must be made in good faith, without unreasonable delay but not later than thirty days after the law enforcement agency determines that notification will no longer impede the investigation and has notified the governmental entity that it is appropriate to send the notice required by this section.

(i) If a governmental entity is required to notify more than one thousand Colorado residents of a security breach pursuant to this section, the governmental entity shall also notify, without unreasonable delay, all consumer reporting agencies that compile and maintain files on consumers on a nationwide basis, as defined by the federal "Fair Credit Reporting Act", 15 U.S.C. sec. 1681a(p), of the anticipated date of the notification to the residents and the approximate number of residents who are to be notified. Nothing in this subsection (2)(i) requires the governmental entity to provide to the consumer reporting agency the names or other personal information of security breach notice recipients. This subsection (2)(i) does not apply to a person who is subject to Title V of the federal "Gramm-Leach-Bliley Act", 15 U.S.C. sec. 6801 et seq.

(j) A waiver of these notification rights or responsibilities is void as against public policy.

(k) (I) The governmental entity that was breached shall provide notice of any security breach to the Colorado attorney general as soon as practicable but not later than thirty days after the date of determination that a security breach occurred if the security breach is reasonably believed to have affected five hundred Colorado residents or more, unless the investigation determines that the misuse of information about a Colorado resident has not occurred and is not likely to occur.

(II) The breach of encrypted or otherwise secured personal information must be disclosed in accordance with this section if the confidential process, encryption key, or other means to decipher the secured information was also acquired or was reasonably believed to have been acquired in the security breach.

(3) Procedures deemed in compliance with notice requirements. (a) Pursuant to this section, a governmental entity that maintains its own notification procedures as part of an information security policy for the treatment of personal information and whose procedures are otherwise consistent with the timing requirements of this section is in compliance with the notice requirements of this section if the governmental entity notifies affected Colorado customers in accordance with its policies in the event of a security breach; except that notice to the attorney general is still required pursuant to subsection (2)(k) of this section.
(b) A GOVERNMENTAL ENTITY THAT IS REGULATED BY STATE OR
FEDERAL LAW AND THAT MAINTAINS PROCEDURES FOR A SECURITY
BREACH PURSUANT TO THE LAWS, RULES, REGULATIONS, GUIDANCES, OR
GUIDELINES ESTABLISHED BY ITS STATE OR FEDERAL REGULATOR IS IN
COMPLIANCE WITH THIS SECTION; EXCEPT THAT NOTICE TO THE ATTORNEY
GENERAL IS STILL REQUIRED PURSUANT TO SUBSECTION (2)(k) OF THIS
SECTION. IN THE CASE OF A CONFLICT BETWEEN THE TIME PERIOD FOR
NOTICE TO INDIVIDUALS, THE LAW OR REGULATION WITH THE SHORTEST
NOTICE PERIOD CONTROLS.

(4) Violations. The attorney general may bring an action
for injunctive relief to enforce the provisions of this section.

(5) Attorney general criminal authority. Upon receipt of
notice pursuant to subsection (2) of this section, and with either
a request from the governor to prosecute a particular case or
with the approval of the district attorney with jurisdiction to
prosecute cases in the judicial district where a case has been,
will be, or could be brought, the attorney general has the
authority to prosecute any criminal violations of section
18-5.5-102.

SECTION 5. Effective date. This act takes effect September 1,
2018.

SECTION 6. Safety clause. The general assembly hereby finds,
determines, and declares that this act is necessary for the immediate
preservation of the public peace, health, and safety.".

HB18-1111 be postponed indefinitely.

HB18-1113 be postponed indefinitely.

HB18-1138 be amended as follows, and as so amended, be referred to
the Committee of the Whole with favorable
recommendation:

Amend printed bill page 17, strike lines 7 through 27 and substitute:

"32-1-901. Oath or affirmation and bond of directors. (1) Each
director, within thirty days after his or her election or appointment to fill
a vacancy, except for good cause shown, shall appear before an officer
authorized to administer oaths and take an oath that he or she will
faithfully perform the duties of his or her office as required by law and
will support the constitution of the United States, the constitution of the
state of Colorado, and the laws made pursuant thereto
in accordance with section 24-12-101, except as otherwise
required by this section. When an election is cancelled in whole or in
part pursuant to section 1-13.5-513, C.R.S., each director who was
declared elected shall take the oath required by this subsection (1) or
affirmation in accordance with section 24-12-101, except as
otherwise required by this section, within thirty days after the date
of the regular election, except for good cause shown. The oath may be
administered by the county clerk and recorder, by the clerk of the court,
by any person authorized to administer oaths in this state, or by the
chairman of the board and shall be filed with the clerk of the court and
with the division.

(2) At the time of filing said oath, there shall also be filed for each
director an individual, schedule, or blanket surety
SHELL FILE A bond at
the expense of the special district, in an amount determined by the board
of not less than one thousand dollars each, conditioned upon the faithful
performance of his OR HER duties as director.".

Page 18, strike line 2 and substitute "ACCORDANCE WITH SECTION
24-12-101, EXCEPT AS OTHERWISE REQUIRED BY THIS SECTION, or furnish
the requisite bond".

TRANSPORTATION & ENERGY
After consideration on the merits, the Committee recommends the
following:

HB18-1072 be postponed indefinitely.

PRINTING REPORT
The Chief Clerk reports the following bills have been correctly printed:
HB18-1244, 1245.

SIGNING OF BILLS--RESOLUTIONS--MEMORIALS
The Speaker has signed: SJM18-003.

MESSAGE FROM THE SENATE
The Senate has voted to concur in House Amendments to SB18-034. The
bill has been repassed as amended.

INTRODUCTION OF BILLS
First Reading
The following bills were read by title and referred to the committees
indicated:

SB18-002 by Senator(s) Coram and Sonnenberg, Baumgardner,
Cooke, Grantham, Holbert; also Representative(s)
Becker K. and Duran--Concerning the financing of
broadband deployment.
Committee on Agriculture, Livestock, & Natural Resources
SB18-090 by Senator(s) Zenzinger, Martinez Humenik, Moreno, Tate; also Representative(s) Hooton, Arndt, Thurlow, McKean--Concerning modernization of language in statutory sections concerning "rights of married women".

Committee on Judiciary

SB18-091 by Senator(s) Martinez Humenik, Moreno, Tate, Zenzinger; also Representative(s) Thurlow, Arndt, Hooton, McKean--Concerning modernizing terminology in the Colorado Revised Statutes related to behavioral health.

Committee on Public Health Care & Human Services

SB18-092 by Senator(s) Martinez Humenik, Moreno, Tate, Zenzinger; also Representative(s) Hooton, Arndt, Thurlow, McKean--Concerning updating statutory references to "county departments of social services".

Committee on Public Health Care & Human Services

SB18-094 by Senator(s) Martinez Humenik, Moreno, Tate, Zenzinger; also Representative(s) Hooton, Arndt, Thurlow, McKean--Concerning the repeal of a duplicate definitions section in article 60 of title 27, Colorado Revised Statutes.

Committee on Public Health Care & Human Services

SB18-095 by Senator(s) Zenzinger and Martinez Humenik, Moreno, Tate; also Representative(s) Hooton and McKean, Arndt, Thurlow--Concerning the removal of statutory references to the marital status of parents of a child.

Committee on Judiciary

SB18-096 by Senator(s) Martinez Humenik, Moreno, Tate, Zenzinger; also Representative(s) Hooton, Arndt, Thurlow, McKean--Concerning modernizing statutory provisions that refer to terms related to "mental retardation".

Committee on Public Health Care & Human Services

SB18-103 by Senator(s) Todd and Smallwood, Donovan; also Representative(s) Kraft-Tharp and Leonard, Winter--Concerning the issuance of performance-based incentives for film production activities in the state.

Committee on Business Affairs and Labor

SB18-110 by Senator(s) Tate, Martinez Humenik, Moreno, Zenzinger; also Representative(s) Arndt, Hooton, McKean, Thurlow--Concerning the repeal of the requirement that each state agency annually report the amount of federal money it received in the prior fiscal year.

Committee on Finance

SB18-111 by Senator(s) Tate, Martinez Humenik, Moreno, Zenzinger; also Representative(s) Arndt, Hooton,
McKean, Thurlow--Concerning the removal of an obsolete date in the law that designates state legal holidays.

Committee on State, Veterans, & Military Affairs

SB18-121 by Senator(s) Tate, Martinez Humenik, Moreno, Zenzinger; also Representative(s) Arndt, Hooton, McKean, Thurlow--Concerning certain expenses allowed to a state employee when the employee is required to change his or her place of residence in connection with a change in job duties.

Committee on State, Veterans, & Military Affairs

SB18-122 by Senator(s) Martinez Humenik, Moreno, Tate, Zenzinger; also Representative(s) McKean, Arndt, Thurlow, Hooton--Concerning clarifying that certain deputy sheriffs may serve without attaining certification from the peace officers standards and training board.

Committee on Judiciary

SB18-127 by Senator(s) Martinez Humenik, Moreno, Tate, Zenzinger; also Representative(s) Thurlow, Arndt, Hooton, McKean--Concerning the repeal of the department of revenue's requirement to publish an historical explanation of income tax rate modifications enacted in the state on every income tax return form.

Committee on Finance

SB18-131 by Senator(s) Tate, Martinez Humenik, Moreno, Zenzinger; also Representative(s) Hooton, Arndt, McKean--Concerning modifications to the "State Employees Group Benefits Act".

Committee on Health, Insurance, & Environment

SB18-162 by Senator(s) Martinez Humenik, Merrifield, Priola; also Representative(s) Buckner and Wilson, Pettersen--Concerning substitute child care providers.

Committee on Public Health Care & Human Services

SB18-164 by Senator(s) Moreno, Martinez Humenik, Tate, Zenzinger; also Representative(s) Thurlow, Arndt, Hooton, McKean--Concerning the repeal of reporting requirements for certain unfunded programs in the department of human services until such time as funding is received.

Committee on Public Health Care & Human Services

On motion of Representative Bridges, the House adjourned until 10:15 a.m., February 16, 2018.

Approved:

CRISANTA DURAN,
Speaker

Attest:

MARILYN EDDINS,
Chief Clerk
Prayer by Pastor Randall Loeb, First Unitarian Society of Denver.

The Speaker Pro Tempore called the House to order at 10:15 a.m.

Pledge of Allegiance led by James and Naomi Coleman, Highline Academy, Denver.

The roll was called with the following result:

- Present--63.
- Excused--Representative(s) Landgraf, Speaker--2.

The Speaker Pro Tempore declared a quorum present.

On motion of Representative Liston, the reading of the journal of February 15, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

THIRD READING OF BILL(S)--FINAL PASSAGE

The following bill(s) were considered on Third Reading. The title(s) were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

SB18-019 by Senator(s) Donovan and Coram, Baumgardner, Sonnenberg; also Representative(s) Hansen and Arndt, Esgar--Concerning an expansion of the duration for which the Colorado water resources and power development authority may make a loan under the authority's revolving loan programs.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

<table>
<thead>
<tr>
<th>YES</th>
<th>NO</th>
<th>EXCUSED</th>
<th>ABSENT</th>
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<tbody>
<tr>
<td>Arndt</td>
<td>Y</td>
<td>Foote</td>
<td>Y</td>
</tr>
<tr>
<td>Becker J.</td>
<td>Y</td>
<td>Garnett</td>
<td>Y</td>
</tr>
<tr>
<td>Becker K.</td>
<td>Y</td>
<td>Ginal</td>
<td>Y</td>
</tr>
</tbody>
</table>
SB18-041 by Senator(s) Coram and Baumgardner, Donovan, Jones, Sonnenberg; also Representative(s) Saine and Arndt, Esgar, Hansen, Willett--Concerning the ability of operators of sand and gravel mines to use water incidental to sand and gravel mining operations to mitigate the impacts of mining.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

<table>
<thead>
<tr>
<th>YES</th>
<th>NO</th>
<th>EXCUSED</th>
<th>ABSENT</th>
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<tbody>
<tr>
<td>63</td>
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</tbody>
</table>

Arndt Y Foote Y Leonard Y Rosenthal Y
Becker J. Y Garnett Y Lewis Y Saine Y
Becker K. Y Ginal Y Liston Y Salazar Y
Beckman Y Gray Y Lontine Y Sandridge Y
Benavidez Y Hamner Y Lundeen Y Sias Y
Bridges Y Hansen Y McKean Y Singer Y
Buck Y Herod Y McLachlan Y Thurlow Y
Buckner Y Hooton Y Melton Y Valdez Y
Carver Y Humphrey Y Michaelson Jenet Y Van Winkle Y
Catlin Y Jackson Y Neville P. Y Weissman Y
Coleman Y Kennedy Y Pabon Y Willett Y
Covarrubias Y Kraft-Tharp Y Pettersen Y Williams D. Y
Danielson Y Landgraf E Rankin Y Wilson Y
Esgar Y Lawrence Y Ransom Y Winter Y
Everett Y Lebsock Y Reyher Y Wist Y
Exum Y Lee Y Roberts Y Young Y

Co-sponsor(s) added: Representative(s) Bridges, Buckner, Catlin, Gray, Hamner, Hooton, Lontine, McKean, Pettersen, Rosenthal, Young

HB18-1130 by Representative(s) Williams D. and Arndt, Humphrey, Van Winkle, Leonard, Lundeen, Lewis, Beckman, Neville P., McKean, Buck, Saine, Everett, Liston, Covarrubias, Ransom, Reyher; also Senator(s) Gardner--
Concerning increasing the availability of qualified personnel who are licensed in another state to teach in public schools.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

<table>
<thead>
<tr>
<th>YES</th>
<th>NO</th>
<th>EXCUSED</th>
<th>ABSENT</th>
</tr>
</thead>
<tbody>
<tr>
<td>63</td>
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<td>2</td>
<td>0</td>
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</tbody>
</table>


Speaker E

On motion of Representative Weissman, the House resolved itself into Committee of the Whole for consideration of General Orders, and he was called to act as Chair.

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

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

(Amendments to the committee amendment are to the printed committee report which was printed and placed in the members' bill file.)

**HB18-1158** by Representative(s) Hamner, Young, Rankin; also Senator(s) Lambert, Lundberg, Moreno--Concerning a supplemental appropriation to the department of corrections.

Laid over until February 22, retaining place on Calendar.
SB18-105  by Senator(s) Baumgardner; also Representative(s) Pabon--Concerning clarifying changes to provisions that were contained in House Bill 17-1367.

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

HB18-1127  by Representative(s) Jackson and Kennedy, Weissman; also Senator(s) Fenberg--Concerning the rental application process for prospective tenants.

Laid over until February 20, retaining place on Calendar.

HB18-1091  by Representative(s) Beckman and Ginal; also Senator(s) Smallwood--Concerning dementia diseases, and, in connection therewith, updating statutory references to dementia diseases and related disabilities.

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

HB18-1183  by Representative(s) Hooton and Ransom, Beckman, Michaelson Jenet, Singer; also Senator(s) Baumgardner--Concerning the continuation of the regulation of home food service plans pursuant to the "Sale of Meat Act", and, in connection therewith, implementing the department of regulatory agencies' sunset review recommendation to repeal the act.

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

SB18-054  by Senator(s) Crowder, Jahn, Lundberg, Neville T.; also Representative(s) Liston--Concerning a limitation on the amount of an increase in fees assessed against assisted living residences by the department of public health and environment.

Laid over until February 20, retaining place on Calendar.

ADOPTION OF COMMITTEE OF THE WHOLE REPORT

Passed Second Reading: SB18-105, HB18-1091, 1183.

Laid over until date indicated retaining place on Calendar:

HB18-1127, SB18-054--February 20, 2018


The Chairman moved the adoption of the Committee of the Whole Report. As shown by the following roll call vote, a majority of those elected to the House voted in the affirmative, and the Report was adopted.
CONSIDERATION OF RESOLUTION(S)

HJR18-1011 by Representative(s) Exum and Landgraf; also Senator(s) Merrifield--Concerning the designation of U.S. Highway 85-87 from Interstate 25 to Comanche Village Drive as the "Reverend James H. McMearn Memorial Highway".

(Printed and placed in members' files.)

On motion of Representative Exum, the resolution was read at length and adopted by viva voce vote.


House in recess. House reconvened.

REPORT(S) OF COMMITTEE(S) OF REFERENCE

BUSINESS AFFAIRS & LABOR
After consideration on the merits, the Committee recommends the following:

HB18-1185 be referred favorably to the Committee on Finance.
HB18-1227 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 26 insert:

"SECTION 2. In Colorado Revised Statutes, 12-61-110.5, amend
(1) introductory portion and (1)(c); add (1)(d); and repeal (4) as follows:

12-61-110.5. Renewal of license - continuing education
requirement. (1) Commencing January 1, 1992, except as otherwise
provided in subsection (4) of this section, a broker applying for renewal
of a license pursuant to section 12-61-110 (4) shall include with such
application a certified statement verifying successful completion of real
estate courses in accordance with the following schedule:

(c) For licensees applying for renewal in 1994 and thereafter
A THREE-YEAR LICENSE, passage within the previous three years of the
Colorado portion of the real estate exam or completion of a minimum of
twenty-four hours of credit, twelve of which shall MUST be the credits
developed by the real estate commission pursuant to subsection (2) of this
section.

(d) FOR LICENSEES APPLYING FOR RENEWAL OF A LICENSE THAT
EXPIRES LESS THAN THREE YEARS AFTER IT WAS ISSUED, PASSAGE WITHIN
THE LICENSE PERIOD OF THE COLORADO PORTION OF THE REAL ESTATE
EXAM OR COMPLETION OF A MINIMUM OF TWENTY-FOUR HOURS OF CREDIT,
AT LEAST EIGHT OF WHICH MUST BE THE CREDITS DEVELOPED BY THE
COMMISSION PURSUANT TO SUBSECTION (2) OF THIS SECTION.

(4) A licensee applying for renewal of a license which expires on
December 31 of the year in which it was issued is not subject to the
education requirements set forth in subsection (1) of this section."

Renumber succeeding section accordingly.

SB18-067 be referred to the Committee of the Whole with favorable
recommendation.

HEALTH, INSURANCE & ENVIRONMENT
After consideration on the merits, the Committee recommends the
following:

HB18-1097 be referred to the Committee of the Whole with favorable
recommendation.

HB18-1118 be amended as follows, and as so amended, be referred to
the Committee on Appropriations with favorable
recommendation:

Amend printed bill, page 2, line 4, strike "Health care legislative" and
substitute "Statewide health care".
Page 2, line 5, strike "duties - legislative proposals. (1) (a)" and substitute "duties. (1)".

Page 2, lines 5 and 6, strike "HEALTH CARE LEGISLATIVE" and substitute "STATEWIDE HEALTH CARE".

Page 2, line 9, strike "(I)" and substitute "(a)".

Page 2, line 11, strike "(II)" and substitute "(b)".

Page 2, line 13, strike "(III)" and substitute "(c)".

Page 2, line 15, strike "(IV)" and substitute "(d)".

Page 2, line 18, strike "(V)" and substitute "(e)".

Page 2, line 20, strike "(VI)" and substitute "(f)".

Page 2, line 22, strike "(VII)" and substitute "(g)".

Page 3, line 2, strike "(VIII)" and substitute "(h)".

Page 3, line 4, strike "(IX)" and substitute "(i)".

Page 3, line 6, strike "(X)" and substitute "(j)".

Page 3, line 9, strike "(XI)" and substitute "(k)".

Page 3, strike lines 11 through 20.

Page 4, line 14, strike "SIX" and substitute "TWO".

Page 4, line 16, strike "COUNCIL, AND MAY" and substitute "COUNCIL.".

Page 4, strike line 17.

Page 4, line 18, strike "LEGISLATIVE SESSION.".

Page 1, line 101, strike "HEALTH CARE LEGISLATIVE" and substitute "STATEWIDE HEALTH CARE".

SB18-050 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 21, strike "SERVICES;" and substitute "SERVICES; AND".

Page 2, lines 26 and 27, strike "INFLUX; AND" and substitute "INFLUX.".

Page 3, strike lines 1 and 2.

Page 4, line 18, strike "SERVICES;" and substitute "SERVICES; AND".
Page 4, lines 23 and 24, strike "INFLUX; AND" and substitute "INFLUX."


**JUDICIARY**

After consideration on the merits, the Committee recommends the following:

**HB18-1143** 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, strike "18-____," and substitute "18-1143,"

**HB18-1210** be referred to the Committee of the Whole with favorable recommendation.

**STATE, VETERANS, & MILITARY AFFAIRS**

After consideration on the merits, the Committee recommends the following:

**HB18-1077** 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 11 and 12 and substitute "MORE FIREARMS OR AMMUNITION."

Page 2, strike lines 13 through 20.

Re-number succeeding bill sections accordingly.

Page 3, line 21, strike "TEN" and substitute "FIVE."

**TRANSPORTATION & ENERGY**

After consideration on the merits, the Committee recommends the following:

**HB18-1103** be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:
Amend printed bill, page 3, strike lines 16 and 17 and substitute "city, or
town may, require the driver who is driving WHEN an off-highway vehicle
IS BEING DRIVEN on a street, road, or highway within the jurisdiction of
the county.".

Page 3, strike lines 20 through 23 and substitute:

"(A) REQUIRE THE DRIVER TO have a driver's license; or
(B) REQUIRE THE DRIVER TO carry liability insurance;
(C) REQUIRE THE OCCUPANTS TO WEAR A SAFETY BELT SYSTEM IF
THE MANUFACTURER INSTALLED A SAFETY BELT SYSTEM".

Page 4, line 2, strike "PROTECTION;" and substitute "PROTECTION FOR ALL
OCCUPANTS IN THE OFF-HIGHWAY VEHICLE;".

Page 4, strike lines 3 through 5 and substitute:

"(F) REQUIRE THE USE OF A HELMET FOR AN OCCUPANT WHO IS
UNDER EIGHTEEN YEARS OF AGE; OR".

Page 4, line 7, strike "HOLD." and substitute "HOLD, BUT IF THE
OFF-HIGHWAY VEHICLE IS AN ALL-TERRAIN VEHICLE, LIMIT THE NUMBER
OF OCCUPANTS TO TWO.".

Page 4, after line 14 insert:

"SECTION 4. In Colorado Revised Statutes, 33-14.5-101, amend
(1); and add (1.5) as follows:
33-14.5-101. Definitions. As used in this article, unless the
context otherwise requires:
(1) "Dealer" means a person engaged in the business of selling
off-highway vehicles at wholesale or retail in this state "ALL-TERRAIN
VEHICLE" HAS THE MEANING SET FORTH IN SECTION 42-6-102.
(1.5) "Dealer" MEANS A PERSON ENGAGED IN THE BUSINESS OF
SELLING OFF-HIGHWAY VEHICLES AT WHOLESALE OR RETAIL IN THIS
STATE.".

Renumber succeeding section accordingly.

_______________

MESSAGE FROM THE SENATE

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

SB18-154. Amended in General Orders as printed in the Senate
SB18-138 Amended in General Orders as printed in the Senate
SB18-079 Amended in General Orders as printed in the Senate
SB18-107 Amended in General Orders as printed in the Senate
SB18-010 Amended in Special Orders as printed in the Senate
SB18-106 Amended in Special Orders as printed in the Senate
The Senate passed on Third Reading and returns herewith:
HB18-1075, 1159, 1166, 1168, 1169, 1170, 1173, 1160, 1161, 1162, 1163, 1164, and 1167.

MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, SB18-154.
without comment, as amended, HB18-1165.
without comment, as amended, SB18-010, 033, 079, 106, 107, 129, and 138.

INTRODUCTION OF BILLS
First Reading

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

HB18-1246 by Representative(s) Danielson; also Senator(s) Coram--Concerning updates to the "Colorado Nursery Act", and, in connection therewith, modernizing the act and protecting agriculture from pests, diseases, and noxious weeds.

Committee on Agriculture, Livestock, & Natural Resources

SB18-005 by Senator(s) Donovan and Scott, Aguilar, Fenberg, Kefalas, Kerr, Moreno, Court, Guzman, Kagan, Merrifield, Todd, Williams A., Zenzinger; also Representative(s) Roberts--Concerning economic assistance for rural communities experiencing certain significant economic events that lead to substantial job loss in those communities, and, in connection therewith, authorizing the department of local affairs to coordinate nonmonetary assistance to assist rural communities with job creation or retention.

Committee on Agriculture, Livestock, & Natural Resources

On motion of Representative Foote, the following bill(s) calendared for General Orders, February 20, will be calendared for February 21, 2018:

HB18-1126.
On motion of Representative Foote, the following bill(s) calendared for General Orders, February 20, will be Calendared for February 22, 2018: HB18-1098.

On motion of Representative Foote, the House adjourned until 10:00 a.m., February 20, 2018.

Approved:
CRISANTA DURAN,
Speaker

Attest:
MARIYN EDDINS,
Chief Clerk
Prayer by Representative James Coleman, Denver.

The Speaker called the House to order at 10:00 a.m.


The roll was called with the following result:

Present--64.
Excused--Representative(s) Everett--1.
Present after roll call--Representative(s) Everett.

The Speaker declared a quorum present.

On motion of Representative Young, the reading of the journal of February 16, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

On motion of Representative Salazar, the House resolved itself into Committee of the Whole for consideration of General Orders, and he was called to act as Chair.

GENERAL ORDERS--SECOND READING OF BILLS

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

(Amendments to the committee amendment are to the printed committee report which was printed and placed in the members' bill file.)

SB18-054 by Senator(s) Crowder, Jahn, Lundberg, Neville T.; also Representative(s) Liston--Concerning a limitation on the
amount of an increase in fees assessed against assisted
living residences by the department of public health and
environment.

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

HB18-1127 by Representative(s) Jackson and Kennedy, Weissman; also Senator(s) Fenberg--Concerning the rental application process for prospective tenants.

Laid over until February 22, retaining place on Calendar.

HB18-1172 by Representative(s) Young, Hamner, Rankin; also Senator(s) Lambert, Lundberg, Moreno--Concerning money allocated from an appropriation from the marijuana tax cash fund to a designated managed service organization to implement its community action plan.

Laid over until February 23, retaining place on Calendar.

HB18-1134 by Representative(s) Pettersen and Wilson, Buckner; also Senator(s) Merrifield and Martinez Humenik, Priola--Concerning eligibility of kindergarten students funded through early childhood at-risk enhancement positions.

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

SB18-025 by Senator(s) Priola; also Representative(s) Coleman--Concerning modernization of election procedures for the urban drainage and flood control district to conform with the current requirements of state law.

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

HB18-1047 by Representative(s) Lontine; also Senator(s) Gardner--Concerning technical modifications to the "Fair Campaign Practices Act" to facilitate its administration.


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

HB18-1227 by Representative(s) Herod and Wist; also Senator(s) Cooke--Concerning the authority of the real estate commission to issue licenses for an initial period of less than three years.

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

SB18-067 by Senator(s) Zenzinger and Priola, Cooke, Coram, Donovan, Fenberg, Garcia, Guzman, Holbert, Jahn, Kefalas, Kerr, Martinez Humenik, Merrifield, Moreno, Smallwood, Tate, Todd, Williams A.; also Representative(s) Kraft-Tharp and Van Winkle, Becker J., Benavidez, Bridges, Esgar, Garnett, Ginal, Gray, Hooton, Jackson, Kennedy, Lawrence, Leonard, McKean, McLachlan, Michaelson Jenet, Roberts, Sias, Thurlow, Winter, Wist--Concerning the ability of certain organizations conducting a special event to auction alcohol beverages in sealed containers for fundraising purposes under specified circumstances.

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

HB18-1097 by Representative(s) Catlin and Danielson; also Senator(s) Coram and Todd--Concerning the ability of a person eligible for prescription drug benefits to choose the pharmacy at which to fill a prescription drug order.

Laid over until February 22, retaining place on Calendar.

SB18-050 by Senator(s) Smallwood; also Representative(s) Coleman and Catlin--Concerning including staff of free-standing emergency facilities as part of Colorado's safe haven laws.


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

HB18-1143 by Representative(s) Arndt and Thurlow, Hooton, McKean; also Senator(s) Moreno and Martinez Humenik, Zenzinger--Concerning the repeal of statutory provisions relating to sexually explicit materials harmful to children that were ruled unconstitutional by the Colorado supreme court.

Laid over until February 22, retaining place on Calendar.

HB18-1210 by Representative(s) Foote; also Senator(s) Cooke--Concerning peace officer status for the administrator of judicial security in the Colorado judicial department.

Ordered engrossed and placed on the Calendar for Third Reading and Final Passage.
HB18-1103 by Representative(s) McLachlan; also Senator(s) Coram—
Concerning the ability of a local government to require a
driver to meet safety standards for the use of an off-
highway vehicle.

Amendment No. 1, Transportation & Energy Report, dated February 15,
2018, and placed in member's bill file; Report also printed in House

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

HB18-1138 by Representative(s) Arndt, Hooton, McKeen, Thurlow;
also Senator(s) Zenzinger, Martinez Humenik, Moreno,
Tate--Concerning standardizing public official oaths of
office, and, in connection therewith, providing a uniform
oath text and establishing requirements for taking,
subscribing, administering, and filing public oaths of
office.

Amendment No. 1, State, Veterans, & Military Affairs Report, dated
February 14, 2018, and placed in member's bill file; Report also printed

Amendment No. 2, by Representative(s) Leonard.

Amend printed bill, page 3, line 6, strike "SWEAR OR AFFIRM" and
substitute "SWEAR BY THE EVERLIVING GOD OR 'AFFIRM'."

Page 3, strike lines 13 and 14 and substitute "IF CHOOSING TO SWEAR AN
OATH, THE PERSON SWEARING MUST DO SO WITH AN UPLIFTED HAND.'.

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

_______________

ADOPTION OF COMMITTEE OF THE WHOLE REPORT

Passed Second Reading: SB18-054, HB18-1134, SB18-025, HB18-1047,
amended, 1227 amended, SB18-067, 050 amended, HB18-1210, 1103,
amended, 1138 amended.

Laid over until date indicated retaining place on Calendar:
HB18-1172--February 23, 2018

The Chairman moved the adoption of the Committee of the Whole
Report. As shown by the following roll call vote, a majority of those
elected to the House voted in the affirmative, and the Report was
adopted.

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<thead>
<tr>
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<td>Y</td>
<td>Liston</td>
<td>Y</td>
<td>Salazar</td>
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</tbody>
</table>
House Journal--42nd Day--February 20, 2018

House in recess.  House reconvened.

PRINTING REPORT

The Chief Clerk reports the following bill has been correctly printed:

**HB18-1246**

SIGNING OF BILLS - RESOLUTIONS - MEMORIALS

The Speaker has signed: **HB18-1022, 1031**

DELIVERY OF BILLS TO GOVERNOR

The Chief Clerk of the House of Representatives reports the following bills have been delivered to the Office of the Governor: **HB18-1022, 1031** at 10:16 a.m. on February 20, 2018.

INTRODUCTION OF BILL(S)

**First Reading**

The following bill(s) were read by title and referred to the committee indicated:

**HB18-1247** by Representative(s) Duran and Neville P., Becker K.; also Senator(s) Grantham and Guzman, Holbert--Concerning an exemption for the legislative department from the pending change in the payment of salaries from monthly to twice monthly.

Committee on Appropriations
SB18-010 by Senator(s) Martinez Humenik and Williams A., Aguilar, Donovan, Kefalas, Merrifield, Priola, Tate, Court, Fenberg, Fields, Guzman, Kagan, Kerr, Todd, Zenzinger; also Representative(s) Exum, Benavidez, Coleman, Herod, Kennedy, Roberts, Rosenthal, Becker K., Buckner, Singer, Weissman, Lee--Concerning the requirement that a residential landlord provide a tenant with specified documents relevant to the landlord-tenant relationship, and, in connection therewith, specifying rent receipts and copies of any written lease agreement as documents that must be provided.

Committee on Finance

SB18-033 by Senator(s) Sonnenberg; also Representative(s) Arndt and Becker J.--Concerning the continuation of the animal feeding operation permit program under the department of public health and environment, and, in connection therewith, making an appropriation.

Committee on Agriculture, Livestock, & Natural Resources

SB18-079 by Senator(s) Guzman; also Representative(s) Pabon--Concerning classifying sake as a vinous liquor for the purposes of the "Colorado Liquor Code".

Committee on Business Affairs and Labor

SB18-134 by Senator(s) Cooke; also Representative(s) Arndt--Concerning the exemption of nonprofit water companies from regulation by the public utilities commission.

Committee on Agriculture, Livestock, & Natural Resources

INTRODUCTION OF RESOLUTION

The following resolution was read by title and laid over one day under the rules:

SJR18-005 by Senator(s) Gardner, Baumgardner, Cooke, Crowder, Fields, Garcia, Grantham, Hill, Lambert, Martinez Humenik, Priola, Scott, Smallwood, Todd; also Representative(s) Liston and Lontine, Carver, Catlin, Coleman, Covarrubias, Foote, Humphrey, Landgraf, Lawrence, Lebsosk, Neville P., Roberts, Saine, Sandridge, Sias--Concerning the installation of a bronze sculpture and explanatory plaque on the state capitol grounds to honor the men and women who serve aboard the U.S.S. Colorado.
LAY OVER OF CALENDAR ITEM(S)

On motion of Representative KC Becker, the following item(s) on the Calendar were laid over until February 21, retaining place on Calendar:

Consideration of Third Reading--SB18-105, HB18-1091, 1183.
Consideration of Senate Amendment(s)--HB18-1165.

On motion of Representative KC Becker, the following bill(s) calendared for General Orders, February 22, will be calendared for February 27, 2018: HB18-1098.

On motion of Representative KC Becker, the House adjourned until 9:00 a.m., February 21, 2018.

Approved:
CRISANTHA DURAN,
Speaker

Attest:
MARILYN EDDINS,
Chief Clerk
Prayer by the Reverend Dr. Cynthia Cearley, Centennial.

The Speaker called the House to order at 9:00 a.m.

Pledge of Allegiance led by Tay Anderson, Metropolitan State University, Denver.

The roll was called with the following result:

Present--59.
Excused--Representative(s) Hooton, McKean, Pabon, Saine, Sias, Singer--6.
Present after roll call--Representative(s) Hooton, Pabon, Saine, Sias, Singer.

The Speaker declared a quorum present.

On motion of Representative Kennedy, the reading of the journal of February 20, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

THIRD READING OF BILL(S)--FINAL PASSAGE

The following bill(s) were considered on Third Reading. The title(s) were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

**SB18-105** by Senator(s) Baumgardner; also Representative(s) Pabon--Concerning clarifying changes to provisions that were contained in House Bill 17-1367.

Laid over until February 23, retaining place on Calendar.

**HB18-1091** by Representative(s) Beckman and Ginal; also Senator(s) Smallwood--Concerning dementia diseases, and, in connection therewith, updating statutory references to dementia diseases and related disabilities.

The question being "Shall the bill pass?". A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

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<tr>
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Co-sponsor(s) added: Representative(s) Bridges, Buckner, Exum, Hansen, Herod, Kennedy, Lebock, Lontine, McLachlan, Michaelson Jenet, Reyher, Roberts, Rosenthal, Van Winkle, Wilson, Speaker

**HB18-1183** by Representative(s) Hooton and Ransom, Beckman, Michaelson Jenet, Singer; also Senator(s) Baumgardner--Concerning the continuation of the regulation of home food service plans pursuant to the "Sale of Meat Act", and, in connection therewith, implementing the department of regulatory agencies' sunset review recommendation to repeal the act.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

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<tr>
<th>YES</th>
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</table>

Speaker Y
SB18-054 by Senator(s) Crowder, Jahn, Lundberg, Neville T.; also Representative(s) Liston--Concerning a limitation on the amount of an increase in fees assessed against assisted living residences by the department of public health and environment.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Ginal, Hamner, Lebsock, McLachlan, Melton, Michaelson Jenet, Rosenthal, Van Winkle, Winter

HB18-1134 by Representative(s) Pettersen and Wilson, Buckner; also Senator(s) Merrifield and Martinez Humenik, Priola--Concerning eligibility of kindergarten students funded through early childhood at-risk enhancement positions.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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</table>
The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

YES 59 NO 1 EXCUSED 5 ABSENT 0
Arndt Y Foote Y Leonard Y Rosenthal Y
Becker J. Y Garnett Y Lewis Y Saine E
Becker K. Y Ginal Y Liston Y Salazar Y
Beckman Y Gray Y Lontine Y Sandridge Y
Benavidez Y Hamner Y Lundeen Y Sias E
Bridges Y Hansen Y McKeen E Singer E
Buck Y Herod Y McLachlan Y Thurlow Y
Buckner Y Hooton Y Melton Y Valdez Y
Carver Y Humphrey Y Michaelson Jenet Y Van Winkle Y
Catlin Y Jackson Y Neville P. Y Weissman Y
Coleman Y Kennedy Y Pabon E Willett Y
Covarrubias Y Kraft-Tharp Y Pettersen Y Williams D. Y
Danielson Y Landgraf Y Rankin Y Wilson Y
Esgar Y Lawrence Y Ransom N Winter Y
Everett N Lebsock Y Reyher Y Wist Y
Exum Y Lee Y Roberts Y Young Y
Speaker Y

Co-sponsor(s) added: Representative(s) Bridges, Esgar, Exum, Garnett, Gray, Hamner, Hansen, Herod, Hooton, Kennedy, Kraft-Tharp, Lee, Lontine, McLachlan, Melton, Michaelson Jenet, Reyher, Roberts, Rosenthal, Salazar, Valdez, Winter, Young, Speaker

SB18-025 by Senator(s) Priola; also Representative(s) Coleman--Concerning modernization of election procedures for the urban drainage and flood control district to conform with the current requirements of state law.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

YES 59 NO 1 EXCUSED 5 ABSENT 0
Arndt Y Foote Y Leonard Y Rosenthal Y
Becker J. Y Garnett Y Lewis Y Saine E
Becker K. Y Ginal Y Liston Y Salazar Y
Beckman Y Gray Y Lontine Y Sandridge Y
Benavidez Y Hamner Y Lundeen Y Sias E
Bridges Y Hansen Y McKeen E Singer E
Buck Y Herod Y McLachlan Y Thurlow Y
Buckner Y Hooton Y Melton Y Valdez Y
Carver Y Humphrey Y Michaelson Jenet Y Van Winkle Y
Catlin Y Jackson Y Neville P. Y Weissman Y
Coleman Y Kennedy Y Pabon E Willett Y
Covarrubias Y Kraft-Tharp Y Pettersen Y Williams D. Y
Danielson Y Landgraf Y Rankin Y Wilson Y
Esgar Y Lawrence Y Ransom N Winter Y
Everett N Lebsock Y Reyher Y Wist Y
Exum Y Lee Y Roberts Y Young Y
Speaker Y

Co-sponsor(s) added: Representative(s) Becker K., Exum, Garnett, Rosenthal

HB18-1047 by Representative(s) Lontine; also Senator(s) Gardner--Concerning technical modifications to the "Fair Campaign Practices Act" to facilitate its administration.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
House Journal--43rd Day--February 21, 2018

<table>
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<tr>
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Becker J. N Garnett Y Lewis N Saine E
Becker K. Y Ginal Y Liston Y Salazar Y
Beckman N Gray Y Lontine Y Sandridge Y
Benavidez Y Hamner Y Lundeen Y Sias Y
Bridges Y Hansen Y McKean E Singer E
Buck Y Herod Y McLachlan Y Thurlow Y
Buckner Y Hooton Y Melton Y Valdez Y
Carver Y Humphrey N Michaelson Jenet Y Van Winkle N
Catlin Y Jackson Y Neville P. Y Weissman Y
Coleman Y Kennedy Y Pabon E Willett N
Covarrubias Y Kraft-Tharp Y Pettersen Y Williams D. N
Danielson Y Landgraf Y Rankin Y Wilson Y
Esgar Y Lawrence Y Ransom N Winter Y
Everett N Lebsock Y Reyher N Wist Y
Exum Y Lee Y Roberts Y Young Y
Speaker Y

Co-sponsor(s) added: Representative(s) Becker K., Bridges, Buckner, Coleman, Gray, Hansen, Herod, Hooton, Kennedy, Kraft-Tharp, Melton, Michaelson Jenet, Rosenthal, Winter

HB18-1227 by Representative(s) Herod and Wist; also Senator(s) Cooke--Concerning the authority of the real estate commission to issue licenses for an initial period of less than three years.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Arndt Y Foote Y Leonard Y Rosenthal Y
Becker J. Y Garnett Y Lewis Y Saine E
Becker K. Y Ginal Y Liston Y Salazar Y
Beckman Y Gray Y Lontine Y Sandridge Y
Benavidez Y Hamner Y Lundeen Y Sias Y
Bridges Y Hansen Y McKean E Singer E
Buck Y Herod Y McLachlan Y Thurlow Y
Buckner Y Hooton Y Melton Y Valdez Y
Carver Y Humphrey Y Michaelson Jenet Y Van Winkle N
Catlin Y Jackson Y Neville P. Y Weissman Y
Coleman Y Kennedy Y Pabon E Willett Y
Covarrubias Y Kraft-Tharp Y Pettersen Y Williams D. Y
Danielson Y Landgraf Y Rankin Y Wilson Y
Esgar Y Lawrence Y Ransom N Winter Y
Everett Y Lebsock Y Reyher N Wist Y
Exum Y Lee Y Roberts Y Young Y
Speaker Y

Co-sponsor(s) added: Representative(s) Becker K., Coleman, Hooton, Lebsock, Lontine, Rosenthal, Valdez
SB18-067 by Senator(s) Zenzinger and Priola, Cooke, Coram, Donovan, Fenberg, Garcia, Guzman, Holbert, Jahn, Kefalas, Kerr, Martinez Humenik, Merrill, Moreno, Smallwood, Tate, Todd, Williams A.; also Representative(s) Kraft-Tharp and Van Winkle, Becker J., Benavidez, Bridges, Esgar, Garnett, Ginal, Gray, Hooton, Jackson, Kennedy, Lawrence, Leonard, McKean, McLachlan, Michaelson Jenet, Roberts, Sias, Thurlow, Winter, Wist--Concerning the ability of certain organizations conducting a special event to auction alcohol beverages in sealed containers for fundraising purposes under specified circumstances.

The question being "Shall the bill pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Becker K., Beckman, Buckner, Coleman, Hansen, Herod, Lebsock, Liston, Melton, Neville P., Reyher, Rosenthal, Valdez, Williams D.

SB18-050 by Senator(s) Smallwood; also Representative(s) Coleman and Catlin--Concerning including staff of free-standing emergency facilities as part of Colorado's safe haven laws.

The question being "Shall the bill pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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HB18-1103 by Representative(s) McLachlan; also Senator(s) Coram--
Concerning the ability of a local government to require a driver to meet safety standards for the use of an off-highway vehicle.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Arndt, Becker K., Buckner, Covarrubias, Esgar, Exum, Ginal, Hamner, Hansen, Herod, Hooton, Humphrey, Jackson, Kennedy, Kraft-Tharp, Lawrence, Lebock, Lee, Lewis, Lontine, McLachlan, Melton, Michaelson Jenet, Neville P., Rankin, Ransom, Reyher, Roberts, Rosenthal, Valdez, Williams D., Wilson, Winter, Wist, Young, Speaker.

HB18-1210 by Representative(s) Foote; also Senator(s) Cooke--
Concerning peace officer status for the administrator of judicial security in the Colorado judicial department.
The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

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Co-sponsor(s) added: Representative(s) Herod, Liston, Melton, Michaelson Jenet, Pettersen, Roberts

**HB18-1138** by Representative(s) Arndt, Hooton, McKean, Thurlow; also Senator(s) Zenzinger, Martinez Humenik, Moreno, Tate--Concerning standardizing public official oaths of office, and, in connection therewith, providing a uniform oath text and establishing requirements for taking, subscribing, administering, and filing public oaths of office.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

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CONSIDERATION OF SENATE AMENDMENTS TO HOUSE
BILLS(RESOLUTIONS)

HB18-1165 by Representative(s) Hamner, Young, Rankin; also
Senator(s) Lambert, Lundberg, Moreno--Concerning a
supplemental appropriation to the department of public
safety.

(Amended as printed in Senate Journal, February 16, 2018.)

Representative Hamner moved that the House concur in Senate
amendments. The motion was declared passed by the following roll call
vote:

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The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative, and the
bill, as amended, was declared repassed.

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</table>
Co-sponsor(s) added: Representative(s) Buckner, Ginal, Gray, Van Winkle

______________________________________________

House in recess. House reconvened.

______________________________________________

REPORT(S) OF COMMITTEE(S) OF REFERENCE

BUSINESS AFFAIRS & LABOR
After consideration on the merits, the Committee recommends the following:

HB18-1198 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, after "CONTRARY," insert "COMMENCING JANUARY 1, 2019,"

Page 2, line 6, strike "GOVERNMENT" and substitute "GOVERNMENT, NOT INCLUDING A SPECIAL PURPOSE AUTHORITY AS DEFINED IN SECTION 24-77-102 (15),".

Page 2, line 7, after "POLICIES" insert "OR BYLAWS".

Page 2, line 14, strike "FUNDING;" and substitute "FUNDING, IF APPLICABLE;"

Page 3, line 7, strike "OTHERS" and substitute "OTHER BOARDS OR COMMISSIONS, INDUSTRY, EDUCATIONAL INSTITUTIONS, AND STATE AGENCIES".

SB18-124 be referred to the Committee of the Whole with favorable recommendation.

SB18-126 be referred to the Committee of the Whole with favorable recommendation.
HEALTH, INSURANCE & ENVIRONMENT
After consideration on the merits, the Committee recommends the following:

HB18-1112 be referred to the Committee of the Whole with favorable recommendation.

JUDICIARY
After consideration on the merits, the Committee recommends the following:

HB18-1078 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 2, strike lines 12 through 14 and substitute "TREATMENT, OR OTHER SERVICES AS A VETERAN."

Page 2, line 20, strike "TO" and substitute "TO, BUT IS NOT LIMITED TO,".

Page 3, strike lines 2 through 4 and substitute "IS ONLY A FINE AND ARREST IS PROHIBITED."

Page 3, strike lines 13 and 14 and substitute "ELIGIBILITY CRITERIA."

Page 3, after line 14 insert:

"SECTION 3. In Colorado Revised Statutes, 24-72-702, add (1)(b)(II)(C) as follows:

24-72-702. Sealing of arrest and criminal records other than convictions. (1) (b) (II) (C) IF THE PERSON IN INTEREST HAS SUCCESSFULLY COMPLETED A VETERANS TREATMENT PROGRAM ESTABLISHED PURSUANT TO SECTION 13-5-144, THE COURT SHALL CONSIDER SUCH FACTOR FAVORABLY IN DETERMINING WHETHER TO ISSUE AN ORDER TO SEAL RECORDS PURSUANT TO THIS SECTION.

SECTION 4. In Colorado Revised Statutes, 24-72-704, amend (1)(c) as follows:

24-72-704. Sealing of criminal conviction records information for offenses involving controlled substances for convictions entered on or after July 1, 2008, and prior to July 1, 2011. (1) Sealing of conviction records. (c) After the hearing described in subparagraph (II) of paragraph (b) of this subsection (1) SUBSECTION (1)(b)(II) OF THIS SECTION is conducted and if the court finds that the harm to the privacy of the defendant or the dangers of unwarranted, adverse consequences to the defendant outweigh the public interest in retaining the conviction records, the court may order the conviction records, except basic identification information, to be sealed. In making this determination, the court shall, at a minimum, consider the severity of the offense that is the basis of the conviction records sought to be sealed, the criminal history of the defendant, the number of convictions and dates of the convictions for which the defendant is seeking to have the records sealed, and the need for the government agency to retain the records. IF THE PERSON IN
INTEREST HAS SUCCESSFULLY COMPLETED A VETERANS TREATMENT PROGRAM ESTABLISHED PURSUANT TO SECTION 13-5-144, THE COURT SHALL CONSIDER SUCH FACTOR FAVORABLY IN DETERMINING WHETHER TO ISSUE AN ORDER TO SEAL RECORDS PURSUANT TO THIS SECTION. THE COURT SHALL DIRECT an order entered pursuant to this paragraph (c) shall be directed SUBSECTION (1)(c) to each custodian who may have custody of any part of the conviction records that are the subject of the order. Whenever a court enters an order sealing conviction records pursuant to this paragraph (c) SUBSECTION (1)(c), the defendant shall provide the Colorado bureau of investigation and each custodian of the conviction records with a copy of the order. The petitioner shall provide a private custodian with a copy of the order and send the private custodian an electronic notification of the order. Each private custodian that receives a copy of the order from the petitioner shall remove the records that are subject to an order from its database. The defendant shall pay to the bureau any costs related to the sealing of his or her criminal conviction records in the custody of the bureau. Thereafter, the defendant may request and the court may grant an order sealing the civil case in which the conviction records were sealed.

SECTION 5. In Colorado Revised Statutes, 24-72-705, add (1)(d)(V) as follows:

24-72-705. Sealing of criminal conviction records information for offenses involving controlled substances for convictions entered on or after July 1, 2011. (1) Sealing of conviction records. (d)(V) If the person in interest has successfully completed a veterans treatment program established pursuant to section 13-5-144, the court shall consider such factor favorably in determining whether to issue an order to seal records pursuant to this section.

SECTION 6. In Colorado Revised Statutes, 24-72-706, add (2.5) as follows:

24-72-706. Sealing of criminal conviction records information for offenses committed by victims of human trafficking. (2.5) If the person in interest has successfully completed a veterans treatment program established pursuant to section 13-5-144, the court shall consider such factor favorably in determining whether to issue an order to seal records pursuant to this section.

SECTION 7. In Colorado Revised Statutes, 24-72-707, add (4) as follows:

24-72-707. Sealing of criminal conviction records information for offenses involving theft of public transportation services. (4) If the person in interest has successfully completed a veterans treatment program established pursuant to section 13-5-144, the court shall consider such factor favorably in determining whether to issue an order to seal records pursuant to this section.

SECTION 8. In Colorado Revised Statutes, 24-72-708, add (2)(c) as follows:

24-72-708. Sealing of criminal conviction records information for petty offenses and municipal offenses for convictions. (2)(c) If the person in interest has successfully completed a veterans treatment program established pursuant to section 13-5-144, the
COURT SHALL CONSIDER SUCH FACTOR FAVORABLY IN DETERMINING WHETHER TO ISSUE AN ORDER TO SEAL RECORDS PURSUANT TO THIS SECTION.

SECTION 9. In Colorado Revised Statutes, 24-72-709, add (2.5) as follows:

24-72-709. Sealing of criminal conviction records information for posting an intimate photograph of a person on the internet.

(2.5) IF THE PERSON IN INTEREST HAS SUCCESSFULLY COMPLETED A VETERANS TREATMENT PROGRAM ESTABLISHED PURSUANT TO SECTION 13-5-144, THE COURT SHALL CONSIDER SUCH FACTOR FAVORABLY IN DETERMINING WHETHER TO ISSUE AN ORDER TO SEAL RECORDS PURSUANT TO THIS SECTION."

Renumber succeeding section accordingly.

HB18-1102 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 6 and substitute "match law school graduates for one-year fellowships".

Page 2, line 7, after the period insert "THE FELLOWSHIPS ARE FOR A PERIOD OF UP TO EIGHTEEN MONTHS.".

Page 2, lines 8 and 9, strike "The program may fund the salary and benefits for up to six fellows each year." and substitute "The program may fund the salary and benefits for up to six fellows.SCHOLARSHIPS THE GENERAL ASSEMBLY SHALL ANNUALLY APPROPRIATE SUFFICIENT MONEY FOR SIX FELLOW SCHOLARSHIPS each year. Any money not expended for salary and benefits may be used for fellow relocation costs or further training opportunities. Any unexpended and unencumbered money from the appropriation remains available for expenditure in the next fiscal year for cost of living adjustments without further appropriation."

Page 2, line 14, strike "salaries" and substitute "salaries SCHOLARSHIPS".

PUBLIC HEALTH CARE & HUMAN SERVICES

After consideration on the merits, the Committee recommends the following:

HB18-1148 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 19, after "ADMINISTRATION" insert "AND THAT IS ON THE CARRIER’S PRESCRIPTION DRUG FORMULARY".

Page 2, strike lines 21 through 23 and substitute "STEP THERAPY IF THE USE OF THE APPROVED DRUG IS CONSISTENT WITH:

..."
(a) THE UNITED STATES FOOD AND DRUG ADMINISTRATION-APPROVED INDICATION OR THE NATIONAL COMPREHENSIVE CANCER NETWORK DRUGS AND BIOLOGICS COMPREHENDUM INDICATION FOR THE TREATMENT OF STAGE FOUR ADVANCED METASTATIC CANCER; OR

(b) PEER-REVIEWED MEDICAL LITERATURE."

HB18-1180 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 "ALL".

Page 2, strike lines 17 through 20 and substitute "DISMISSED COMPLAINT. THE DIVISION AND BOARD SHALL REDACT THE NAMES OF THE RESPONDENT'S CLIENTS OR OTHER RECIPIENTS OF SERVICE AND ANY OTHER INFORMATION THAT WOULD IDENTIFY AN INDIVIDUAL PERSON, INCLUDING THE COMPLAINANT OR A WITNESS, CONTAINED IN THE MATERIAL PROVIDED TO THE RESPONDENT IN ACCORDANCE WITH THIS SUBSECTION (4)(d)".

HB18-1196 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 12, strike "OR CERTIFIED PSYCHOLOGIST, A" and substitute "PSYCHOLOGIST, OR".

Page 2, strike line 13.

Page 2, line 14, strike "QUALIFIED" and substitute "LICENSED OR CERTIFIED HEALTH CARE".

SB18-148 be referred to the Committee of the Whole with favorable recommendation.

________________________________

PRINTING REPORT

The Chief Clerk reports the following bill has been correctly printed:

HB18-1247.

________________________________

SIGNING OF BILLS - RESOLUTIONS - MEMORIALS

The Speaker has signed: HB18-1075, 1079; SB18-032, 035, and 088.
MESSAGE FROM THE SENATE

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB18-149 and 128.
SB18-144 Amended in General Orders as printed in Senate Journal, February 20, 2018.

MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, SB18-128 and 149.
without comment, as amended, SB18-144.

INTRODUCTION OF BILLS
First Reading

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

HB18-1248 by Representative(s) Kraft-Tharp and Sias; also Senator(s) Priola and Williams A.--Concerning unauthorized electronic funds transfers.
Committee on Business Affairs and Labor

HB18-1249 by Representative(s) Rankin, Hamner, Young; also Senator(s) Lundberg, Lambert, Moreno--Concerning the requirement that the state treasurer distribute any federal funds related to the naval oil shale reserve land to specified counties or their federal mineral lease districts.
Committee on Finance

HB18-1250 by Representative(s) Kraft-Tharp and Sias; also Senator(s) Priola--Concerning an analysis to improve compliance with departmental rules by regulated businesses.
Committee on Business Affairs and Labor

HB18-1251 by Representative(s) Lee and Wist, Melton, Weissman, Young--Concerning measures to improve the efficiency of the community corrections transition placements.
Committee on Judiciary

HB18-1252 by Representative(s) Roberts and Wilson; also Senator(s) Priola--Concerning unlawful sale of academic materials for submission to an institution of higher education.
Committee on Education

SB18-106 by Senator(s) Tate, Martinez Humenik, Moreno, Zenzinger; also Representative(s) Thurlow, Arndt, Gray, Hooton, McKean--Concerning obsolete statutory
provisions related to a local government's pledging of
sales or use tax revenues to pay for revenue bonds issued
for the purpose of financing capital improvements.

Committee on Finance

SB18-107 by Senator(s) Zenzinger, Martinez Humenik, Moreno,
Tate; also Representative(s) Thurlow, Arndt, Hooton,
McKean--Concerning the repeal of procedures to fill
vacancies in candidate nominations for elections
conducted under the "Colorado Municipal Code of 1965".

Committee on State, Veterans, & Military Affairs

SB18-138 by Senator(s) Gardner and Kerr; also Representative(s)
Gray and Liston--Concerning authorization for retail
sellers of alcohol beverages for on-premises consumption
to sell remaining inventory to another on-premises retail
seller of alcohol beverages with whom there is common
ownership when no longer licensed to sell alcohol
beverages for on-premises consumption.

Committee on Business Affairs and Labor

SB18-154 by Senator(s) Fields; also Representative(s) Salazar--
Concerning a requirement for a local juvenile services
planning committee to devise a plan to manage dually
identified crossover youth.

Committee on Judiciary

LAY OVER OF CALENDAR ITEM(S)

On motion of Representative KC Becker, the following item(s) on the
Calendar were laid over until February 22, retaining place on Calendar:

Consideration of General Orders--HB18-1126.
Consideration of Resolution(s)--SJR18-005.

On motion of Representative Exum, the House adjourned until 9:00 a.m.,

Approved:
CRISANTA DURAN,
Speaker

Attest:
Marilyn Eddins,
Chief Clerk
Prayer by Rabbi Joseph Black, Temple Emanuel, Denver.

The Speaker called the House to order at 9:00 a.m.

Pledge of Allegiance led by Sam Haisten, Mckenna Simpson, Nick Francis, Ripleigh Potts, Chaffee County High School, Buena Vista.

The roll was called with the following result:

Present--63.
Excused--Representative(s) Lewis, Neville--2.

The Speaker declared a quorum present.

On motion of Representative Kennedy, the reading of the journal of February 21, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

APPOINTMENT(S)

The Speaker announced the following temporary committee appointment(s) for February 22, 2018 only:

Transportation and Energy
Representative Sandridge to replace Representative Lewis

The Speaker announced the following temporary committee appointment(s) for February 23, 2018 only:

Appropriations
Representative Willett to replace Representative Neville
Representative Singer to replace Representative Hansen

Joint Technology
Representative Ginal to replace Representative Pabon

On motion of Representative Kraft-Tharp, the House resolved itself into Committee of the Whole for consideration of General Orders, and she was called to act as Chair.
GENERAL ORDERS--SECOND READING OF BILLS

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

(Amendments to the committee amendment are to the printed committee report which was printed and placed in the members' bill file.)

HB18-1127 by Representative(s) Jackson and Kennedy, Weissman; also Senator(s) Fenberg--Concerning the rental application process for prospective tenants.

Amendment No. 1, Finance Report, dated February 12, 2018, and placed in member's bill file; Report also printed in House Journal, February 13, 2018.

Amendment No. 2, by Representative(s) Jackson.

Amend printed bill, page 5, line 4, after "ANY" insert "RENTAL HISTORY OR CREDIT".

Amendment No. 3, by Representative(s) Kennedy.


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

HB18-1097 by Representative(s) Catlin and Danielson; also Senator(s) Coram and Todd--Concerning the ability of a person eligible for prescription drug benefits to choose the pharmacy at which to fill a prescription drug order.

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

HB18-1158 by Representative(s) Hamner, Young, Rankin; also Senator(s) Lambert, Lundberg, Moreno--Concerning a supplemental appropriation to the department of corrections.

Ordered engrossed and placed on the Calendar for Third Reading and Final Passage.
HB18-1143 by Representative(s) Arndt and Thurlow, Hooton, McKean; also Senator(s) Moreno and Martinez Humenik, Zenzinger--Concerning the repeal of statutory provisions relating to sexually explicit materials harmful to children that were ruled unconstitutional by the Colorado supreme court.

Laid over until February 23, retaining place on Calendar.

HB18-1126 by Representative(s) Rosenthal, Williams D.--Concerning the permissible regulation of dogs in common interest communities.

Laid over until February 23, retaining place on Calendar.

ADOPTION OF COMMITTEE OF THE WHOLE REPORT

Passed Second Reading: HB18-1127 amended, 1097, 1158.

Laid over until date indicated retaining place on Calendar: HB18-1143, 1126--February 23, 2018.

The Chairman moved the adoption of the Committee of the Whole Report. As shown by the following roll call vote, a majority of those elected to the House voted in the affirmative, and the Report was adopted.

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APPOINTMENT

The Speaker announced the following temporary committee appointment for February 23, 2018 only:

Appropriations

Representative Lee to replace Representative Pabon
House in recess. House reconvened.

REPORT(S) OF COMMITTEE(S) OF REFERENCE

EDUCATION
After consideration on the merits, the Committee recommends the following:

HB18-1070 be referred favorably to the Committee on Finance.

HB18-1228 be referred to the Committee of the Whole with favorable recommendation.

STATE, VETERANS, & MILITARY AFFAIRS
After consideration on the merits, the Committee recommends the following:

HB18-1015 be postponed indefinitely.

HB18-1037 be postponed indefinitely.

HB18-1074 be postponed indefinitely.

TRANSPORTATION & ENERGY
After consideration on the merits, the Committee recommends the following:

HB18-1018 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 2, lines 2 and 3, strike "amend (2)(a); and".
Page 2, strike lines 5 through 18.
Page 2, strike lines 20 and 21 and substitute "INITIAL APPLICANTS FOR THE TYPE OF COMMERCIAL DRIVER'S LICENSE THAT AUTHORIZES A PERSON TO OPERATE A COMBINATION VEHICLE (CLASS A UNDER 49 CFR 383.153) TO SUCCESSFULLY PASS TRAINING, WHEN ATTENDING A COMMERCIAL DRIVING SCHOOL CERTIFIED FOR APPROVAL BY THE PRIVATE OCCUPATIONAL SCHOOLS DIVISION IN THE DEPARTMENT OF HIGHER EDUCATION, ON THE".
Page 2, line 22, strike "THE".

Page 2, strike lines 23 through 25.

Page 3, strike lines 1 through 4.

**HB18-1119** be postponed indefinitely.

**SB18-009** be referred to the Committee of the Whole with favorable recommendation.

**PRINTING REPORT**

The Chief Clerk reports the following bills have been correctly printed:

**HB18-1248, 1249, 1250, 1251, 1252**.

**SIGNING OF BILLS - RESOLUTIONS - MEMORIALS**

The Speaker has signed: **HB18-1165, 1173**.

**DELIVERY OF BILLS TO GOVERNOR**

The Chief Clerk of the House of Representatives reports the following bills have been delivered to the Office of the Governor: **HB18-1075, 1079** at 2:00 p.m. on February 22, 2018.

**MESSAGE FROM THE SENATE**

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

**SB18-161, 007, 165, 130, and 160.**

**SB18-141** Amended in General Orders as printed in Senate Journal, February 21, 2018.

**SB18-022** Amended in General Orders as printed in Senate Journal, February 21, 2018.

**SB18-066** Amended in General Orders as printed in Senate Journal, February 21, 2018.

**SB18-136** Amended in General Orders as printed in Senate Journal, February 21, 2018.

**SB18-151** Amended in General Orders as printed in Senate Journal, February 21, 2018.

**SB18-099** Amended in General Orders as printed in Senate Journal, February 21, 2018.
SB18-003  Amended in General Orders as printed in Senate Journal, February 21, 2018.


The Senate has passed on Third Reading and returns herewith:

HB18-1144.

The Senate concurred in House Amendments to SB18-050 and the bill has been repassed as amended.

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MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, **SB18-007, 130, 160, 161, and 165.**
without comment, as amended, **HB18-1171.**
without comment, as amended, **SB18-003, 022, 066, 099, 136, 141, and 151.**

_____________________________

INTRODUCTION OF BILLS
First Reading

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

**HB18-1253** by Representative(s) Lee and Herod, Foote, Willett, Wist; also Senator(s) Gardner, Cooke, Guzman, Holbert, Kagan--Concerning implementation of recommendations of the committee on legal services in connection with legislative review of rules of state agencies.

Committee on Legal Services

**HB18-1254** by Representative(s) Van Winkle--Concerning the modification of the foreclosure process on property that is encumbered by a deed of trust.

Committee on Finance

**HB18-1255** by Representative(s) Duran and Carver; also Senator(s) Cooke and Kefalas--Concerning the creation of a childhood cancer awareness license plate.

Committee on Transportation & Energy

**SB18-129** by Senator(s) Moreno, Martinez Humenik, Tate, Zenzinger; also Representative(s) Arndt, Hooton, McKean, Thurlow--Concerning the nonsubstantive reorganization of the law exempting from state sales tax certain drugs and medical and therapeutic devices.

Committee on Finance
SB18-144  by Senator(s) Kerr; also Representative(s) Willett--
Concerning the regulation of bicycles approaching
intersections.
Committee on Transportation & Energy

SB18-149  by Senator(s) Gardner; also Representative(s) Gray and
Herod--Concerning records of the board of directors of the
Denver health and hospital authority.
Committee on Health, Insurance, & Environment

______________________________

LAY OVER OF CALENDAR ITEM(S)

On motion of Representative KC Becker, the following item(s) on the
Calendar was laid over until February 23, retaining place on Calendar:

Consideration of Resolution(s)--SJR18-005.

______________________________

On motion of Representative Roberts, the following bill(s) laid over for
General Orders, February 23, will be calendared for March 22, 2018:

HB18-1143.

______________________________

On motion of Representative Roberts the House adjourned until
9:00 a.m., February 23, 2018.

Approved:
CRISANTA DURAN,
Speaker

Attest:
MARILYN EDDINS,
Chief Clerk
Prayer by Representative James Coleman, Denver, Representative Tony Exum Sr., Colorado Springs.

The Speaker called the House to order at 9:00 a.m.

Pledge of Allegiance led by Krystal Ruvalcaba, Metropolitan State University, Denver.

The roll was called with the following result:

Present--59.
Excused--Representative(s) Becker J., Hansen, Jackson, Neville, Pabon, Saine--6.
Present after roll call--Representative(s) Hansen, Saine.

The Speaker declared a quorum present.

On motion of Representative Kennedy, the reading of the journal of February 22, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

On motion of Representative Roberts, the House resolved itself into Committee of the Whole for consideration of General Orders, and he was called to act as Chair.

GENERAL ORDERS--SECOND READING OF BILLS

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

(Amendments to the committee amendment are to the printed committee report which was printed and placed in the members' bill file.)

HB18-1126 by Representative(s) Rosenthal, Williams D.--Concerning the permissible regulation of dogs in common interest communities.

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

**HB18-1172** by Representative(s) Young, Hamner, Rankin; also Senator(s) Lambert, Lundberg, Moreno--Concerning money allocated from an appropriation from the marijuana tax cash fund to a designated managed service organization to implement its community action plan.

Laid over until March 1, retaining place on Calendar.

**HB18-1198** by Representative(s) Saine and Kraft-Tharp, Leonard, Winter; also Senator(s) Donovan and Smallwood, Neville T., Todd--Concerning the establishment of best practices for state boards and commissions.

Amendment No. 1, Business Affairs and Labor Report, dated February 20, 2018, and placed in member's bill file; Report also printed in House Journal, February 21, 2018.

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

**SB18-124** by Senator(s) Hill; also Representative(s) Pabon--Concerning the removal of the thirty-day waiting period related to the sale of imported alcohol beverages.

Laid over until February 26, retaining place on Calendar.

**SB18-126** by Senator(s) Grantham and Guzman, Baumgardner, Cooke, Coram, Crowder, Fenberg, Garcia, Gardner, Hill, Holbert, Lundberg, Marble, Priola, Scott, Smallwood, Tate, Williams A.; also Representative(s) Pabon and Van Winkle--Concerning the definition of a traditional large and premium cigar for purposes of the excise tax on tobacco products.

Laid over until March 1, retaining place on Calendar.

**HB18-1112** by Representative(s) Becker J. and Esgar; also Senator(s) Crowder--Concerning covered health care services provided by a pharmacist.

Laid over until February 26, retaining place on Calendar.

**HB18-1078** by Representative(s) Landgraf and Exum--Concerning court programs for defendants who have served in the armed forces.

Laid over until February 26, retaining place on Calendar.
HB18-1148 by Representative(s) Michaelson Jenet; also Senator(s)
Crowder--Concerning the prohibition against a carrier
requiring step therapy for covered persons with stage four
advanced metastatic cancer.

Amendment No. 1, Public Health Care & Human Services Report, dated
February 20, 2018, and placed in member's bill file; Report also printed

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

HB18-1180 by Representative(s) Melton--Concerning access by a
mental health professional to the files of a regulatory
board regarding a dismissed complaint filed against the
mental health professional.

Amendment No. 1, Public Health Care & Human Services Report, dated
February 20, 2018, and placed in member's bill file; Report also printed

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

HB18-1196 by Representative(s) Exum; also Senator(s) Todd--
Concerning authorization to verify the disability of an
applicant to the aid to the needy disabled program.

Amendment No. 1, Public Health Care & Human Services Report, dated
February 20, 2018, and placed in member's bill file; Report also printed

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

SB18-148 by Senator(s) Martinez Humenik and Moreno; also
Representative(s) Lawrence and Exum--Concerning the
continuation of certain benefits through the "State
Employee Group Benefits Act" for dependents of a state
employee who dies in a work-related death.

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

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AMENDMENT(S) TO THE COMMITTEE OF THE WHOLE REPORT

Representative Everett moved to amend the Report of the Committee of
the Whole to reverse the action taken by the Committee in not adopting
the following Everett amendment, to SB 18-148, to show that said
amendment passed, and that SB 18-148, as amended, passed.

Amend printed bill, page 2, line 10, strike "6." and substitute "6, AND
WHO, AS PART OF THE EMPLOYEE'S JOB DUTIES, COULD BE IN A SITUATION
IN WHICH THE EMPLOYEE IS IN IMMINENT DANGER OF SERIOUS BODILY
INJURY OR DEATH.".
The amendment was declared **lost** by the following roll call vote:

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<tr>
<th>YES</th>
<th>NO</th>
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<tr>
<td>Arndt N</td>
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**ADOPTION OF COMMITTEE OF THE WHOLE REPORT**


Laid over until date indicated retaining place on Calendar: **SB18-124, HB18-1112, 1078--February 26, 2018.**

**HB18-1172, SB18-126--March 1, 2018**

The Chairman moved the adoption of the Committee of the Whole Report. As shown by the following roll call vote, a majority of those elected to the House voted in the affirmative, and the Report was adopted.

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Speaker Y
THIRD READING OF BILL(S)--FINAL PASSAGE

The following bill(s) were considered on Third Reading. The title(s) were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

**SB18-105** by Senator(s) Baumgardner; also Representative(s) Pabon--Concerning clarifying changes to provisions that were contained in House Bill 17-1367.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Gray, Hooton, Kennedy, Lontine, McKeen, McLachlan, Rosenthal, Singer

**HB18-1127** by Representative(s) Jackson and Kennedy, Weissman; also Senator(s) Fenberg--Concerning the rental application process for prospective tenants.

Laid over until February 26, retaining place on Calendar.

**HB18-1097** by Representative(s) Catlin and Danielson; also Senator(s) Coram and Todd--Concerning the ability of a person eligible for prescription drug benefits to choose the pharmacy at which to fill a prescription drug order.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
HB18-1158 by Representative(s) Hamner, Young, Rankin; also Senator(s) Lambert, Lundberg, Moreno--Concerning a supplemental appropriation to the department of corrections.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

<table>
<thead>
<tr>
<th>YES</th>
<th>44</th>
<th>NO</th>
<th>16</th>
<th>EXCUSED</th>
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<td>Arndt</td>
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Co-sponsor(s) added: Representative(s) Espar, Kennedy, Melton, Singer, Valdez, Weissman, Young

House in recess. House reconvened.
REPORT(S) OF COMMITTEE(S) OF REFERENCE

AGRICULTURE, LIVESTOCK, & NATURAL RESOURCES
After consideration on the merits, the Committee recommends the following:

HB18-1133 be postponed indefinitely.

APPROPRIATIONS
After consideration on the merits, the Committee recommends the following:

HB18-1008 be referred to the Committee of the Whole with favorable recommendation.

HB18-1016 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:

"SECTION 3. Appropriation. For the 2018-19 state fiscal year, $1,918 is appropriated to the department of revenue for use by the division of motor vehicles. This appropriation is from the license plate cash fund created in section 42-3-301 (1)(b), C.R.S. To implement this act, the division may use this appropriation for license plate ordering.".

Renumber succeeding section accordingly.

Page 1, line 102, strike "TRADITION." and substitute "TRADITION, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB18-1017 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 43, after line 7 insert:

"SECTION 4. Appropriation. (1) For the 2018-19 state fiscal year, $151,332 is appropriated to the department of regulatory agencies. This appropriation is from the division of professions and occupations cash fund created in section 24-34-105 (2)(b)(I), C.R.S. To implement this act, the department may use this appropriation as follows:

(a) $35,120 for use by the division of professions and occupations for personal services, which amount is based on an assumption that the division will require an additional 0.5 FTE;

(b) $20,228 for use by the division of professions and occupations for operating expenses;

(c) $15,984 for the purchase of legal services; and
(d) $80,000 for the purchase of information technology services.
(2) For the 2018-19 state fiscal year, $15,984 is appropriated to the department of law. This appropriation is from reappropriated funds received from the department of regulatory agencies under subsection (1)(c) of this section and 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 regulatory agencies.
(3) For the 2018-19 state fiscal year, $80,000 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 regulatory agencies under subsection (1)(d) of this section. To implement this act, the office may use this appropriation to provide information technology services for the department of regulatory agencies.

Renumber succeeding section accordingly.

Page 1, line 103, strike "LICENSED." and substitute "LICENSED, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION."

HB18-1021 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend the Public Health Care & Human Services Committee Report, dated January 30, 2018, page 1, strike lines 3 through 5.

Amend printed bill, page 7, after line 27 insert:

"SECTION 5. Appropriation. For the 2018-19 state fiscal year, $13,894 is appropriated to the department of local affairs for use by the division of housing. This appropriation is from the general fund and is based on an assumption that the division will require an additional 0.3 FTE. To implement this act, the division may use this appropriation for personal services related to administration."

Renumber succeeding section accordingly.

Page 1, line 102, strike "COLORADO." and substitute "COLORADO, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION."

HB18-1025 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 234, after line 2 insert:

"SECTION 26. Appropriation. (1) For the 2018-19 state fiscal year, $3,091 is appropriated to the department of revenue for use by the liquor and tobacco enforcement division. This appropriation is from the
liquor enforcement division and state licensing authority cash fund created in section 24-35-401, C.R.S. To implement this act, the division may use this appropriation as follows:
(a) $2,400 for personal services; and
(b) $691 for operating expenses.".

Renumber succeeding section accordingly.

Page 1, line 104, strike "12." and substitute "12, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB18-1029 be referred to the Committee of the Whole with favorable recommendation.

HB18-1042 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:


Amend printed bill, page 2, lines 5 and 6, strike "rules - repeal." and substitute "rules.".

Page 2, line 6, strike "THE" and substitute "BEGINNING JANUARY 1, 2019, THE".

Page 3, strike lines 23 through 27.

Page 4, strike line 1.

Reletter succeeding paragraphs accordingly.

Page 4, line 2, strike "(I)".

Page 4, strike lines 6 through 9.

Amend printed bill, page 5, after line 8 insert:

"SECTION 2. Appropriation - adjustments to 2018 long bill.

To implement this act, the cash funds appropriation from the licensing services cash fund created in section 42-2-114.5 (1), C.R.S., made in the annual general appropriation act for the 2018-19 state fiscal year to the department of revenue for personal services related to driver services is decreased by $30,747, and the related FTE is decreased by 0.9 FTE.

(2) For the 2018-19 state fiscal year, $25,471 is appropriated to the department of revenue. This appropriation is from the licensing services cash fund created in section 42-2-114.5 (1), C.R.S., and is based on an assumption that the department will require an additional 0.6 FTE. To implement this act, the department may use this appropriation for personal services related to driver services.

(3) For the 2018-19 state fiscal year, $26,141 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)(b)(I), C.R.S. To implement this act, the department may use this appropriation as follows:

(a) $10,125 for operating expenses related to vehicle services; and
(b) $16,016 for the purchase of information technology services.

(4) For the 2018-19 state fiscal year, $16,016 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 revenue under subsection (3)(b) of this section. To implement this act, the office may use this appropriation to provide information technology services for the department of revenue."

Renumber succeeding section accordingly.

Page 1, line 103, strike "PROPERTY." and substitute "PROPERTY, AND, IN CONNECTION THEREWITH, MAKING AND REDUCING AN APPROPRIATION."

HB18-1049 be referred to the Committee of the Whole with favorable recommendation.

HB18-1093 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 8 insert:

"SECTION 5. Appropriation. For the 2018-19 state fiscal year, $14,399 is appropriated to the department of public health and environment for use by the water quality control division. This appropriation is from the general fund and is based on an assumption that the division will require an additional 0.1 FTE. To implement this act, the division may use this appropriation for public and private utilities sector related to the clean water sectors."

Renumber succeeding section accordingly.

Page 1, line 104, strike "CROPS." and insert "CROPS AND MAKING AN APPROPRIATION."

HB18-1193 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 8 insert:

"SECTION 4. Appropriation. For the 2018-19 state fiscal year, $260,937 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 and is based on an assumption that the department will require an additional 0.3 FTE. To implement this act,
the department may use this appropriation for the advanced placement incentives pilot program.".

Renumber succeeding section accordingly.

Page 1, line 102, strike "PROGRAM," and substitute "PROGRAM, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

SB18-036 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend reengrossed bill, page 13, after line 6 insert:

"SECTION 7. Appropriation. (1) For the 2018-19 state fiscal year, $1,328 is appropriated to the department of revenue for use by the liquor and tobacco enforcement division. This appropriation is from the tobacco education programs fund created in section 24-22-117 (2)(c)(I), C.R.S. To implement this act, the division may use this appropriation for operating expenses.".

Renumber succeeding section accordingly.

Page 1, line 104, strike "12." and substitute "12, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.

Amend reengrossed bill, page 13, before line 7 insert:

"SECTION 8. Appropriation. (1) For the 2018-19 state fiscal year, $5,402 is appropriated to the department of revenue. This appropriation is from the liquor enforcement division and state licensing authority cash fund created in section 24-35-401, C.R.S. To implement this act, the department may use this appropriation as follows:

(a) $772 for use by liquor and tobacco enforcement division for operating expenses; and
(b) $4,630 for the purchase of information technology services.

(2) For the 2018-19 state fiscal year, $4,630 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 revenue under subsection (1)(b) of this section. To implement this act, the office may use this appropriation to provide information technology services for the department of revenue.".

Renumber succeeding section accordingly.

BUSINESS AFFAIRS & LABOR

After consideration on the merits, the Committee recommends the following:

HB18-1083 be amended as follows, and as so amended, be referred to the Committee on Finance with favorable recommendation:
Amend printed bill, page 3, strike line 21 and substitute:

"(3) As used in this section, unless the context otherwise requires:
(a) "Leased" or "subleased" means that a written contract is memorialized in writing at the time that the agreement between the parties is first reached and that the written contract provides that the:
(I) rightful possessor of an aircraft conveys the right to exclusively use and occupy that aircraft to a lessee in exchange for consideration;
(II) aircraft remains in full possession, control, and operation of the lessee for the contract term;
(III) contract is the result of an arm's length transaction; and
(IV) lessor does not take possession or otherwise use the aircraft at any time during the contract term unless the lessor charters the aircraft from the lessee at the market rate and pays any applicable tax.
(b) "On-demand air carrier".


**HB18-1237** be referred to the Committee of the Whole with favorable recommendation.

**HEALTH, INSURANCE & ENVIRONMENT**

After consideration on the merits, the Committee recommends the following:

**HB18-1082** be postponed indefinitely.

**HB18-1147** be referred favorably to the Committee on Appropriations.

**HB18-1149** be referred favorably to the Committee on Appropriations.

**HB18-1225** be postponed indefinitely.

**HB18-1239** be referred to the Committee of the Whole with favorable recommendation.
JUDICIARY

After consideration on the merits, the Committee recommends the following:

HB18-1040 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 17-1-115.9 as follows:

17-1-115.9. Incentives for mental health professionals - report - legislative declaration. (1) The General Assembly finds that:

(a) The failure to provide timely needed sex offender treatment or services creates a risk when an inmate is released into the community and increases expenses when an inmate remains in prison due to his or her failure to receive treatment or services; and

(b) In order to provide the necessary sex offender treatment and services in difficult-to-serve areas in a timely manner, the Department must have the flexibility to offer incentives to contracted mental health professionals to provide such treatment and services in such areas.

(2) The Department shall monitor the number of inmates who have a specified sex offender treatment or service identified in the inmate’s recommended rehabilitation report and who are not receiving the treatment or service due to a lack of treatment or service providers. The Department shall develop and may implement an incentive plan for each sex offender treatment or service and each geographic area in which there is a need for additional contracted mental health professionals to provide the identified sex offender treatment or service. The incentive plan must include specific incentives to contract with the necessary mental health professionals and may include increases in fees and travel reimbursements paid, bonuses, and other financial incentives.

(3) Notwithstanding the provisions of section 24-1-136 (11), on or before December 1, 2018, and each December 1 thereafter, the Department shall submit a report to the joint budget committee that must include:

(a) The statewide number of inmates requiring each sex offender treatment or service provided by a mental health professional and the number of inmates unable to receive such treatment or service; and

(b) For each incentive plan developed pursuant to this section, the number of inmates requiring the treatment or service, the number of inmates still unable to receive the treatment or service, a description of the incentive plan developed, and a report on the effectiveness of any incentive offered by the Department under the plan.

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
8, 2018, if adjournment sine die is on May 9, 2018); 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 2018 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 INCENTIVES FOR PROVISION OF SEX OFFENDER SERVICES
IN THE DEPARTMENT OF CORRECTIONS."

HB18-1081 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 through 25 and substitute:

"(10) (a) ON AND AFTER JANUARY 1, 2019, IN ACCORDANCE WITH
SUBSECTION (2) OF THIS SECTION, THE STATE COURT ADMINISTRATOR
SHALL ADMINISTER A COURT REMINDER PROGRAM WITH THE OBJECTIVE TO
REMIND CRIMINAL DEFENDANTS IN COUNTY COURTS AND DISTRICT
COURTS, EXCEPT FOR THE DENVER COUNTY COURT, TO APPEAR AT EACH
OF THEIR SCHEDULED COURT APPEARANCES. THE OBJECTIVE OF SUCH
REMINDERS IS TO SIGNIFICANTLY REDUCE THE NUMBER OF CRIMINAL
DEFENDANTS WHO ARE COMMITTED TO THE CUSTODY OF A COUNTY JAIL
SOLELY AS A RESULT OF THEIR FAILURE TO APPEAR IN COURT.

(b) IN ADMINISTERING THE PROGRAM, THE STATE COURT
ADMINISTRATOR SHALL PRIORITIZE THE USE OF TEXT MESSAGES TO
REMIND CRIMINAL DEFENDANTS WITH THE CAPACITY TO RECEIVE TEXT
MESSAGES, UNLESS AND UNTIL A MORE EFFECTIVE TECHNOLOGICAL MEANS
OF REMINDING DEFENDANTS BECOMES AVAILABLE. IN ADDITION, OR WHEN
A DEFENDANT IS UNABLE TO RECEIVE TEXT MESSAGES, THE STATE COURT
ADMINISTRATOR, AT HIS OR HER DISCRETION, MAY ALSO USE TELEPHONIC
COMMUNICATIONS, E-MAIL, OR OTHER INTERNET-BASED TECHNOLOGY TO
REMIND DEFENDANTS OF COURT DATES.

(c) ON AND AFTER SEPTEMBER 1, 2018, THE STATE COURT
ADMINISTRATOR SHALL TRACK DATA IN EACH COUNTY COURT AND
DISTRICT COURT, EXCEPT FOR THE DENVER COUNTY COURT, CONCERNING
THE FAILURE OF CRIMINAL DEFENDANTS TO APPEAR FOR THEIR SCHEDULED
COURT APPEARANCES.

(d) THE PROGRAM SHALL:

(I) PROVIDE TEXT MESSAGE REMINDERS FOR ALL COURT
APPEARANCES FOR STATE AND COUNTY CRIMINAL DEFENDANTS WITH THE
CAPACITY TO RECEIVE TEXT MESSAGES AND FOR WHOM THE STATE COURT
ADMINISTRATOR HAS A WORKING PHONE NUMBER;

(II) IDENTIFY EACH INSTANCE IN WHICH A CRIMINAL DEFENDANT
RECEIVED A TEXT MESSAGE REMINDER;

(III) IDENTIFY CRIMINAL DEFENDANTS WITH UPCOMING COURT
APPEARANCES WHO CANNOT BE REACHED BECAUSE THEY LACK THE
CAPACITY TO RECEIVE TEXT MESSAGES;
(IV) Collect data concerning the number of criminal defendants who fail to appear at their scheduled court appearances despite having received one or more reminders;

(V) Have the capacity, at the discretion of the state court administrator, to provide additional information to criminal defendants concerning their scheduled court dates, which may include but need not be limited to the location of a court appearance; transportation options, if available; child care, if available; and what a defendant may do if the defendant is unable to attend the court appearance;

(VI) Have the capacity to support partnerships between the state court administrator and local law enforcement agencies, local governments, and the state public defender, for the purposes described in subsections (10)(e), (10)(f), (10)(g), and (10)(h) of this section; and

(VII) Utilize one or more publicly available websites at which criminal defendants may request text reminders.

(e) The state court administrator may partner with local law enforcement agencies, at the state court administrator's and the agencies' discretion, to allow individuals who are cited and released by law enforcement officers to receive text message reminders.

(f) The state court administrator may, at the state court administrator's and each local government's discretion, partner with local governments to allow criminal defendants in municipal courts to receive reminders pursuant to this subsection (10). Any local government that partners with the state court administrator pursuant to this subsection (10) shall pay all costs of sending reminders to criminal defendants, including the cost of linking the municipal court database with the state court administrator database.

(g) The state court administrator may partner with the state public defender, at the state court administrator's and the state public defender's discretion, to provide reminders and other information to criminal defendants whom the state public defender represents.

(h) The state court administrator, at his or her discretion, may expand the program to provide text message reminders to probationers to remind them of time-sensitive requirements of their probation.

(i) Each county court and district court, except for the Denver county court, shall utilize the reminder services of the state court administrator described in this subsection (10) unless the court has its own procedure for using text messaging to remind criminal defendants to appear at their scheduled court appearances.

(j) Notwithstanding any other provision of this subsection (10), the Denver county court is not required to utilize the program.

(k) In its annual report to the committees of reference pursuant to section 2-7-203, the judicial department shall include information concerning the activities of the state court administrator pursuant to this subsection (10). To the extent practicable, the report must include:
(I) The number of reminders received by criminal defendants in each county and each judicial district;

(II) The number of criminal defendants in each county and each judicial district who failed to appear for a court hearing;

(III) The number of criminal defendants in each county and each judicial district who received a reminder from the program but who nonetheless failed to appear for a court hearing;

(IV) Any other data collected by the state court administrator that the state court administrator determines to be useful to the general assembly in assessing the effectiveness of the program at reducing the number of criminal defendants who fail to appear for their court appearances and reducing the number of criminal defendants who are jailed for failure to appear at a court appearance;

(V) To the extent practicable, any savings or expenses that this subsection (10) has generated for the state; and

(VI) Any recommendation that the state court administrator may have concerning the implementation of this subsection (10).

(I) Nothing in this subsection (10) creates a right for any criminal defendant to receive a reminder from the program.

(m) In administering the program, the state court administrator shall comply with any federal or state law that requires the state court administrator to obtain a person's consent before sending text message reminders to the person."

Page 3, strike lines 1 through 6.

STATE, VETERANS, & MILITARY AFFAIRS
After consideration on the merits, the Committee recommends the following:

HB18-1145 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, strike "18-____," and substitute "18-1145,.".

HB18-1146 be referred to the Committee of the Whole with favorable recommendation.
TRANSPORTATION & ENERGY
After consideration on the merits, the Committee recommends the following:

HB18-1188 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 19, after "TECHNOLOGY" insert "ONLY".

HB18-1191 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 7, strike "CONSIDERING" and substitute "OPTIONAL CONSIDERATION OF".

PRINTING REPORT
The Chief Clerk reports the following bills have been correctly printed: HB18-1253, 1254, 1255.

SIGNING OF BILLS - RESOLUTIONS - MEMORIALS
The Speaker has signed: HB18-1159, 1160, 1161, 1162, 1163, 1164, 1166, 1167, 1168, 1169, 1170; SB18-019, 030, and 041.

MESSAGE FROM THE SENATE
The Senate has adopted and returns herewith: HJR18-1011.

INTRODUCTION OF BILLS
First Reading
The following bills were read by title and referred to the committees indicated:

HB18-1256 by Representative(s) Duran, Benavidez, Foote, Herod, Lee, Melton, Salazar, Weissman; also Senator(s) Gardner--Concerning continuation of the regulation of civil rights issues, and, in connection therewith, implementing the recommendation in the department of regulatory agencies' 2017 sunset review and report on the Colorado civil rights division and the Colorado civil rights commission to continue the division and commission.

Committee on Judiciary
SB18-007 by Senator(s) Tate and Guzman, Court, Fenberg, Fields, Jones, Merrifield, Todd, Zenzinger; also Representative(s) Duran and Becker J.--Concerning the Colorado affordable housing tax credit, and, in connection therewith, renaming the low-income housing tax credit the Colorado affordable housing tax credit and extending the period during which the Colorado housing and finance authority may allocate affordable housing tax credits.

Committee on Finance

SB18-022 by Senator(s) Tate and Aguilar, Lambert; also Representative(s) Pettersen and Kennedy, Singer--Concerning clinical practice measures for safer opioid prescribing.

Committee on Health, Insurance, & Environment

SB18-066 by Senator(s) Sonnenberg and Garcia, Baumgardner, Coram, Crowder, Donovan, Fenberg, Guzman, Jahn, Jones, Kefalas, Martinez Humenik, Priola; also Representative(s) Arndt and Wist, Becker K., Carver, Esgar, Gray, Kennedy, Landgraf, Liston, Reyher, Roberts-Concerning an extension of the operation of the state lottery division beyond July 1, 2024.

Committee on Finance

SB18-099 by Senator(s) Merrifield and Priola, Martinez Humenik; also Representative(s) Pettersen and Wilson, Buckner--Concerning the alignment of early childhood quality improvement programs with the Colorado shines quality rating and improvement system.

Committee on Education

SB18-151 by Senator(s) Fields and Priola; also Representative(s) Buckner and Wilson--Concerning department of education research to develop bullying prevention policies.

Committee on Education

LAY OVER OF CALENDAR ITEM(S)

On motion of Representative KC Becker, the following item(s) on the Calendar were laid over until February 26, retaining place on Calendar:

Consideration of Resolution(s)--SJR18-005.
Consideration of Senate Amendment(s)--HB18-1171.

On motion of Representative KC Becker, the House adjourned until 10:00 a.m., February 26, 2018.

Approved:
CRISANTA DURAN,
Speaker

Attest:
MARIYN EDDINS,
Chief Clerk
Prayer by Pastor David Armstrong, Northside Baptist Church, Northglenn.

The Speaker called the House to order at 10:00 a.m.

Pledge of Allegiance led by Kendall Cooper, Colorado Academy, Denver.

The roll was called with the following result:

Present--63.

Excused--Representative(s) Exum, Salazar--2.

The Speaker declared a quorum present.

On motion of Representative Jackson, the reading of the journal of February 23, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

THIRD READING OF BILL(S)--FINAL PASSAGE

The following bill(s) were considered on Third Reading. The title(s) were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

HB18-1127 by Representative(s) Jackson and Kennedy, Weissman; also Senator(s) Fenberg--Concerning the rental application process for prospective tenants.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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</table>
The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

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Co-sponsor(s) added: Representative(s) Covarrubias, Gray, Humphrey, McKean, McLachlan, Michaelson Jenet, Pettersen, Rankin, Van Winkle, Williams D., Wilson, Young

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

<table>
<thead>
<tr>
<th></th>
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Co-sponsor(s) added: Representative(s) Becker K., Benavidez, Bridges, Buckner, Coleman, Danielson, Esgar, Gray, Hansen, Herod, Hooton, Jackson, Kennedy, Kraft-Tharp, Landgraf, Liston, Lontine, McLachlan, Pabon, Pettersen, Roberts, Rosenthal, Valdez, Weissman, Winter, Young, Speaker

**HB18-1180** by Representative(s) Melton--Concerning access by a mental health professional to the files of a regulatory board regarding a dismissed complaint filed against the mental health professional.

Laid over until February 27, retaining place on Calendar.

**HB18-1196** by Representative(s) Exum; also Senator(s) Todd--Concerning authorization to verify the disability of an applicant to the aid to the needy disabled program.

Laid over until February 27, retaining place on Calendar.

**SB18-148** by Senator(s) Martinez Humenik and Moreno; also Representative(s) Lawrence and Exum--Concerning the continuation of certain benefits through the "State Employee Group Benefits Act" for dependents of a state employee who dies in a work-related death.

Laid over until February 27, retaining place on Calendar.

**HB18-1126** by Representative(s) Rosenthal, Williams D.; also Senator(s) Marble--Concerning the permissible regulation of dogs in common interest communities.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a less than majority of those elected to the House voted in the affirmative and the bill was declared **lost**.
On motion of Representative KC Becker, HB18-1008, 1016, 1017, 1021, 1025, 1029, 1049, 1145, 1146, 1191 were made Special Orders on February 26, 2018, at 10:39 a.m.

The hour of 10:39 a.m., having arrived, on motion of Representative Lee, the House resolved itself into Committee of the Whole for consideration of Special Orders and he was called to act as Chair.

SPECIAL ORDERS--SECOND READING OF BILLS

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

(Amendments to the committee amendment are to the printed committee report which was printed and placed in the members' bill file.)

HB18-1008 by Representative(s) Esgar and Arndt, Hansen, Willett; also Senator(s) Donovan and Coram, Baumgardner, Jones, Sonnenberg--Concerning the financing of the division of parks and wildlife's aquatic nuisance species program, and, in connection therewith, creating an aquatic nuisance species stamp for the operation of motorboats and sailboats in waters of the state, increasing penalties related to the introduction of aquatic nuisance species into the waters of the state, and combining two separate funds related to the aquatic nuisance species program into one fund.
Amendment No. 1, Agriculture, Livestock, & Natural Resources Report, dated January 22, 2018, and placed in member's bill file; Report also printed in House Journal, January 23, 2018.

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

HB18-1016 by Representative(s) Danielson--Concerning the creation of a Seabees license plate to honor the Seabees tradition.


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

HB18-1017 by Representative(s) Michaelson Jenet, Landgraf; also Senator(s) Gardner and Fenberg--Concerning the adoption of an interstate compact to allow a person authorized to practice psychology in a compact state in which the person is not licensed.


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

HB18-1021 by Representative(s) Hooton and Landgraf; also Senator(s) Kefalas--Concerning addressing the issue of youth who are experiencing homelessness in Colorado.


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

HB18-1025 by Representative(s) Herod; also Senator(s) Cooke and Gardner--Concerning the nonsubstantive relocation of laws related to the regulation of alcohol beverages from title 12, Colorado Revised Statutes, to a new title 44 as part of the organizational recodification of title 12.


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

HB18-1049 by Representative(s) Thurlow; also Senator(s) Scott--Concerning the department of human service's authority to continue to lease portions of the Grand Junction regional center campus to third-party behavioral health providers.


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

HB18-1145 by Representative(s) Hooton, Arndt, McKean, Thurlow; also Senator(s) Moreno, Martinez Humenik, Zenzinger--Concerning the repeal of laws regulating ballot issue petition circulators that have been permanently enjoined from enforcement.


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

HB18-1029 by Representative(s) Weissman; also Senator(s) Lundberg--Concerning lowering the period of mandatory parole from five years to three years for certain felony offenses.

Amendment No. 1, by Representative(s) Weissman.

Amend printed bill, page 3, line 6, strike "THREE YEARS" and substitute the following:

"FIVE YEARS IF THE OFFENSE IS A CRIME OF VIOLENCE AS DESCRIBED IN SECTION 18-1.3-406 (2) THREE YEARS IF THE OFFENSE IS NOT A CRIME OF VIOLENCE AS DESCRIBED IN SECTION 18-1.3-406 (2)"

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

HB18-1146 by Representative(s) Melton; also Senator(s) Coram--Concerning the continuation under the sunset law of the measurement standards law.

Ordered engrossed and placed on the Calendar for Third Reading and Final Passage.
HB18-1191 by Representative(s) Winter; also Senator(s) Martinez Humenik and Kefalas--Concerning a local authority's ability to alter speed limits within the local authority's jurisdiction.


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

ADOPITION OF COMMITTEE OF THE WHOLE REPORT


The Chairman moved the adoption of the Committee of the Whole Report. As shown by the following roll call vote, a majority of those elected to the House voted in the affirmative, and the Report was adopted.

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</table>

APPOINTMENT(S)

The Speaker announced the following temporary committee appointment(s) for February 26, 2018 only:

Representative Lontine to replace Representative Exum
The Speaker announced the following temporary committee appointment(s) for February 27, 2018 only:

**Legislative Audit**
Representative Kennedy to replace Representative Winter

On motion of Representative Lee, the House resolved itself into Committee of the Whole for consideration of General Orders, and he was called to act as Chair.

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

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

(Amendments to the committee amendment are to the printed committee report which was printed and placed in the members' bill file.)

**SB18-124** by Senator(s) Hill; also Representative(s) Pabon--Concerning the removal of the thirty-day waiting period related to the sale of imported alcohol beverages.

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

**HB18-1112** by Representative(s) Becker J. and Esgar; also Senator(s) Crowder--Concerning covered health care services provided by a pharmacist.

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

**HB18-1078** by Representative(s) Landgraf and Exum--Concerning court programs for defendants who have served in the armed forces.

Laid over until February 27, retaining place on Calendar.

**HB18-1228** by Representative(s) Everett, Lundeen, Lewis, Neville P., Saine, Van Winkle, Becker J., Beckman, Bridges, McKean, Melton, Pettersen, Ransom, Sandridge; also Senator(s) Garcia, Hill--Concerning increasing transparency in higher education statutes relating to military service.

Ordered engrossed and placed on the Calendar for Third Reading and Final Passage.
HB18-1018 by Representative(s) Carver and Jackson, Bridges, Esgar, Ginal, Hansen, Hooton, Lawrence, McLachlan; also Senator(s) Zenzinger and Cooke, Court, Scott--Concerning a requirement that education to prevent human trafficking be included in the training to obtain a commercial driver's license.


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

SB18-009 by Senator(s) Fenberg and Priola, Cooke, Guzman, Lundberg; also Representative(s) Winter and Lawrence--Concerning the right of consumers of electricity to interconnect energy storage systems for use on their property.

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

HB18-1046 by Representative(s) Esgar; also Senator(s) Moreno--Concerning the issuance of a new birth certificate with a gender designation that differs from the gender designated on the person's original birth certificate.

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

ADOPTION OF COMMITTEE OF THE WHOLE REPORT


Laid over until date indicated retaining place on Calendar: HB18-1078--February 27, 2019.

The Chairman moved the adoption of the Committee of the Whole Report. As shown by the following roll call vote, a majority of those elected to the House voted in the affirmative, and the Report was adopted.

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</table>

House in recess. House reconvened.

PRINTING REPORT

The Chief Clerk reports the following bill has been correctly printed: **HB18-1256**.

SIGNING OF BILLS - RESOLUTIONS - MEMORIALS

The Speaker has signed: **HB18-1144; HJR18-1011**.

DELIVERY OF BILLS TO GOVERNOR

The Chief Clerk of the House of Representatives reports the following bills have been delivered to the Office of the Governor: **HB18-1165, 1173** at 4:12 p.m. on February 26, 2018.

MESSAGE FROM THE SENATE

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes: **SB18-125**. Amended in General Orders as printed in Senate Journal, February 23, 2018 and in Third Reading as printed in Senate Journal, February 26, 2018.

The Senate has passed on Third Reading and returns herewith: **HB18-1041**.

MESSAGE(S) FROM THE REVISOR

We herewith transmit: without comment, as amended, **SB18-125**.
INTRODUCTION OF BILLS

First Reading

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

HB18-1257 by Representative(s) Rosenthal; also Senator(s) Cooke--Concerning a correction to House Bill 16-1316 by reinserting the word "not". Committee on Public Health Care & Human Services

HB18-1258 by Representative(s) Singer and Melton, Herod; also Senator(s) Neville T. and Fenberg, Marble--Concerning authorization for an endorsement to an existing marijuana license to allow for a marijuana accessory consumption establishment. Committee on Finance

HB18-1259 by Representative(s) Gray; also Senator(s) Marble--Concerning providing marijuana samples to employees for business purposes. Committee on Finance

HB18-1260 by Representative(s) Ginal and Jackson; also Senator(s) Moreno--Concerning prescription drug price transparency. Committee on Health, Insurance, & Environment

HB18-1261 by Representative(s) Weissman--Concerning the "Colorado Arbitration Fairness Act". Committee on Judiciary

HB18-1262 by Representative(s) Jackson and Roberts--Concerning the "Arbitration Services Provider Transparency Act". Committee on Judiciary

SB18-128 by Senator(s) Gardner; also Representative(s) Liston--Concerning a restriction on a state agency's authority to increase a fee. Committee on State, Veterans, & Military Affairs

LAY OVER OF CALENDAR ITEM(S)

On motion of Representative Garnett, the following item(s) on the Calendar was laid over until February 27, retaining place on Calendar:

Consideration of Resolution(s)--SJR18-005.
Consideration of Senate Amendment(s)--HB18-1171.
On motion of Representative Weissman, the House adjourned until 9:00 a.m., February 27, 2018.

Approved:
CRISANTA DURAN,
Speaker

Attest:
MARIlyn Eddins,
Chief Clerk
Prayer by Father Louie Hotop, Arrupe Jesuit High School, Denver.

The Speaker called the House to order at 9:00 a.m.

Pledge of Allegiance led by Isabella Robles, Arrupe Jesuit High School, Denver.

The roll was called with the following result:

- Present--62.
- Excused--Representative(s) Everett, Leonard, Salazar--3.
- Present after roll call--Representative(s) Everett, Leonard.

The Speaker declared a quorum present.

On motion of Representative Jackson, the reading of the journal of February 26, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

APPOINTMENT

The Speaker announced the following temporary committee appointment for February 27, 2018 only:

**Judiciary**

Representative Roberts to replace Representative Salazar

THIRD READING OF BILL(S)--FINAL PASSAGE

The following bill(s) were considered on Third Reading. The title(s) were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

**HB18-1180** by Representative(s) Melton; also Senator(s) Smallwood--Concerning access by a mental health professional to the
files of a regulatory board regarding a dismissed complaint
filed against the mental health professional.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
was declared passed.

<table>
<thead>
<tr>
<th>YES</th>
<th>NO</th>
<th>EXCUSED</th>
<th>ABSENT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Arndt</td>
<td>Foote</td>
<td>Leonard</td>
<td>Rosenthal</td>
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<tr>
<td>Becker J.</td>
<td>Garnett</td>
<td>Lewis</td>
<td>Saine</td>
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<td>Young</td>
</tr>
<tr>
<td>Speaker</td>
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</tr>
</tbody>
</table>

Co-sponsor(s) added: Representative(s) Coleman, Exum, Kraft-Tharp, Lee,
Pettersen

HB18-1196 by Representative(s) Exum; also Senator(s) Todd and
Martinez Humenik--Concerning authorization to verify the
disability of an applicant to the aid to the needy disabled
program.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
was declared passed.

<table>
<thead>
<tr>
<th>YES</th>
<th>NO</th>
<th>EXCUSED</th>
<th>ABSENT</th>
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<tr>
<td>Arndt</td>
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The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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<thead>
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<th>YES</th>
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The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

| HB18-1008 | Representative(s) Esgar and Arndt, Hansen, Willett; also Senator(s) Donovan and Coram, Baumgardner, Jones, Sonnenberg--Concerning the financing of the division of parks and wildlife's aquatic nuisance species program, and, in connection therewith, creating an aquatic nuisance species stamp for the operation of motorboats and sailboats in waters of the state, increasing penalties related to the introduction of aquatic nuisance species into the waters of the state, and combining two separate funds related to the aquatic nuisance species program into one fund.
The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
was declared **passed**.

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</tbody>
</table>

Co-sponsor(s) added: Representative(s) Becker K., Bridges, Buckner, Catlin,
Danielson, Garnett, Gray, Hamner, Herod, Hooton, Jackson, Kraft-Tharp,
McLachlan, Melton, Michaelson Jenet, Pettersen, Rankin, Roberts, Rosenthal,
Valdez, Winter, Young, Speaker

**HB18-1016** by Representative(s) Danielson--Concerning the creation
of a Seabees license plate to honor the Seabees tradition,
and, in connection therewith, making an appropriation.
Laid over until March 5, retaining place on Calendar.

**HB18-1017** by Representative(s) Michaelson Jenet, Landgraf; also
Senator(s) Gardner and Fenberg--Concerning the adoption
of an interstate compact to allow a person authorized to
practice psychology in a compact state in which the person
is not licensed, and, in connection therewith, making an
appropriation.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
was declared **passed**.

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<thead>
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<tr>
<td>Arndt</td>
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HB18-1021 by Representative(s) Hooton and Landgraf; also Senator(s) Kefalas--Concerning addressing the issue of youth who are experiencing homelessness in Colorado, and, in connection therewith, making an appropriation.

Laid over until March 5, retaining place on Calendar.

HB18-1025 by Representative(s) Herod; also Senator(s) Cooke and Gardner--Concerning the nonsubstantive relocation of laws related to the regulation of alcohol beverages from title 12, Colorado Revised Statutes, to a new title 44 as part of the organizational recodification of title 12, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
HB18-1049 by Representative(s) Thurlow; also Senator(s) Scott--
Concerning the department of human services' authority to
continue to lease portions of the Grand Junction regional
center campus to third-party behavioral health providers.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
was declared passed.

HB18-1145 by Representative(s) Hooton, Arndt, McKean, Thurlow;
also Senator(s) Moreno, Martinez Humenik, Zenzinger--
Concerning the repeal of laws regulating ballot issue
petition circulators that have been permanently enjoined
from enforcement.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
was declared passed.

YES 64 NO 0 EXCUSED 1 ABSENT 0
Arndt Y Foote Y Leonard Y Rosenthal Y
Becker J. Y Garnett Y Lewis Y Saine Y
Becker K. Y Ginal Y Liston Y Salazar E
Beckman Y Gray Y Lontine Y Sandridge Y
Benavidez Y Hamner Y Lundeen Y Sias Y
Bridges Y Hansen Y McKean Y Singer Y
Buck Y Herod Y McLachlan Y Thurlow Y
Buckner Y Hooton Y Melton Y Valdez Y
Carver Y Humphrey Y Michaelson Jenet Y Van Winkle Y
Catlin Y Jackson Y Neville P. Y Weissman Y
Coleman Y Kennedy Y Pabon Y Willett Y
Covarrubias Y Kraft-Tharp Y Pettersen Y Williams D. Y
Danielson Y Landgraf Y Rankin Y Wilson Y
Esgar Y Lawrence Y Ransom Y Winter Y
Everett Y Lebsock Y Reyher Y Wist Y
Exum Y Lee Y Roberts Y Young Y
Speaker Y

Co-sponsor(s) added: Representative(s) Becker K., Esgar, Ginal, Hamner,
Hansen, Herod, Humphrey, Lawrence, McKea, Michaelson Jenet, Rankin,
Roberts, Rosenthal, Valdez, Willett, Young, Speaker
HB18-1029 by Representative(s) Weissman; also Senator(s) Lundberg--Concerning lowering the period of mandatory parole from five years to three years for certain felony offenses.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

HB18-1146 by Representative(s) Melton; also Senator(s) Coram--Concerning the continuation under the sunset law of the measurement standards law.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
HB18-1191 by Representative(s) Winter; also Senator(s) Martinez Humenik and Kefalas--Concerning a local authority's ability to alter speed limits within the local authority's jurisdiction.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

SB18-124 by Senator(s) Hill; also Representative(s) Pabon--Concerning the removal of the thirty-day waiting period related to the sale of imported alcohol beverages.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill was declared **passed**.


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Co-sponsor(s) added: Representative(s) Gray, Kraft-Tharp, McKean, Melton, Valdez

HB18-1112 by Representative(s) Becker J. and EsGar; also Senator(s) Crowder--Concerning covered health care services provided by a pharmacist.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.


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Co-sponsor(s) added: Representative(s) Becker K., Ginal, Herod, Hooton, Kennedy, Lontine, Melton, Rosenthal, Valdez, Young, Speaker
 HB18-1228 by Representative(s) Everett and Michaelson Jenet, 
Lundeen, Lewis, Neville P., Saine, Van Winkle, Becker J., 
Beckman, Bridges, McKean, Melton, Pettersen, Ransom, 
Sandridge; also Senator(s) Garcia, Hill--Concerning 
increasing transparency in higher education statutes 
relating to military service.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a 
majority of those elected to the House voted in the affirmative and the bill 
was declared passed.

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Co-sponsor(s) added: Representative(s) Coleman, Covarrubias, Esgar, Exum, 
Ginal, Gray, Hamner, Herod, Hooton, Humphrey, Kennedy, Kraft-Tharp, 
Landgraf, Lebock, Lee, Leonard, Liston, Lontine, McLachlan, Pabon, Rankin, 
Reyher, Roberts, Rosenthal, Sias, Singer, Valdez, Weissman, Williams D., 
Wilson, Winter, Wist, Young, Speaker

 HB18-1018 by Representative(s) Carver and Jackson, Bridges, Esgar, 
Ginal, Hansen, Hooton, Lawrence, McLachlan; also 
Senator(s) Zenzinger and Cooke, Court, Scott--Concerning 
a requirement that education to prevent human trafficking 
be included in the training to obtain a commercial driver's 
license.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a 
majority of those elected to the House voted in the affirmative and the bill 
was declared passed.

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SB18-009 by Senator(s) Fenberg and Priola, Cooke, Guzman, Lundberg; also Representative(s) Winter and Lawrence--Concerning the right of consumers of electricity to interconnect energy storage systems for use on their property.

Laid over until February 28, retaining place on Calendar.

HB18-1046 by Representative(s) Esgar; also Senator(s) Moreno--Concerning the issuance of a new birth certificate with a gender designation that differs from the gender designated on the person's original birth certificate.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Arndt, Becker K., Benavidez, Bridges, Buckner, Coleman, Danielson, Foote, Garnett, Ginal, Gray, Hamner, Hansen,
CONSIDERATION OF RESOLUTION(S)

SJR18-005 by Senator(s) Gardner, Baumgardner, Cooke, Crowder, Fields, Garcia, Grantham, Hill, Lambert, Martinez Humenik, Priola, Scott, Smallwood, Todd; also Representative(s) Liston and Lontine, Carver, Catlin, Coleman, Covarrubias, Foote, Humphrey, Landgraf, Lawrence, Lebsock, Neville P., Roberts, Saine, Sandridge, Sias--Concerning the installation of a bronze sculpture and explanatory plaque on the state capitol grounds to honor the men and women who serve aboard the U.S.S. Colorado.

(Printed and placed in members' files.)

On motion of Representative Liston, the resolution was read at length and adopted by viva voce vote.


House in recess. House reconvened.

ANNOUNCEMENT

The following statement was issued in the House Chamber by Majority Leader KC Becker:

February 27, 2018

Members of the Colorado House of Representatives,

As you likely know, I am the official contact person in the investigations involving Rep Lebsock.

I have received a report from the outside investigator that includes 11 allegations by 5 women against Representative Lebsock. All of the allegations have been found to be credible by the external investigator.
I have reviewed the report and found the content of the report to be both serious and egregious in nature. Due to the seriousness of the findings, I am recommending that this body consider, through a Resolution for Expulsion, that Representative Lebsock be expelled from this body. Later today I will be introducing a resolution to that effect and will also be putting a memo on your desks explaining why I am making this recommendation.

As you all know, our policy keeps investigations of this type confidential. However, it also speaks to providing information to relevant parties on a “need to know basis.” Because I am asking you all to render a decision in this matter, members of this body have a “need to know” relevant information that may not otherwise be made available under our policy. I will be making redacted copies of the Report available to Members to inspect. No staff, aides or others will be allowed access to the Report and no copies or pictures can be made of the report. I will provide details of where and when members can review the report shortly.

In addition to providing my memo and making the redacted report available to you, we will hold caucus meetings this Thursday, March 1st upon adjournment. We will begin with a joint caucus meeting in Room 271 where I will make a brief presentation. Following the joint meeting, the respective caucuses will proceed to Rooms LSB-A and LSB-B to discuss the matter separately. Each caucus has the opportunity to manage that meeting as it chooses.

Before the Resolution is heard on the House floor, I will provide modified Rules for Consideration of the Resolution to the body. As you know we typically only allow members 2 opportunities and a total of 10 minutes to speak at the well during a resolution. Representative Lebsock may want additional time to address the body and that will be provided to him. Additionally, the modified rules will allow the Speaker and Minority Leader the opportunity to provide up to three additional members time to speak to the matter. Those members will be designated by 9am Friday March 2nd.

As you may know, this body has not considered a resolution for expulsion of a member of the Legislature since 1915 and there is no specific process to consider a resolution of this nature. I have done my best to develop a fair and open process and have consulted with non-partisan legal staff, the Speaker and the Minority Leadership. My hope is this process allows for a judicious but expedient resolution that respects the confidentiality of the people involved.

Respectfully,

(signed)

KC Becker
Majority Leader

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House in recess. House reconvened.

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REPORT(S) OF COMMITTEE(S) OF REFERENCE

AGRICULTURE, LIVESTOCK, & NATURAL RESOURCES

After consideration on the merits, the Committee recommends the following:

HB18-1151 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 16, strike "OR" and substitute "OR, IN WATER DIVISIONS 2 AND 3 AND WITHIN THE BOUNDARIES OF THE UPPER GUNNISON WATER CONSERVANCY DISTRICT,.

Page 2, line 22, strike "OR" and substitute "OR, IN WATER DIVISIONS 2 AND 3 AND WITHIN THE BOUNDARIES OF THE UPPER GUNNISON WATER CONSERVANCY DISTRICT,.

Page 3, line 5, strike "OR" and substitute "OR, IN WATER DIVISIONS 2 AND 3 AND WITHIN THE BOUNDARIES OF THE UPPER GUNNISON WATER CONSERVANCY DISTRICT,.

Page 3, line 11, strike "OR" and substitute "OR, IN WATER DIVISIONS 2 AND 3 AND WITHIN THE BOUNDARIES OF THE UPPER GUNNISON WATER CONSERVANCY DISTRICT,.

Page 3, line 13, strike "OR" and substitute "OR, IN WATER DIVISIONS 2 AND 3 AND WITHIN THE BOUNDARIES OF THE UPPER GUNNISON WATER CONSERVANCY DISTRICT,.

Page 3, line 25, strike "OR" and substitute "OR, IN WATER DIVISIONS 2 AND 3 AND WITHIN THE BOUNDARIES OF THE UPPER GUNNISON WATER CONSERVANCY DISTRICT,.

HB18-1199 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 2, strike lines 7 and 8 and substitute "BOUNDARIES OF A DESIGNATED GROUNDWATER BASIN, THE PERSON MUST APPLY TO THE COMMISSION IN A FORM AND ."

Page 2, strike lines 18 through 20 and substitute "PLAN IF THE COMMISSION DETERMINES THAT THE AQUIFER STORAGE-AND-RECOVERY PLAN MEETS THE REQUIREMENTS OF THIS ARTICLE 90 AND RULES ADOPTED BY THE COMMISSION. AN AQUIFER STORAGE-AND-RECOVERY PLAN SHALL NOT BE USED AS A VEHICLE FOR AVOIDING LIMITATIONS ON EXISTING WELLS, INCLUDING BUT NOT LIMITED TO RESTRICTIONS ON CHANGE OF WELL LOCATION. THEREFORE, BEFORE APPROVING ANY AQUIFER STORAGE-AND-RECOVERY PLAN THAT INCLUDES EXISTING WELLS, THE COMMISSION SHALL REQUIRE INDEPENDENT COMPLIANCE WITH ALL RULES GOVERNING THOSE EXISTING WELLS IN ADDITION TO COMPLIANCE WITH ANY GUIDELINE OR RULES GOVERNING AQUIFER STORAGE-AND-RECOVERY PLANS.".
HB18-1235 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 "(32)" and substitute "(24)(a)(V)".

Page 2, strike lines 11 through 17 and substitute:

"(24) (a) The following agencies, functions, or both, are scheduled for repeal on September 1, 2023:

(V) THE REGULATION OF THE CUSTOM PROCESSING OF MEAT ANIMALS BY THE DEPARTMENT OF AGRICULTURE IN ACCORDANCE WITH ARTICLE 33 OF TITLE 35.".

Page 2, line 21, strike "2031." and substitute "2023.".

HB18-1236 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, add with amended and relocated provisions part 2 to article 1 of title 35 as follows:

PART 2

COLORADO FOOD SYSTEMS ADVISORY COUNCIL

35-1-201. [Formerly 24-37.3-101] Legislative declaration.

1. In September 2009, the federal centers for disease control and prevention reported that no state in the United States was meeting national goals for the amount of fruits and vegetables that Americans should be eating. As a result, the centers for disease control and prevention identified the creation of food policy councils, consisting of multi-stakeholder organizations, as an effective way to support system changes to improve local, regional, and state food economies.

2. Food councils formed in other states have been effective in bringing together a broad array of food-related government and nongovernment constituencies to employ a food systems approach that facilitates evaluation and program development at every stage of the food process from farm to table.

3. Formation of a state food advisory council is intended to benefit Colorado agriculturists and others involved in all aspects of agricultural production;

4. Creation of a state food advisory council will provide increased focus on the economic development opportunities of Colorado's food system along with improvements to agricultural production, community well-being, and public health; AND

5. Nothing in this article PART 2 is intended to impede, cause harm to, or limit conventionally produced agricultural products or the persons who produce them.
(2) The general assembly further finds that building local, regional, and state food economies will create jobs, stimulate statewide economic development, and circulate money from local food sales within local communities. The general assembly finds that building robust, resilient, and long-term local food economies in Colorado will preserve and protect the natural environment, increase consumer access to fresh, healthy, and safe foods, and provide greater food security for all Coloradans.

35-1-202. Definitions. As used in this part 2, unless the context otherwise requires:

(1) "Farm-to-school program" means a program that encourages the acquisition and use of locally grown, produced, and processed agricultural products by schools in order to provide healthy, local food products to students and benefit the state's agricultural industry.

(2) "Food and nutrition assistance" means federal and community-based food programs that provide food directly, or supplemental income to purchase food, to eligible low-income citizens.

(3) "School" means early care institutions through higher education.

35-1-203. [Formerly 24-37.3-102] Colorado food systems advisory council - created - membership - terms - vacancies - repeal.

(1) There is hereby established in the department of agriculture the Colorado food systems advisory council, referred to in this article part 2 as the "council". The council is created as an advisory committee to foster a healthy food supply available to all Colorado residents while enhancing the state's agricultural and natural resources, encouraging economic growth, expanding the viability of agriculture, and improving the health of our communities and residents. The council's role is to make recommendations to the general assembly and to the appropriate regulatory agencies, not to create policy. The council shall use a method of dialogue and consensus decision-making to arrive at its recommendations regarding increasing healthy food access for all Colorado residents, creating economic opportunities for Colorado producers and food-related businesses, and strengthening local and regional food systems.

(2) The council consists of: fifteen members as follows:

(a) The executive director, or his or her designee, of each of the following state departments appointed as indicated:

(I) One representative of the department of education, appointed by the commissioner of education;

(II) One representative of the department of public health and environment, appointed by the executive director of the department of public health and environment;

(III) One representative of the department of agriculture, appointed by the commissioner;

(IV) One representative of the department of human services, appointed by the executive director of the department of human services;

(V) The department of Colorado state university extension services program, appointed by the director of the Colorado state university extension services program; and
(VI) One representative of the Colorado Office of Economic Development and International Trade, appointed by the Executive Director of the Office of Economic Development and International Trade;

(b) Eleven members appointed by the governor who represent and have expertise in one of seven functional areas of food systems, or his or her designee as follows:

(I) Two members who represent nutrition and health are recipients of a federal food assistance program, at least one of whom is a recipient of the supplemental nutrition assistance program;

(II) Three two members who represent different sectors of agricultural production, at least one of whom represents a large producer and one a small producer. One of whom sells agricultural products to a public school or school district;

(III) One member who represents small food wholesalers or food retailers and one member who represents large food wholesalers or food retailers, of which one of the two members may represent both small and large food wholesalers or food retailers. Two members who represent food wholesalers or retailers, one of whom must be a direct market retailer;

(IV) One member who represents a statewide anti-hunger and food assistance programs organization;

(V) One member who is knowledgeable about a local, state, or federal agency and who has expertise in federal food and nutrition service programs and one of whom has expertise in rural community and regional development programs or community and economic development programs;

(VI) One member from an academic institution who specializes in economic systems, agriculture, or health care;

(VII) The director of the Colorado state university extension services program or his or her designee. Two members who represent institutional procurement, one of whom is from an educational setting and one of whom is from a health care setting;

(VIII) One member who represents a local, nonprofit, community organization engaged in farm-to-school or local food systems;

(IX) One member who represents a food distributor of a food hub;

(X) One member who is knowledgeable about nutrition, preferably a physician licensed pursuant to Article 36 of Title 12 or a registered dietician; and

(XI) One statewide healthy food system organization representative.

(3) In making appointments to the council, the governor appointing authorities shall ensure, to the extent possible, that the membership of the council includes geographic representation from all areas of the state. The governor shall also consider appointing persons who have expertise in more than one functional area. No more than five members of the council appointed by the governor shall be members of the same political party and social diversity, as well as a balance of expertise, both governmental and nongovernmental, in issues relating to Colorado’s food systems.
(4) Each member of the council who is appointed pursuant to subsection (2) of this section shall serve at the pleasure of the appointing authority who appointed the member. Each member of the council shall serve a three-year term; except that the governor shall appoint four members to serve two-year terms. The appointing authority may reappoint the member for one additional three-year term.

(5) (a) The terms of the council members appointed prior to the effective date of this section expire on August 30, 2018. The appointing authorities shall make their initial appointments to the council as specified in subsection (2) of this section no later than October 1, 2018.

(b) This subsection (5) is repealed, effective September 1, 2020.

(6) Any vacancy on the council shall be filled in the same manner in which the original appointment was made, and the term shall be for the balance of the unexpired term of the member whose position on the council is vacant.

(7) A majority of the members of the council shall elect a chair and a vice-chair, who shall serve for two-year terms. A member of the council who is an executive director of a state department or his or her designee may be elected to be a chair or a vice-chair of the council, but both positions shall not be held at the same time by members who are executive directors of state departments or their designees.

(8) Each member of the council shall serve without compensation but may be reimbursed from the food systems advisory council fund created in section 24-37.3-105 for actual and necessary subsistence and travel expenses incurred in the performance of his or her duties as a member of the council.

(9) The chair shall call the meetings and notify the members of each meeting being called at least seven days in advance. Meetings must be held as often as the chair deems necessary but not less than four times each calendar year. A quorum for the transaction of business consists of seven members of the council. The council shall adopt policies and procedures necessary to carry out its duties.

35-1-204. [Formerly 24-37.3-103] Council - purpose and duties. (1) The purpose of the council is include, but are not limited to:

(a) Identify and use existing studies of the food system and examples of best practices, whenever possible; growing local, regional, and statewide food economies within which producers have access to new markets and low-income populations have access to fresh, affordable, and healthy foods. The council will collaborate and coordinate with producers, relevant state and federal educational institutions, nongovernmental organizations, and consumers to connect agencies and Colorado producers, including fruit and vegetable producers, to viable market opportunities. Areas of focus include:

(I) Connecting Colorado agriculture to federal food assistance programs by functioning as an interagency liaison between relevant state and federal agencies;

(II) Leveraging the purchasing power of the state’s institutions to create new and reliable markets for Colorado producers and support the growth of robust and resilient food systems while providing fresh, affordable, and healthy food to vulnerable populations; and
(b) (III) Work with other task forces, committees, or organizations that are pursuing initiatives or studies similar to the purposes and duties outlined in this article and develop relationships with other task forces, committees, or organizations to collaborate on similar efforts.

Supporting the implementation of the recommendations in the Colorado blueprint of food and agriculture, and ensuring that the blueprint, or its successor, is updated as needed;

(c) Develop local food recommendations that promote the building of robust, resilient, and long-term local food economies;

(d) (b) Develop recommendations regarding hunger and food security Conducting research regarding national best practices regarding food and nutrition assistance, direct and intermediated market development, institutional procurement, and farm-to-school programs as well as other priorities determined by the council;

(e) (c) Collaborate with, serve as a resource to, and receive input from local and regional food policy councils in the state;

(d) Exploring methods of collecting and assessing statewide data relating to council activities and reporting the relevant information and data regarding council activities as required by Section 35-1-207.

(f) Collaborate with the department of agriculture in promoting the marketing program known as "Colorado Proud", which helps consumers, restaurants, and retailers to identify and purchase Colorado food and agricultural products; and:

(g) Develop recommendations for actions that state and local governments, businesses, agriculturists, and consumers can take to build robust, resilient, and long-term local food economies;

(2) In developing its recommendations, the council shall consider, but not be limited to, the following areas of interest:

(a) (f) An examination of foods made available to children, including those in public schools, and consideration of ways to improve the nutritional quality of those foods and increase children's access to locally grown foods;

(II) In designing recommendations to improve school nutrition and increase access to locally grown foods, the council shall incorporate input from, and coordinate with the work of, the Colorado campaign to end childhood hunger by 2015, initiated by executive order of the governor;

(b) A study of efforts to make local, healthy, and safe foods available under public assistance programs, including the possibility of using electronic benefit cards for the supplemental nutrition assistance program (SNAP) and federal farmers' market nutrition program (FMNP) coupons at local farmers' markets;

(c) An in-depth examination of local and regional efforts to strengthen and develop robust, resilient, and long-term local food economies by supporting and promoting urban, suburban, and rural agricultural production; identifying and developing solutions to regulatory and policy barriers; and strengthening local infrastructure and entrepreneurial efforts;

(d) The potential impacts that the production of local, healthy, and safe foods would have on economic development in Colorado, including both the direct impacts for the producers of local food and the actual and potential indirect impacts, such as encouraging restaurants to feature...
locally raised agricultural products and promoting food and wine tourism; and

(e) Any other issues the council, by consensus, considers pertinent.

35-1-205. [Formerly 24-37.3-104] Subcommittees of the council. (1) (a) The council may create subcommittees, as the council deems necessary, to carry out the work of the council. These subcommittees may include but are not limited to:

(I) Local and regional food councils;

(II) Local government;

(III) School districts, the members of which shall include persons with expertise in nutrition and in school financing; and

(IV) A coordination subcommittee to collaborate with other task forces, committees, and organizations, including the interagency farm-to-school coordination task force created in section 22-82.6-104, C.R.S.

(b) The subcommittees shall include representatives of the council and may include persons appointed by the chair and the vice-chair of the council who are not members of the council.

(2) The council may engage in any other activity the council determines is necessary to accomplish the purposes outlined in this article Part 2.

35-1-206. [Formerly 24-37.3-105] Fund - acceptance of gifts, grants, or donations. (1) For the purposes of carrying out the duties of the council, the council is authorized to seek and accept gifts, grants, or donations, including in-kind donations, from private or public sources for the purposes of this article Part 2; except that the council may not accept a gift, grant, or donation that is subject to conditions that are inconsistent with this article Part 2 or any other law of the state. The council may accept in-kind donations of staff services from the private sector to staff the council. The council is also authorized to accept and expend federal funds available for food policy councils' activities. All private and public moneys received through gifts, grants, or donations shall be transmitted to the state treasurer, who shall credit the same to the food systems advisory council fund, which fund is hereby created and referred to in this section as the "fund". The moneys in the fund must be is continuously appropriated by the general assembly to the department of agriculture for allocation to the council for the direct and indirect costs associated with implementing this article Part 2. Any moneys in the fund not expended for the purpose of this article Part 2 may be invested by the state treasurer as provided by law. All interest and income derived from the investment and deposit of moneys remaining in the fund at the end of a fiscal year shall remain in the fund and shall not revert or be credited or transferred to the general fund or another fund. except that, if, at the time this article is repealed pursuant to section 24-37.3-107, the fund contains a balance of unencumbered and unexpended moneys, those moneys shall revert to the general fund.

(2) Moneys in the fund may be used for the following purposes:

(a) The actual and necessary expenses incurred by members of the council for serving on the council;

(b) The costs of staffing the council; and
(c) The costs of preparing and submitting the annual report required by section 24-37.3-106 FUNDING PROGRAMS INITIATED BY THE COUNCIL OR COUNCIL STAFF.

(3) It is the intent of the general assembly that no moneys from the general fund be appropriated for the council. It is also the intent of the general assembly that no state employees be hired to implement this article and that the administrative costs of providing fiscal support to the council be absorbed by the department of agriculture:

(4) If the council does not receive sufficient moneys through gifts, grants, and donations pursuant to subsection (1) of this section to carry out the duties of the council, the council shall not meet and shall not prepare an annual report pursuant to section 24-37.3-106 until such time as sufficient moneys become available.

35-1-207. [Formerly 24-37.3-106] Reports - recommendations. Commencing October 1, 2011, and on or before October 1 of each year thereafter, the council shall report its findings and recommendations, including any legislative proposals or proposals for administrative action, to the general assembly, the governor, and the commissioner of agriculture pursuant to section 24-1-136 (9). NOTWITHSTANDING SECTION 24-1-136 (11)(a)(I), no later than January 31, 2012, and every January 31 every other year thereafter, the council shall also report its findings and recommendations, including any legislative proposals, THE INFORMATION SPECIFIED IN SECTION 35-1-204 (1)(d) to the house health and human services committee; the senate health and human services committee; the house agriculture, livestock, and natural resources committee and the senate agriculture, and natural resources, AND ENERGY committee, or their successor committees.

SECTION 2. Repeal of relocated and nonrelocated provisions in this act. In Colorado Revised Statutes, repeal article 37.3 of title 24; except that 24-37.3-107 is not relocated.

SECTION 3. In Colorado Revised Statutes, 2-3-1203, repeal (7)(a)(I) as follows:

2-3-1203. Sunset review of advisory committees - legislative declaration - definition - repeal. (7) (a) The following statutory authorizations for the designated advisory committees will repeal on September 1, 2018:

(I) The Colorado food systems advisory council created in section 24-37.3-102, C.R.S.;

SECTION 4. In Colorado Revised Statutes, repeal article 82.6 of title 22.

SECTION 5. In Colorado Revised Statutes, amend 35-1-101 as follows:

35-1-101. Short title. This article shall be known and may be cited as THE SHORT TITLE OF THIS PART 1 IS THE "State Department of Agriculture Act of 1949".

SECTION 6. 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 8, 2018, if adjournment sine die is on May 9, 2018); 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 2018 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor.".
**HB18-1238** be referred to the Committee of the Whole with favorable recommendation.

**EDUCATION**

After consideration on the merits, the Committee recommends the following:

**HB18-1034** be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 3, after line 2 insert:

"(5) "ELIGIBLE APPRENTICESHIP PROGRAM" MEANS AN APPRENTICESHIP PROGRAM THAT IS REGISTERED WITH THE UNITED STATES DEPARTMENT OF LABOR AND THAT HAS A DIRECT AFFILIATION WITH AN AREA TECHNICAL COLLEGE, A COMMUNITY COLLEGE, COLORADO MESA UNIVERSITY, A LOCAL DISTRICT COLLEGE, OR A LOCAL EDUCATION PROVIDER.

(6) "LOCAL DISTRICT COLLEGE" MEANS A LOCAL DISTRICT COLLEGE OPERATING PURSUANT TO ARTICLE 71 OF TITLE 23.

(7) "LOCAL EDUCATION PROVIDER" MEANS A SCHOOL DISTRICT ORGANIZED AND EXISTING AS PROVIDED IN ARTICLE 30 OF TITLE 22; A CHARTER SCHOOL AUTHORIZED BY A SCHOOL DISTRICT PURSUANT TO PART 1 OF ARTICLE 30.5 OF TITLE 22; AN INSTITUTE CHARTER SCHOOL AUTHORIZED BY THE STATE CHARTER SCHOOL INSTITUTE PURSUANT TO PART 5 OF ARTICLE 30.5 OF TITLE 22; OR A BOARD OF COOPERATIVE SERVICES CREATED PURSUANT TO ARTICLE 5 OF TITLE 22 THAT OPERATES A PUBLIC SCHOOL."

Renumber succeeding subsections accordingly.

Page 3, strike lines 5 and 6.

Renumber succeeding subsection accordingly.

Page 3, line 12, after "COMMUNITY COLLEGES," insert "ELIGIBLE APPRENTICESHIP PROGRAMS,".

Page 3, line 13, strike "AND SCHOOL DISTRICTS" and substitute "COLORADO MESA UNIVERSITY, LOCAL DISTRICT COLLEGES, AND LOCAL EDUCATION PROVIDERS".

Page 3, strike line 19 and substitute "COMMUNITY COLLEGES, ELIGIBLE APPRENTICESHIP PROGRAMS, COLORADO MESA UNIVERSITY, LOCAL DISTRICT COLLEGES, AND LOCAL EDUCATION PROVIDERS, INDIVIDUALLY OR IN".

Page 3, strike lines 25 through 27 and substitute "COUNCIL SHALL TAKE INTO ACCOUNT:

(a) WHETHER THE APPLICANT SERVES STUDENTS WHO RESIDE OR WHOSE PARENTS RESIDE IN RURAL AREAS OF THE STATE;"
(b) WHETHER THE APPLICANT CAN DEMONSTRATE THAT IT RECEIVES FINANCIAL OR IN-KIND SUPPORT FOR ITS PROGRAMS FROM LOCAL BUSINESS AND INDUSTRY; AND
(c) THE APPLICANT'S DEMONSTRATED LEVEL OF FINANCIAL NEED AND ACCESS TO OTHER REVENUES FOR THE PURPOSES DESCRIBED IN THE APPLICATION.

Page 4, strike line 1.

Page 4, line 8, after "(1)" insert "(a)".

Page 4, line 10, strike "IDENTIFIES THE TOTAL AMOUNT" and substitute "IDENTIFIES:
(I) THE TOTAL AMOUNT APPROPRIATED FOR THE PROGRAM;
(II) THE GRANT RECIPIENTS AND THE AMOUNT AWARDED TO EACH RECIPIENT;
(III) THE PURPOSE FOR WHICH EACH RECIPIENT USED THE GRANT MONEY; AND
(IV) FOR EACH OF THE PROGRAMS FOR WHICH THE GRANT RECIPIENTS RECEIVED GRANT MONEY:
(A) THE NUMBER OF STUDENTS TRAINED;
(B) THE CERTIFICATES OR DIPLOMAS ATTAINED;
(C) THE SUBSEQUENT EMPLOYMENT HISTORY OF ALL OF THE STUDENTS TRAINED IN EACH OF THE PROGRAMS FOR WHICH THE GRANT RECIPIENTS USED THE MONEY, REGARDLESS OF WHETHER A STUDENT OBTAINS A CERTIFICATE OR DEGREE, INCLUDING THE LENGTH OF TIME THE STUDENTS REMAIN IN THE SAME JOBS. EMPLOYMENT HISTORY MUST BE BASED ON A FIVE-YEAR AVERAGE OF ALL STUDENTS ENROLLED IN THE PROGRAMS FOR WHICH THE GRANT RECIPIENTS USED THE GRANT MONEY AND MUST BE STATED IN THE AGGREGATE.
(b) THE STATE COUNCIL SHALL).

Page 4, strike lines 11 through 13.

HB18-1189 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 22 through 27.

Page 5, strike line 1.

SB18-069 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 5, strike "(7) (b) (II)" and substitute "(7) (b) (II) (A)".

Page 3, after line 16 insert:
(B) NOTHING IN SUBSECTION (7)(b)(II)(A) OF THIS SECTION ALTERS, AMENDS, CREATES, OR IMPOSES NEW REQUIREMENTS FOR STATEWIDE DEGREE TRANSFER AGREEMENTS IN EFFECT PRIOR TO THE EFFECTIVE DATE OF THIS SUBSECTION (7)(b)(II), AS AMENDED."

SB18-101 be referred to the Committee of the Whole with favorable recommendation.

FINANCE
After consideration on the merits, the Committee recommends the following:

HB18-1125 be postponed indefinitely.

HB18-1154 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Page 3, strike lines 4 through 6.

Renumber succeeding subparagraphs accordingly.

Page 3, line 21, strike "DEED;" and substitute "DEED OR DEED OF TRUST;".

Page 4, strike lines 17 through 27.

Page 5, strike line 1 and substitute:

"(3) ONLY THE ATTORNEY GENERAL OR DISTRICT ATTORNEY MAY BRING AN ACTION AGAINST A PERSON WHO VIOLATES THIS SECTION. THE PENALTIES SPECIFIED IN SECTION 6-1-112 APPLY TO THE ACTION."

HB18-1195 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 4, line 16, strike "TO" and substitute "AND ACCEPTED BY".

Page 4, strike line 22 and substitute:
"(I)  IS EITHER ORGANIZED UNDER 26 U.S.C. SEC. 501 (c)(3) OR IS A HOUSING AUTHORITY;"

Page 4, line 24, strike "HAS" and substitute "DEMONSTRATES".

Page 5, line 1, strike "HAS SOLD" and substitute "DEMONSTRATES THE SALE OF".

Page 5, line 2, strike "OVER" and substitute "IN".

Page 5, strike lines 13 through 15 and substitute "MEDIAN INCOME AND WHO SHALL OCCUPY, ESTABLISH, AND USE THE PROPERTY AS THE BUYER'S PRINCIPAL RESIDENCE AND WHICH UNIT IS TO BE PRESERVED AS AFFORDABLE HOUSING FOR A MINIMUM OF FIFTEEN YEARS BY MEANS OF A RECORDED DEED RESTRICTION IN A FORM ACCEPTABLE TO THE AUTHORITY.

(i)  "Securities" MEANS ANY PUBLICLY TRADED SECURITIES, INCLUDING STOCKS, MUTUAL FUNDS, MUNICIPAL AND CORPORATE BONDS, AND TREASURY BILLS, NOTES, AND BONDS.".

Reletter succeeding paragraph accordingly.

Page 6, line 7, after "EVALUATED" insert "AND AS MAY BE AMENDED".

Page 6, line 8, after "SECTION." add "FAILURE TO COMPLY WITH THE REQUIREMENTS OF THIS SECTION OR SUCH ADDITIONAL CRITERIA AS CREATED AND EVALUATED AND AS MAY BE AMENDED BY THE AUTHORITY MAY CAUSE AN ELIGIBLE DEVELOPER TO BE DEEMED INELIGIBLE FOR ANY ADDITIONAL CERTIFICATION OF TAX CREDITS UNDER THIS SECTION.".

Page 7, line 1, after "AUTHORITY." insert "UPON RECEIPT OF A DONATION OF SECURITIES, AN ELIGIBLE DEVELOPER SHALL LIQUIDATE THE SECURITIES AND PROVIDE THIRD PARTY DOCUMENTATION OF THE DOLLAR VALUE OF THE SECURITIES TO THE TAXPAYER AND TO THE AUTHORITY.".

Page 7, line 7, strike "HAVE BEEN" and substitute "ARE".

Page 7, line 8, after "DONATION." insert "THE RISK OF TAX CREDIT RECAPTURE UNDER THIS SECTION SHALL BE DISCLOSED BY THE ELIGIBLE DEVELOPER AND ACKNOWLEDGED BY THE TAXPAYER IN WRITING PRIOR TO THE CERTIFICATION OF TAX CREDITS UNDER THIS SECTION.".

Page 7, lines 9 and 10, strike "AN ADMINISTRATIVE FEE FROM EACH APPLICANT" and substitute "ADMINISTRATIVE FEES FROM ELIGIBLE DEVELOPERS".

Page 7, line 22, strike "THAT ENSURE" and substitute "OR THE AUTHORITY TO DEMONSTRATE COMPLIANCE WITH THE REQUIREMENTS OF THIS SECTION OR TO DOCUMENT".

Page 7, line 24, after "SECTION." add "THE DEPARTMENT AND THE AUTHORITY MAY AT ANY TIME, UPON REASONABLE DEMAND, INSPECT THE BOOKS, ACCOUNTS, AND RECORDS OF ANY ELIGIBLE DEVELOPER THAT HAS RECEIVED A DONATION UNDER THIS SECTION FOR THE PURPOSE OF
VERIFYING COMPLIANCE, ELIGIBILITY, ELIGIBLE PROJECT COMPLETION, OR
DONATION USE AND APPLICATION.".

Page 7, line 26, strike "AUTHORITY" and substitute "ELIGIBLE
DEVELOPER".

Page 7, strike line 27 and substitute "COMPLETION, AS EVIDENCED BY A
RECORDED DEED RESTRICTION, OF THE ELIGIBLE PROJECT WITHIN THREE
YEARS OF THE CERTIFICATION OF THE DONATION.

(9) NOT LATER THAN JANUARY 15 OF EACH YEAR IMMEDIATELY
FOLLOWING THE YEAR IN WHICH THE AUTHORITY CERTIFIES A TAX CREDIT
IN ACCORDANCE WITH SUBSECTION (6) OF THIS SECTION, THE AUTHORITY
SHALL PROVIDE THE DEPARTMENT WITH AN ELECTRONIC REPORT ON THE
TAXPAYERS WHO HAVE RECEIVED A CREDIT ALLOWED BY THIS SECTION
FOR THE CALENDAR YEAR THAT CONFORMS TO THE INCOME TAX YEAR FOR
WHICH THE CREDIT IS ALLOWED. THE REPORT MUST INCLUDE THE
FOLLOWING INFORMATION:
   (a) THE NAME OF THE TAXPAYER;
   (b) THE TAXPAYER'S SOCIAL SECURITY NUMBER OR FEDERAL
EMPLOYEE IDENTIFICATION NUMBER; AND
   (c) THE AMOUNT OF THE CREDIT ALLOWED BY THIS SECTION THAT
IS ALLOCATED TO THE TAXPAYER."

Page 8, strike line 1.

Renumber succeeding subsections accordingly.

HB18-1202 be referred favorably to the Committee on Appropriations.

__________

PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed:
HB18-1257, 1258, 1259, 1260, 1261, 1262.

__________

SIGNING OF BILLS--RESOLUTIONS--MEMORIALS

The Speaker has signed: SB18-025, 034, 054, and 067; SJR18-005.

__________

DELIVERY OF BILLS TO GOVERNOR

The Chief Clerk of the House of Representatives reports the following
bills have been delivered to the Office of the Governor: HB18-1144,
1159, 1160, 1161, 1162, 1163, 1164, 1166, 1167, 1168, 1169, 1170 at
2:12 p.m. on February 27, 2018.
MESSAGE FROM THE SENATE

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

HB18-1023 Amended in General Orders as printed in Senate Journal, February 26, 2018.

The Senate has passed on Third Reading and returns herewith:
HB18-1105, 1010, 1024, 1026, 1027, and 1039.

The Senate has Postponed Indefinitely HB18-1044.

MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, HB18-1023.
without comment, as amended, SB18-026, 098, and 156.

INTRODUCTION OF BILL(S)
First Reading

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

SB18-003 by Senator(s) Scott, Grantham, Holbert; also Representative(s) Hansen and Becker J.--Concerning the Colorado energy office.
Committee on Transportation & Energy

SB18-130 by Senator(s) Smallwood; also Representative(s) McKean--Concerning the repeal of the requirement that health insurance carriers report average reimbursement rates for inpatient care to the division of insurance.
Committee on Health, Insurance, & Environment

SB18-136 by Senator(s) Neville T., Lundberg, Smallwood, Tate; also Representative(s) Kraft-Tharp and Sias, Humphrey--Concerning fees for advising clients about the selection of an individual health benefit plan.
Committee on Health, Insurance, & Environment

SB18-141 by Senator(s) Court; also Representative(s) Wilson--Concerning voluntary contribution designations on the Colorado individual income tax return form.
Committee on Finance
SB18-160 by Senator(s) Lambert; also Representative(s) Hamner--
Concerning the authority to operate certain teacher
development programs, and, in connection therewith,
establishing alternative licensure programs and induction
programs.
Committee on Education

SB18-161 by Senator(s) Smallwood, Aguilar, Gardner, Kefalas,
Neville T., Priola, Tate; also Representative(s)
Kraft-Tharp and Landgraf--Concerning repeal of the
behavioral health transformation council.
Committee on Public Health Care & Human Services

SB18-165 by Senator(s) Neville T. and Todd, Donovan, Smallwood;
also Representative(s) Winter and Saine, Kraft-Tharp--
Concerning requirements for public administrators.
Committee on Finance

INTRODUCTION OF CONCURRENT RESOLUTION

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

HCR18-1001 by Representative(s) Lee and Wist; also Senator(s) Court
and Gardner--Submitting to the registered electors of the
state of Colorado an amendment to the Colorado
constitution concerning a change in the format of the
election ballot for judicial retention elections.
Committee on State, Veterans, & Military Affairs

INTRODUCTION OF RESOLUTION

The following resolution was read by title and laid over until March 2,
2018 under the rules:

HR18-1005 by Representative(s) Becker K.--Concerning the expulsion
of Representative Steve Lebsock.

LAY OVER OF CALENDAR ITEM(S)

On motion of Representative KC Becker, the following item(s) on the
Calendar were laid over until February 28, retaining place on Calendar:

Consideration of General Orders--HB18-1078, 1042, 1193, SB18-036,
HB18-1237, 1239, 1188, 1093, 1098.
Consideration of Senate Amendment(s)--HB18-1171.
On motion of Representative KC Becker, the House adjourned until 9:00 a.m., February 28, 2018.

Approved:
CRISANTA DURAN,
Speaker

Attest:
Marilyn Eddins,
Chief Clerk
Prayer by the Reverend Dr. Cynthia Cearley, Centennial.

The Speaker Pro Tempore called the House to order at 9:00 a.m.

Pledge of Allegiance led by Jean-Marie Ferrier, Alliance Colorado, Larimer County.

The roll was called with the following result:

Present--64.
Excused--Representative(s) Salazar--1.

The Speaker declared a quorum present.

On motion of Representative Jackson, the reading of the journal of February 27, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

On motion of Representative Arndt, the House resolved itself into Committee of the Whole for consideration of General Orders, and she was called to act as Chair.

GENERAL ORDERS--SECOND READING OF BILLS

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

(Amendments to the committee amendment are to the printed committee report which was printed and placed in the members' bill file.)

HB18-1078 by Representative(s) Landgraf and Exum; also Senator Gardner--Concerning court programs for defendants who have served in the armed forces.
Amendment No. 1, Judiciary Report, dated February 20, 2018, and placed in member’s bill file; Report also printed in House Journal, February 21, 2018.

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

HB18-1042 by Representative(s) Becker J. and Ginal, Buck, Esgar, Hooton, Lawrence; also Senator(s) Scott and Zenzinger, Baumgardner, Cooke--Concerning the creation of a program to authorize private providers to register commercial vehicles as Class A personal property.


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

HB18-1193 by Representative(s) Wilson and McLachlan; also Senator(s) Scott and Zenzinger--Concerning the advanced placement incentives pilot program.


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

SB18-036 by Senator(s) Kagan; also Representative(s) Wist--Concerning the nonsubstantive relocation of laws related to the regulation of tobacco sales to minors from title 24, Colorado Revised Statutes, to a new title 44 as part of the organizational recodification of title 12.


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

HB18-1237 by Representative(s) Kraft-Tharp and Van Winkle, Arndt, Coleman, Garnett, Gray, Liston, Rosenthal, Sandridge, Sias, Thurlow, Williams D.; also Senator(s) Neville T.--Concerning the continuation of the requirements regarding
the preparation of a cost-benefit analysis as administered
by the department of regulatory agencies, and, in
connection therewith, implementing the recommendations
contained in the 2017 sunset report by the department of
regulatory agencies.

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

HB18-1239 by Representative(s) Landgraf; also Senator(s) Scott--
Concerning continuation under the sunset law of the
environmental management system permit program, and,
in connection therewith, implementing the
recommendations of the sunset report by the department of
regulatory agencies by allowing the program to repeal.

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

HB18-1188 by Representative(s) Jackson, Winter, Bridges, Coleman,
Ginal, Melton, Roberts, Salazar; also Senator(s) Hill,
Zenzinger--Concerning authorization for the Colorado
department of transportation to use location information
from an electronic device.

Amendment No. 1, Transportation & Energy Report, dated February 22,
2018, and placed in member's bill file; Report also printed in House

Amendment No. 2, by Representative(s) Jackson.

Amend printed bill, page 2, line 16, after "(b)" insert "(I)".

Page 2, strike line 21 and insert:

"(II) NOTHING IN THIS SUBSECTION (6)(b) ALLOWS THE".

Page 2, after line 26, insert:

"(c) THE COLORADO DEPARTMENT OF TRANSPORTATION SHALL
NOT COLLECT PERSONALLY IDENTIFYING INFORMATION UNDER THIS
SECTION UNLESS THE COLLECTION IS NECESSARY TO ADMINISTER HIGHWAY
LANES COMMITTED TO HIGH OCCUPANCY VEHICLE USE OR TO ADMINISTER
TOLL COLLECTION FACILITIES.".

Amendment No. 3, by Representative(s) Bridges.

Amend printed bill, page 2, line 2, before "(6)" insert "(3)(c), (3)(d), and"

Page 2, strike lines 4 and 5 and substitute:

"42-4-242. Automated driving systems - safe harbor - location
information - legislative declaration and intent. (3) (c) THE
DEPARTMENT OF TRANSPORTATION SHALL PUBLISH ANY TERMS OF
APPROVAL THAT CONCERNS THE TESTING OF AN AUTOMATED DRIVING
SYSTEM IN A MOTOR VEHICLE. THE DEPARTMENT OF TRANSPORTATION
MAY COMPLY WITH THIS SUBSECTION (3)(c) BY ELECTRONICALLY PUBLISHING THE TERMS OF APPROVAL ON ITS WEBSITE. THE COLORADO STATE PATROL SHALL TRANSMIT TO THE DEPARTMENT OF TRANSPORTATION ANY TERMS OF APPROVAL THE COLORADO STATE PATROL HAS MADE WITH ANOTHER PERSON CONCERNING THE TESTING CONDUCTED IN ACCORDANCE WITH THIS SUBSECTION (3) OF AN AUTOMATED DRIVING SYSTEM IN A MOTOR VEHICLE UNLESS THE DEPARTMENT OF TRANSPORTATION IS ALSO A PARTY TO THE TERMS OF APPROVAL.

(d) THIS SUBSECTION (3) DOES NOT REQUIRE A MOTOR VEHICLE MANUFACTURER OR DISTRIBUTOR TO REVEAL TRADE SECRETS OR CONFIDENTIAL INFORMATION. THE DEPARTMENT OF TRANSPORTATION AND THE COLORADO STATE PATROL SHALL NOT RELEASE TRADE SECRETS OR CONFIDENTIAL INFORMATION AND SHALL DENY, UNDER SECTION 24-72-204 (3)(a)(IV), ANY REQUEST MADE UNDER ARTICLE 72 OF TITLE 24.

(6) (a) THE GENERAL".

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

HB18-1093 by Representative(s) Arndt, Thurlow, Bridges; also Senator(s) Coram, Guzman--Concerning the allowable uses of reclaimed domestic wastewater, and, in connection therewith, allowing reclaimed domestic wastewater to be used for food crops.

Amendment No. 1, Agriculture, Livestock, & Natural Resources Report, dated January 29, 2018, and placed in member's bill file; Report also printed in House Journal, January 30, 2018.


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

HB18-1098 by Representative(s) Saine and Gray, Hansen, Neville P., Wist; also Senator(s) Marble--Concerning the expanded ability of the Colorado oil and gas conservation commission to finance the remediation of oil and gas locations.

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

ADOPITION OF COMMITTEE OF THE WHOLE REPORT

The Chairman moved the adoption of the Committee of the Whole Report. As shown by the following roll call vote, a majority of those elected to the House voted in the affirmative, and the Report was adopted.

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Speaker| Y

MESSAGE FROM THE SENATE

The Senate has passed on Third Reading and returns herewith: HB18-1048.

The Senate has adopted and transmits herewith: SJR18-006.

INTRODUCTION AND CONSIDERATION OF RESOLUTION

On motion of Representative Garnett, the rules were suspended and the following resolution was given immediate consideration.

**SJR18-006** by Senator(s) Garcia and Hill; also Representative(s) Exum and Pabon--Concerning the commemoration of the one-hundred-year anniversary of the International Association of Fire Fighters.

(Printed and placed in members' files).

On motion of Representative Pabon, the resolution was adopted by viva voce vote.

Current Roll Call added as co-sponsor(s): Representative(s) Arndt, Becker J., Becker K., Beckman, Benavidez, Bridges, Buck, Buckner, Carver, Catlin, Coleman, Covarrubias, Danielson, Esgar, Everett, Foote, Garnett, Ginal, Gray,

__________

APPOINTMENT

The Speaker announced the following temporary committee appointment for February 28, 2018 only:
Local Government
Representative Herod to replace Representative Exum

__________

House in recess. House reconvened.

__________

REPORT(S) OF COMMITTEE(S) OF REFERENCE

BUSINESS AFFAIRS & LABOR
After consideration on the merits, the Committee recommends the following:

SB18-103 be referred to the Committee of the Whole with favorable recommendation.

HEALTH, INSURANCE & ENVIRONMENT
After consideration on the merits, the Committee recommends the following:

SB18-020 be referred to the Committee of the Whole with favorable recommendation.

JUDICIARY
After consideration on the merits, the Committee recommends the following:

HB18-1131 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 2, line 2, strike "24-33.5-521" and substitute "13-3-117".
Page 2, line 4, strike "24-33.5-521." and substitute "13-3-117."

Page 2, line 5, strike "DIVISION, IN".

Page 2, line 6, strike "CONSULTATION WITH THE" and strike "ADMINISTRATOR," and substitute "ADMINISTRATOR".

Page 2, line 9, after "LET" insert "MUNICIPAL COURTS," and strike "COURTS AND" and substitute "COURTS, AND".

Page 2, strike lines 15 and 16 and substitute:

"(a) ELIMINATE THE TIME AND EXPENSE OF TRANSPORTING DEFENDANTS AND PRISONERS HELD IN JAILS, PRISONS, AND MENTAL HEALTH FACILITIES TO AND FROM PROCEEDINGS AT WHICH THEIR PHYSICAL PRESENCE IS NOT REQUIRED;

(b) FACILITATE JUDICIAL PROCEEDINGS IN DISTRICTS AND MUNICIPALITIES WHERE COURT DOCKETS ARE OVERLY FULL; AND

(c) ALLOW EXPERT WITNESSES TO TESTIFY.".

Strike page 3.

Page 4, strike lines 1 through 3.

Renumber succeeding subsections accordingly.

Page 4, line 15, strike "DIVISION" and substitute "STATE COURT ADMINISTRATOR".

Page 4, line 16, after "SECTION." add "THE MUNICIPALITIES OF EACH MUNICIPAL COURT, IF THEY CHOOSE TO PARTICIPATE IN THE TELEJUSTICE PROGRAM AT THEIR DISCRETION, ARE RESPONSIBLE FOR THE COSTS OF INSTALLING AND MAINTAINING SOFTWARE AND EQUIPMENT COMPATIBLE WITH THE TELEPHONIC OR INTERNET-BASED SOFTWARE USED BY THE COUNTY COURTS AND DISTRICT COURTS.".

Page 4, line 17, strike "COUNTY COURTS" and substitute "MUNICIPAL COURTS, COUNTY COURTS, ".

Page 4, line 20, after "REQUIRED." add "HOWEVER, THE COURT RETAINS COMPLETE DISCRETION OVER THE USE OF TECHNOLOGY DESCRIBED IN THIS SECTION, SUBJECT TO CONSTITUTIONAL LIMITATIONS AND ANY RULES PROMULGATED BY THE COLORADO SUPREME COURT.".

Page 4, after line 20 insert:

"(4) FOR THE PURPOSE OF THIS SECTION, IN DETERMINING WHETHER THE PROCEEDING IS ONE AT WHICH THE PHYSICAL PRESENCE OF THE DEFENDANT OR PRISONER IS NOT REQUIRED, THE COURT SHALL GIVE DEFENDANT’S COUNSEL AN OPPORTUNITY TO BE HEARD. FURTHER, IF THE DEFENDANT’S PHYSICAL PRESENCE IS DETERMINED NOT TO BE REQUIRED, THE COURT SHALL ALLOW COUNSEL THE OPPORTUNITY TO CONSULT WITH THE DEFENDANT CONFIDENTIALLY BEFORE THE HEARING.".
(5) NOTHING IN THIS SECTION REQUIRES THE DIVISION OF YOUTH SERVICES WITHIN THE DEPARTMENT OF HUMAN SERVICES TO UTILIZE THE TELEJUSTICE PROGRAM."

Page 4, lines 23 and 24, strike "COUNTY JAILS" and substitute "JAILS, PRISONS, AND MENTAL HEALTH FACILITIES".

Page 4, line 26, strike "REQUIRED AND" and substitute "REQUIRED,".

Page 4, strike line 27 and substitute "DISTRICTS AND MUNICIPALITIES WHERE COURT DOCKETS ARE OVERLY FULL, AND TO ALLOW EXPERT WITNESSES TO TESTIFY, EACH MUNICIPAL COURT, EACH COUNTY".

Page 5, strike lines 1 through 3 and substitute "COURT, AND EACH DISTRICT COURT IN THE STATE IS ENCOURAGED TO UTILIZE THE TELEJUSTICE PROGRAM ESTABLISHED WITHIN THE OFFICE OF THE STATE COURT ADMINISTRATOR PURSUANT TO SECTION 13-3-117.".

Page 5, line 6, strike "division of criminal justice" and substitute "state court administrator".

Page 5, line 7, strike "24-33.5-521," and substitute "13-3-117,".

Page 5, strike lines 8 and 9 and substitute "NOVEMBER 1, 2018, THE COMMISSION SHALL REPORT TO THE OFFICE OF THE STATE COURT ADMINISTRATOR. THE REPORT".

Page 5, line 15, strike "24-33.5-521." and substitute "13-3-117.".

Page 6, strike line 1 and substitute "13-3-117.".

HB18-1132 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 2 through 20 and substitute:

"SECTION 1. In Colorado Revised Statutes, 17-1-112, amend (1); and add (4) as follows:

17-1-112. Expenses - reimbursement by department - report.

(1) Subject to available appropriations, the department shall reimburse any county or city and county for a portion of the expenses and costs incurred by that county or city and county in the confinement and maintenance in a local jail of any person who is sentenced to a term of imprisonment in a correctional facility. The general assembly shall annually establish the amount of reimbursement in the general appropriations bill, taking into consideration the information reported pursuant to subsection (4) of this section. Such reimbursement shall be for each day following seventy-two hours after such sentence is imposed but prior to the transmittal of the sentenced inmate to a department facility. Subject to available appropriations, the department may contract with any county or city and county for the
expenses incurred by that county or city and county in the confinement and maintenance of any person who is sentenced to a term of imprisonment pursuant to section 16-11-308.5. C.R.S.

(4) To assist the General Assembly in determining the amount of reimbursement described in subsection (1) of this section, on or before January 1, 2019, and on or before January 1 each year thereafter, each county and each city and county shall report to the Joint Budget Committee the average cost of confining and maintaining persons in a local jail for more than seventy-two hours after each such person has been sentenced to the custody of the Department. On or before September 1, 2018, the Joint Budget Committee shall establish guidelines to ensure that each county and each city and county reports costs pursuant to this subsection (4) in a uniform manner. At a minimum, the guidelines must allow each county and each city and county to report costs in the following categories:

(a) Food;
(b) Clothing and laundry;
(c) Medical and behavioral health care costs;
(d) Personnel costs, including salaries and benefits;
(e) Inmate transportation costs; and
(f) Vocational training and educational costs."

SB18-060 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 1, strike "THE ISSUANCE OF SUCH ORDER" and substitute "THE WIRELESS TELEPHONE SERVICE PROVIDER RECEIVES THE ORDER".

PUBLIC HEALTH CARE & HUMAN SERVICES

After consideration on the merits, the Committee recommends the following:

SB18-091 be referred to the Committee of the Whole with favorable recommendation.

SB18-092 be referred to the Committee of the Whole with favorable recommendation.

SB18-093 be referred to the Committee of the Whole with favorable recommendation.

SB18-094 be referred to the Committee of the Whole with favorable recommendation.
SB18-096 be referred to the Committee of the Whole with favorable recommendation.

SB18-164 be referred to the Committee of the Whole with favorable recommendation.

PRINTING REPORT

The Chief Clerk reports the following Concurrent Resolution has been correctly printed: HCR18-1001.

SIGNING OF BILLS--RESOLUTIONS--MEMORIALS

The Speaker has signed: HB18-1041; SB17-050, and 105; SJR18-006.

LAY OVER OF CALENDAR ITEM(S)

On motion of Representative Garnett, the following item(s) on the Calendar were laid over until March 1, retaining place on Calendar:

Consideration of Third Reading(s)--SB18-009.
Consideration of Senate Amendment(s)--HB17-1171, 1023.

On motion of Representative Singerp, the House adjourned until 9:00 a.m., March 1, 2018.

Approved:
CRISANTTA DURAN,
Speaker

Attest:
MARILYN EDDINS,
Chief Clerk
Prayer by Rabbi Joseph Black, Temple Emanuel, Denver.

The Speaker called the House to order at 9:00 a.m.

Pledge of Allegiance led by Kathryn Garza, Home School, Highlands Ranch.

The roll was called with the following result:

Present--61.

Excused--Representative(s) Catlin, Michaelson Jenet, Neville, Pabon--4.

Present after roll call--Representative(s) Pabon.

The Speaker declared a quorum present.

On motion of Representative Jackson, the reading of the journal of February 28, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

Representative Willett moved the House implement the procedures detailed in House Rule 49.

House in recess. House reconvened.

The Speaker ruled the motion out of order.

Representative Willet moved to appeal the ruling of the Speaker of the House.

The question being "Shall the decision of the Speaker be overruled?". A roll call vote was taken. As shown by the following recorded vote, the ruling of the Speaker of the House stands:

<table>
<thead>
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<th>YES</th>
<th>26</th>
<th>NO</th>
<th>35</th>
<th>EXCUSED</th>
<th>4</th>
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<td>N</td>
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<td>Leonard</td>
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<td>Hamner</td>
<td>N</td>
<td>Lundeen</td>
<td>Y</td>
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</table>
Representative Lebsock excused from voting under House Rule 21(c).

House in recess. House reconvened.

REPORT(S) OF COMMITTEE(S) OF REFERENCE

EDUCATION
After consideration on the merits, the Committee recommends the following:

HB18-1014 be postponed indefinitely.

FINANCE
After consideration on the merits, the Committee recommends the following:

HB18-1011 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, 12-43.3-104, amend (1), (1.3), (1.7), (7.5), and (13); repeal (12.4) and (14.3); and add (1.1), (1.2), (1.4), (7.3), (12.1), (14.2), and (17) as follows:

12-43.3-104. Definitions. As used in this article 43.3, unless the context otherwise requires:

(1) "Direct beneficial interest owner" means a person or closely held business entity that owns a share or shares of stock in a licensed medical marijuana business, including the officers, directors, managing members, or partners of the licensed medical marijuana business or closely held business entity, or a qualified limited passive investor "Affiliate" of, or person "Affiliated with", a specified person means a person that directly, or indirectly through one or more intermediaries, controls or is controlled by, or is under common control with, the person specified.

(1.1) "Beneficial owner" is a holder of a security in accordance with section 13 (d) of the federal "Securities
EXCHANGE ACT OF 1934", AS AMENDED, AND RULE 13d-3 PROMULGATED THEREUNDER.

(1.2) "CONTROL", INCLUDING THE TERMS "CONTROLS", "CONTROLLED", "CONTROLLING", AND "CONTROLLED BY AND UNDER COMMON CONTROL WITH", MEANS THE POSSESSION, DIRECT OR INDIRECT, OF THE POWER TO DIRECT OR CAUSE THE DIRECTION OF THE MANAGEMENT OR POLICIES OF A PERSON, WHETHER THROUGH THE OWNERSHIP OF VOTING SECURITIES, BY CONTRACT, OR OTHERWISE.

(1.3) "Good cause", for purposes of refusing or denying a license renewal, reinstatement, or initial license issuance, means "CONTROLLING BENEFICIAL OWNER" MEANS A PERSON THAT:

(a) The licensee or applicant has violated, does not meet, or has failed to comply with any of the terms, conditions, or provisions of this article; any rules promulgated pursuant to this article; or any supplemental local law, rules, or regulations IS THE BENEFICIAL OWNER OF FIVE PERCENT OR MORE OF THE SECURITIES OF A MEDICAL MARIJUANA BUSINESS;

(b) The licensee or applicant has failed to comply with any special terms or conditions that were placed on its license pursuant to an order of the state or local licensing authority; IS AN AFFILIATE, WHICH INCLUDES WITHOUT LIMITATION ANY OFFICER, DIRECTOR, MANAGING MEMBER, GENERAL PARTNER, OR TRUSTEE OF A MEDICAL MARIJUANA BUSINESS OR OF ANY OTHER CONTROLLING BENEFICIAL OWNER OF A MEDICAL MARIJUANA BUSINESS; OR

(c) The licensed premises have been operated in a manner that adversely affects the public health or welfare or the safety of the immediate neighborhood in which the establishment is located IS OTHERWISE IN A POSITION TO EXERCISE CONTROL OF THE MEDICAL MARIJUANA BUSINESS, EXCEPT AS AUTHORIZED BY SECTION 12-43.3-407.

(1.4) "Good cause", for purposes of refusing or denying a license renewal, reinstatement, or initial license issuance, means:

(a) THE LICENSEE OR APPLICANT HAS VIOLATED, DOES NOT MEET, OR HAS FAILED TO COMPLY WITH ANY OF THE TERMS, CONDITIONS, OR PROVISIONS OF THIS ARTICLE 43.3; ANY RULES PROMULGATED PURSUANT TO THIS ARTICLE 43.3; OR ANY SUPPLEMENTAL LOCAL LAW, RULES, OR REGULATIONS;

(b) THE LICENSEE OR APPLICANT HAS FAILED TO COMPLY WITH ANY SPECIAL TERMS OR CONDITIONS THAT WERE PLACED ON ITS LICENSE PURSUANT TO AN ORDER OF THE STATE OR LOCAL LICENSING AUTHORITY;

(c) THE LICENSED PREMISES HAVE BEEN OPERATED IN A MANNER THAT ADVERSELY AFFECTS THE PUBLIC HEALTH OR WELFARE OR THE SAFETY OF THE IMMEDIATE NEIGHBORHOOD IN WHICH THE ESTABLISHMENT IS LOCATED.

(1.7) "Indirect beneficial interest owner" means a holder of a permitted economic interest, a recipient of a commercially reasonable royalty associated with the use of intellectual property by a licensee, a licensed employee who receives a share of the profits from an employee benefit plan, a qualified institutional investor, or another similarly situated person or entity as determined by the state licensing authority. "INDIRECT FINANCIAL INTEREST HOLDER" MEANS A PERSON THAT IS NOT AN AFFILIATE OF A MEDICAL MARIJUANA BUSINESS AND IS NOT OTHERWISE IN A POSITION TO EXERCISE CONTROL OVER THE MEDICAL MARIJUANA BUSINESS AND THAT:
(a) Holds a commercially reasonable royalty interest in exchange for a medical marijuana business's use of the person's intellectual property;

(b) Holds a permitted economic interest that was issued prior to January 1, 2019, and that has not been converted into an ownership interest; or

(c) Is a contract counterparty with a medical marijuana business that has a direct nexus to the cultivation, manufacture, or sale of marijuana, including, but not limited to, a lease of real property on which the medical marijuana business operates, a lease of equipment used in the cultivation of medical marijuana, a secured or unsecured financing agreement with the medical marijuana business, a security contract with the medical marijuana business, or a management agreement with the medical marijuana business, provided that no such contract compensates the contract counterparty with a percentage of revenue or profits of the medical marijuana business.

(7.3) "Medical marijuana business" means a medical marijuana center, a medical marijuana optional premises cultivation operation, a medical marijuana-infused products manufacturer, a medical marijuana testing facility, a medical marijuana business operator, or a medical marijuana transporter.

(7.5) "Medical marijuana business operator" means an entity or a person who is not an owner and who is licensed to provide professional operational services to a medical marijuana establishment for direct remuneration from the medical marijuana establishment. A medical marijuana business operator is not a controlling beneficial owner, a passive beneficial owner, or an indirect financial interest holder of any medical marijuana business it operates.

(12.1) "Passive beneficial owner" means a person that is not an affiliate of a medical marijuana business, is not otherwise in a position to exercise control over the medical marijuana business, and is the beneficial owner of less than five percent of the securities of the medical marijuana business.

(12.4) "Permitted economic interest" means any unsecured convertible debt instrument, option agreement, warrant, or any other right to obtain an ownership interest when the holder of such interest is a natural person who is a lawful United States resident and whose right to convert into an ownership interest is contingent on the holder qualifying and obtaining a license as an owner under this article; or such other agreements as may be permitted by rule of the state licensing authority.

(13) "Person" means a natural person an individual, a partnership, association, joint-stock company, corporation, limited liability company, or any other unincorporated organization; or a manager, agent, owner, director, servant, officer, or employee thereof except that "person" does not include any governmental organization.

(14.2) "Publicly traded corporation" means any person other than an individual that:

(a) Has a class of securities registered under section 12 of the federal "Securities Exchange Act of 1934", as amended, that:
(I) constitute "covered securities" under section 18 (b)(1)(A) of the federal "Securities Act of 1933", as amended; or

(II) are qualified and listed for trading on the OTCQX tier or OTCQB tier of the OTC Markets, or any like tier of any successor to the entity, if the person is then required to file reports with the federal securities and exchange commission under the federal "Securities Exchange Act of 1934", as amended, as if the listed securities constituted "covered securities" or voluntarily does so;

(b) is a "foreign private issuer", as defined in rule 405 promulgated under the federal "Securities Act of 1933", whose securities are exempt from registration under section 12 of the federal "Securities Exchange Act of 1934", as amended, pursuant to rule 12g3-2(b) promulgated under the federal "Securities Exchange Act of 1934", as amended;

(c) is a company traded on a "designated offshore securities market" as defined in 17 CFR 230.902 (b); or

(d) is identified by rule by the state licensing authority as a publicly traded corporation.

(14.3) "Qualified limited passive investor" means a natural person who is a United States citizen and is a passive investor who owns less than a five percent share or shares of stock in a licensed medical marijuana business.

(17) "Security" means any note; stock; treasury stock; bond; debenture; evidence of indebtedness; certificate of interest or participation in any profit-sharing agreement; collateral-trust certificate; preorganization certificate of subscription; transferable share; investment contract; viatical settlement investment; voting-trust certificate; certificate of deposit for a security; certificate of interest or participation in an oil, gas, or mining title or lease or in payments out of production under such a title or lease; or, in general, any interest or instrument commonly known as a "security" or any certificate of interest or participation in, temporary or interim certificate for, guarantee of, or warrant or right to subscribe to or purchase any of the foregoing. "Security" does not include any insurance or endowment policy or annuity contract under which an insurance company promises to pay a sum of money either in a lump sum or periodically for life or some other specified period. For purposes of this article 43.3, an "investment contract" need not involve more than one investor nor be limited to those circumstances wherein there are multiple investors who are joint participants in the same enterprise.

SECTION 2. In Colorado Revised Statutes, 12-43.3-202, amend (2)(a)(VIII), (2)(a)(XVIII.7); repeal (2)(a)(XXI); and add (2)(a)(XXIII) as follows:

12-43.3-202. Powers and duties of state licensing authority - rules. (2) (a) Rules promulgated pursuant to subsection (1)(b) of this section may include, but need not be limited to, the following subjects:

(VIII) Development of individual identification cards for owners, officers controlling beneficial owners, managers, contractors, employees, and other support staff of entities licensed pursuant to this article, ARTICLE 43.3, including a fingerprint-based criminal history
record check as may be required by the state licensing authority prior to
issuing a card;
(XVIII.7) Medical marijuana business operator licensees,
including the form and structure of allowable agreements between
operators and owners THE MEDICAL MARIJUANA BUSINESS BEING
OPERATED;
(XXI) The parameters and qualifications of an indirect beneficial

interest owner and a qualified limited passive investor;
(XXIII) OWNERSHIP AND FINANCIAL INTEREST REQUIREMENTS,
INCLUDING BUT NOT LIMITED TO:
(A) PARAMETERS OF, QUALIFICATIONS OF, DISCLOSURE OF,
REQUIREMENTS FOR, AND SUITABILITY OF A CONTROLLING BENEFICIAL
OWNER, A PASSIVE BENEFICIAL OWNER, AND AN INDIRECT FINANCIAL
INTEREST HOLDER; AND
(B) PARAMETERS OF, QUALIFICATIONS OF, DISCLOSURE OF,
REQUIREMENTS FOR, AND SUITABILITY OF A PUBLICLY TRADED
CORPORATION THAT IS A MEDICAL MARIJUANA BUSINESS OR THAT IS A
CONTROLLING BENEFICIAL OWNER OR PASSIVE BENEFICIAL OWNER.

SECTION 3. In Colorado Revised Statutes, 12-43.3-307, amend
(1) introductory portion, (1)(c), and (1)(l); repeal (1)(n); and add (1)(o)
and (1)(p) as follows:

12-43.3-307. Persons prohibited as licensees. (1) A license
provided by this article ARTICLE 43.3 shall not be issued to or held by:
(c) A corporation, PERSON OTHER THAN AN INDIVIDUAL
if the criminal history of any of its officers, directors, or stockholders
CONTROLLING BENEFICIAL OWNERS indicates that the officer, director, or
stockholder A CONTROLLING BENEFICIAL OWNER is not of good moral
character AFTER CONSIDERING THE FACTORS IN SECTION 24-5-101 (2), OR
ANY PERSON THAT WOULD BE DISQUALIFIED AS A "BAD ACTOR" UNDER
RULE 506 (d) PROMULGATED UNDER THE FEDERAL "SECURITIES ACT OF
1933";
(l) A person APPLYING for a license for a location that is currently
licensed as a retail food establishment or wholesale food registrant; or
(n) A publicly traded company;
(o) A PERSON WHOSE CONTROLLING BENEFICIAL OWNER OR
PASSIVE BENEFICIAL OWNER IS FOUND UNSUITABLE BY THE STATE
LICENSING AUTHORITY. TO DETERMINE WHETHER A PERSON IS SUITABLE,
THE STATE LICENSING AUTHORITY MAY CONSIDER,
BUT IS NOT LIMITED
TO, A PERSON'S FINANCIAL CHARACTER OR RECORD, CRIMINAL
CHARACTER OR RECORD, OR LICENSING CHARACTER OR RECORD.
(p) A PERSON, OTHER THAN AN INDIVIDUAL, ORGANIZED OR
FORMED UNDER THE LAWS OF A COUNTRY DETERMINED BY THE UNITED
STATES SECRETARY OF STATE TO HAVE REPEATEDLY PROVIDED SUPPORT
FOR ACTS OF INTERNATIONAL TERRORISM OR INCLUDED AMONG THE LIST
OF "COVERED COUNTRIES" IN SECTION 1502 OF THE FEDERAL
"DODD-FRANK WALL STREET REFORM AND CONSUMER PROTECTION
ACT".

SECTION 4. In Colorado Revised Statutes, 12-43.3-307.5,
amend (1) and (5); repeal (2), (3), (4), (6), and (7); and add (4.5), (5.5),
(5.7), and (6.5) as follows:

12-43.3-307.5. Business and owner requirements - legislative
declaration. (1) (a) The general assembly hereby finds and declares that:
(I) Medical marijuana businesses need to be able to access capital
in order to effectively grow their businesses and remain competitive in
the marketplace;
(II) The current regulatory structure for medical marijuana creates a substantial barrier to investment from out-of-state interests and 
publicly traded corporations;

(III) There is insufficient capital in the state to properly fund the capital needs of Colorado medical marijuana businesses;

(IV) Colorado medical marijuana businesses need to have ready access to capital from investors in states from outside of Colorado; and

(IV.5) Under certain circumstances, permitting publicly traded corporations to hold an interest in medical marijuana businesses will benefit Colorado's medical marijuana market;

(V) Providing access to legitimate sources of capital helps prevent the opportunity for those who engage in illegal activity to gain entry into the state's regulated medical marijuana market;

(VI) Access to capital must be balanced with promoting control over medical marijuana businesses by suitable persons who are legitimate, taxpaying businesspeople, and not criminal actors; preventing revenue from the sale of marijuana from going to criminal enterprises, gangs, and cartels; and preventing state-authorized marijuana activity from being used as a cover or pretext for the trafficking of other illegal drugs or other illegal activity; and

(VII) Publicly traded corporations offering securities for investment in medical marijuana businesses must tell the public the truth about their business, the securities they are selling, and the risks involved with investing in medical marijuana businesses, and people who sell and trade securities related to medical marijuana businesses are prohibited from engaging in deceit, misrepresentations, and other fraud in the sale of the securities.

(b) Therefore, the general assembly is providing a mechanism for Colorado medical marijuana businesses to access capital from investors in other states and from certain publicly traded corporations pursuant to this section and section 12-43.3-307.6.

(2) A direct beneficial interest owner who is a natural person must either:

(a) Have been a resident of Colorado for at least one year prior to the date of the application; or

(b) Be a United States citizen prior to the date of the application.

(3) (a) A medical marijuana business may be comprised of an unlimited number of direct beneficial interest owners that have been residents of Colorado for at least one year prior to the date of the application:

(b) On and after January 1, 2017, a medical marijuana business that is comprised of one or more direct beneficial interest owners who have not been Colorado residents for at least one year prior to application shall have at least one officer who has been a Colorado resident for at least one year prior to application and all officers with day-to-day operational control over the business must be Colorado residents for at least one year prior to application. A medical marijuana business under this paragraph (b) is limited to no more than fifteen direct beneficial interest owners, including all parent and subsidiary entities, all of whom are natural persons:

(c) Notwithstanding the requirements of paragraph (b) of this subsection (3), the state licensing authority may review the limitation on the number of direct beneficial interest owners and may increase the
number of allowable interests above fifteen based on reasonable considerations such as developments in state and federal financial regulations, market conditions, and the licensee’s ability to access legitimate sources of capital.

(d) A direct beneficial interest owner that is a closely held business entity must consist entirely of natural persons who are United States citizens prior to the date of the application, including all parent and subsidiary entities.

(4) A medical marijuana business may include qualified institutional investors that own thirty percent or less of the medical marijuana business.

(4.5) Prior to submitting an application, a person that intends to become a medical marijuana business or a controlling beneficial owner shall disclose to the state licensing authority a complete and accurate list of the following:

(a) All of its beneficial owners of five percent or more of its securities;
(b) All of its officers, directors, and affiliates; and
(c) All officers, directors, and greater-than-five-percent beneficial owners of any of its affiliates.

(5) (a) A person who intends to apply as a direct beneficial interest owner and is not a Colorado resident for at least one year prior to the date of application to become a controlling beneficial owner shall first submit a request to the state licensing authority for a finding of suitability as a direct beneficial interest owner. The person shall failure to provide all requested information in connection with a request for a finding of suitability is grounds for denial of that finding of suitability. Every proposed controlling beneficial owner must receive a finding of suitability or an exemption from a finding of suitability prior to submitting an application to the state licensing authority. Failure to receive all required findings of suitability prior to application is grounds for denial of an application or suspension, revocation, or other sanction against the licensee by the state licensing authority.

(b) The state licensing authority shall perform a limited initial background check on qualified limited passive investors. If the initial background check provides reasonable cause for additional investigation, the state licensing authority may require a full background check.

(c) In addition to the requirements of subsection (5)(a) of this section, following the disclosure required by subsection (4.5) of this section, the state licensing authority shall determine which individual controlling beneficial owners and affiliates of each controlling beneficial owner are required to obtain a finding of suitability prior to submission of a medical marijuana business application. Failure to provide any information requested in connection with a finding of suitability may also be grounds for denial of that request for finding of suitability. All individuals shall obtain any required finding of suitability prior to submitting a medical marijuana business application to the state licensing authority.

(5.5) In its reasonable discretion, at any time, the state licensing authority may require any person that was disclosed or should have been disclosed under this section or section
TO OBTAIN A FINDING OF SUITABILITY. Failure to provide any information requested in connection with a finding of suitability may also be grounds for denial of that request for finding of suitability. Failure of a person to obtain any required finding of suitability may be grounds for denial of an application or suspension, revocation, or other sanction of a license.

(5.7) If a required finding of suitability is not completed within one year from the date the finding of suitability was requested, the state licensing authority shall inform the applicant or licensee.

(6) The state licensing authority shall review the medical marijuana business's operating documents to ensure compliance with this section:

(6.5) A person, other than an individual, that is a controlling beneficial owner shall appoint and continuously maintain a registered agent who satisfies the requirements of section 7-90-701. The medical marijuana business shall inform the state licensing authority of a change in the registered agent within ten days of the change.

(7) For purposes of this section, unless the context otherwise requires, "institutional investor" means:

(a) A bank as defined in section 3(a)(6) of the federal "Securities Exchange Act of 1934", as amended;

(b) An insurance company as defined in section 2(a)(17) of the federal "Investment Company Act of 1940", as amended;

(c) An investment company registered under section 8 of the federal "Investment Company Act of 1940", as amended;

(d) An investment adviser registered under section 203 of the federal "Investment Advisers Act of 1940", as amended;

(e) Collective trust funds as defined in section 3(c)(11) of the federal "Investment Company Act of 1940", as amended;

(f) An employee benefit plan or pension fund that is subject to the federal "Employee Retirement Income Security Act of 1974", as amended, excluding an employee benefit plan or pension fund sponsored by a licensee or an intermediary or holding company licensee that directly or indirectly owns five percent or more of a licensee;

(g) A state or federal government pension plan;

(h) A group comprised entirely of persons specified in subsections (a) to (g) of this subsection (7); or

(i) Any other entity identified through rule by the state licensing authority.

SECTION 5. In Colorado Revised Statutes, add 12-43.3-307.6 as follows:

12-43.3-307.6. Licensure and investment requirements for publicly traded corporations. (1) In addition to the requirements of section 12-43.3-307.5, any licensee or controlling beneficial owner that is a publicly traded corporation shall comply with this section.

(2) (a) A publicly traded corporation that is a medical marijuana business or a controlling beneficial owner shall report to the state licensing authority within ten days after the election or appointment, or resignation or removal, of any director or officer of the publicly traded corporation.
(b) To the extent required by the state licensing authority, whenever any report, proxy or information statement, registration statement, schedule, or other filing is made with the federal securities and exchange commission or other applicable securities exchange, or, in the case of a foreign private issuer, any similar regulatory body, by or with respect to a publicly traded corporation that is a medical marijuana business or a controlling beneficial owner, the publicly traded corporation shall notify the state licensing authority that a filing has taken place and disclose a copy of the filing within five days after the filing with the federal securities and exchange commission or other applicable securities exchange, or, in the case of a foreign private issuer, any similar regulatory body.

(c) The state licensing authority may at any time require any applicant, licensee, or controlling beneficial owner to disclose a complete and accurate list of all beneficial owners to the extent known.

(d) To the extent required by the state licensing authority, a publicly traded corporation that is a medical marijuana business or a controlling beneficial owner shall, within five days after receiving a comment letter or exchange notice from the federal securities and exchange commission or other applicable securities exchange, or, in the case of a foreign private issuer, any similar regulatory body, notify the state licensing authority that the comment letter or exchange notice was received and provide a copy to the state licensing authority.

(3) After commencing any offering of a security, any publicly traded corporation that is a medical marijuana business, a controlling beneficial owner, or a passive beneficial owner shall notify the state licensing authority of the proposed offering in the time and manner required by the state licensing authority. At a minimum, the notification must occur not later than three business days after the earlier of the commencement of the offering or the initial filing covering the offering with the federal securities and exchange commission or other applicable securities exchange, or, in the case of a foreign private issuer, any similar regulatory body.

(4) A publicly traded corporation that is a medical marijuana business or a controlling beneficial owner of fifty percent or more of the securities of a medical marijuana business shall include in its bylaws the following provisions:

(a) The [name of the publicly traded corporation] shall not issue any security except in accordance with the provisions of article 43.3 of title 12, Colorado Revised Statutes, and the rules promulgated pursuant to that article 43.3. The issuance of any security in violation thereof shall be void, and the security shall be deemed not to be issued and outstanding until the publicly traded corporation ceases to be subject to the jurisdiction of the state licensing authority or the state licensing authority, by affirmative action, validates said issuance or waives any defect in issuance.
(b) No security issued by the [name of the publicly traded corporation] and no interest, claim, or charge therein or thereto shall be transferred in any manner whatsoever except in accordance with the provisions of Article 43.3 of Title 12, Colorado Revised Statutes, and the rules promulgated pursuant to that Article 43.3. Any transfer in violation thereof shall be void until the [name of the publicly traded corporation] ceases to be subject to the jurisdiction of the state licensing authority or the state licensing authority, by affirmative action, validates said transfer or waives any defect in said transfer.

(c) If the state licensing authority at any time determines that a holder of a security of the [name of the publicly traded corporation] is unsuitable to hold the security, then the [name of the publicly traded corporation] may, within sixty days after the finding of unsuitability, purchase the security of the unsuitable person at the lesser of the amount in United States dollars of cash or other consideration paid by the person for the security or the current market price as of the date of the finding of unsuitability, unless the security is transferred to a suitable person as determined by the state licensing authority within sixty days after the finding of unsuitability. Until the security is owned by persons found by the state licensing authority to be suitable to own it, the [name of the publicly traded corporation] shall not be required or permitted to pay any dividend or interest with regard to the security; the holder of the security shall not be entitled to vote on any matter as the holder of the security; and the security shall not for any purposes be included among the securities of the [name of the publicly traded corporation] entitled to vote, and the [name of the publicly traded corporation] shall not pay any remuneration in any form to the holder of the security except in exchange for the security as provided in this subsection (4)(c).

(5) A person that becomes a beneficial owner of five percent or more of any class of security in a publicly traded corporation that is a medical marijuana business or a controlling beneficial owner must apply to the state licensing authority for a finding of suitability within forty-five days after becoming a beneficial owner or controlling beneficial owner. When a person is or becomes a beneficial owner of five percent or more of any class of security in the publicly traded corporation, the state licensing authority may require a finding of suitability of any officer, director, member, affiliate, or greater-than-five-percent beneficial owner in that person. A licensee shall notify each person that is subject to this subsection (5) of its requirements as soon as the licensee becomes aware of the beneficial ownership triggering the requirement, provided that the obligations of the person subject to this subsection (5) are independent of, and unaffected by, the licensee's failure to give the notice.

(6) A publicly traded corporation shall provide the state licensing authority with a deposit to cover the direct and indirect costs of any investigation necessary to determine whether or not any required finding of suitability shall be issued. The state licensing authority may make further rules
REGARDING THE DEPOSIT AND DIRECT AND INDIRECT COSTS THAT SHALL
BE BILLED AGAINST THE DEPOSIT.

(7) IT IS GROUNDS FOR DENIAL OF A LICENSE OR DISCIPLINARY
ACTION IF ANY PERSON, IN CONNECTION WITH THE PURCHASE OR SALE OF
ANY SECURITY ISSUED BY A MEDICAL MARIJUANA BUSINESS OR A
CONTROLLING BENEFICIAL OWNER, IS FOUND GUILTY OF, PLEADS NOLO
CONTENDERE TO, IS SUBJECT TO A FINAL CEASE AND DESIST ORDER WITH
RESPECT TO A PERMANENT INJUNCTION OR ORDER OF PERMANENT
INJUNCTION ISSUED ON THE BASIS OF, OR IS THE SUBJECT OF A SIMILAR
FINAL ACTION TAKEN ON THE BASIS OF, A VIOLATION OF RULE 10b-5
PROMULGATED BY THE FEDERAL SECURITIES AND EXCHANGE COMMISSION
UNDER SECTION 10 (b) OF THE "SECURITIES EXCHANGE ACT OF 1934", AS
AMENDED, OR SECTION 11-51-501.

SECTION 6. In Colorado Revised Statutes, 12-43.3-309, amend
(2); and add (3) as follows:

12-43.3-309. Transfer of ownership. (2) For a transfer of
ownership, OTHER THAN TRANSFERS OF SECURITIES BY A BENEFICIAL
OWNER OF SECURITIES OF A PUBLICLY TRADED CORPORATION, a license
holder shall apply to the state and local licensing authorities on forms
prepared and furnished by the state licensing authority. In determining
whether to permit a transfer of ownership, the state and local licensing
authorities shall consider only the requirements of this article ARTICLE
43.3, any rules promulgated by the state licensing authority, and any
other local restrictions. The local licensing authority may hold a hearing
on the application for transfer of ownership. The local licensing authority
shall not hold a hearing pursuant to this subsection (2) until the local
licensing authority has posted a notice of hearing in the manner described
in section 12-43.3-302 (2) on the licensed medical marijuana center
premises for a period of ten days and has provided notice of the hearing
to the applicant at least ten days prior to the hearing. Any transfer of
ownership hearing by the state licensing authority shall be held in
compliance with the requirements specified in section 12-43.3-302.

(3) ANY TRANSFER OF SECURITIES BY A BENEFICIAL OWNER OF A
PUBLICLY TRADED CORPORATION SHALL COMPLY WITH THE PROVISIONS
OF SECTIONS 12-43.3-307.5 AND 12-43.3-307.6.

SECTION 7. In Colorado Revised Statutes, 12-43.3-310, amend
(3) and (4) as follows:

12-43.3-310. Licensing in general. (3) A medical marijuana
center, optional premises cultivation operation, or medical
marijuana-infused products manufacturer BUSINESS THAT IS NOT A
PUBLICLY TRADED CORPORATION shall notify the state licensing authority
in writing within ten days after an A CONTROLLING BENEFICIAL owner,
PASSIVE BENEFICIAL OWNER, officer, or manager ceases to work at,
manage, own, or otherwise be associated with the operation. The
CONTROLLING BENEFICIAL owner, PASSIVE BENEFICIAL OWNER, officer,
or manager shall surrender to the state licensing authority any
identification card that may have been issued by the state licensing
authority on or before the date of the notification.

(4) A medical marijuana center, optional premises cultivation
operation, or medical marijuana-infused products manufacturer
BUSINESS THAT IS NOT A PUBLICLY TRADED CORPORATION shall notify the state
licensing authority in writing of the name, address, and date of birth of
an A CONTROLLING BENEFICIAL owner, PASSIVE BENEFICIAL owner,
officer, or manager before the new CONTROLLING BENEFICIAL owner,
officer, or manager begins managing, owning, or associating with the
operation. Any CONTROLLING BENEFICIAL owner, PASSIVE BENEFICIAL owner, officer, manager, or employee shall pass a fingerprint-based criminal history record check as required by the state licensing authority and obtain the required identification prior to being associated with, managing, owning, or working at the operation.

SECTION 8. In Colorado Revised Statutes, amend 12-43.3-407 as follows:

12-43.3-407. Medical marijuana business operator license. A medical marijuana business operator license may be issued to an entity or a person who operates a medical marijuana establishment licensed pursuant to this article 43.3, for an owner ANOTHER MEDICAL MARIJUANA BUSINESS licensed pursuant to this article 43.3, and who may receive a portion of the profits as compensation.

SECTION 9. In Colorado Revised Statutes, 12-43.4-103, amend (1), (1.3), (2.5), (13), (17), and (17.5); repeal (12.4) and (14.3); and add (1.1), (1.2), (1.4), (12.1), (14.2), and (22.5) as follows:

12-43.4-103. Definitions. As used in this article 43.4, unless the context otherwise requires:

(1) "Direct beneficial interest owner" means a person or closely held business entity that owns a share or shares of stock in a licensed retail marijuana business, including the officers, directors, managing members, or partners of the licensed retail marijuana business or closely held business entity, or a qualified limited passive investor "AFFILIATE" OF, OR PERSON "AFFILIATED WITH", A SPECIFIED PERSON MEANS A PERSON THAT DIRECTLY, OR INDIRECTLY THROUGH ONE OR MORE INTERMEDIARIES, CONTROLS OR IS CONTROLLED BY, OR IS UNDER COMMON CONTROL WITH, THE PERSON SPECIFIED.

(1.1) "BENEFICIAL OWNER" IS A HOLDER OF A SECURITY IN ACCORDANCE WITH SECTION 13 (d) OF THE FEDERAL "SEcurities Exchange Act of 1934", AS AMENDED, AND RULE 13D-3 PROMULGATED THEREUNDER.

(1.2) "CONTROL", INCLUDING THE TERMS "CONTROLS", "CONTROLLED", "CONTROLLING", AND "CONTROLLED BY AND UNDER COMMON CONTROL WITH", MEANS THE POSSESSION, DIRECT OR INDIRECT, OF THE POWER TO DIRECT OR CAUSE THE DIRECTION OF THE MANAGEMENT OR POLICIES OF A PERSON, WHETHER THROUGH THE OWNERSHIP OF VOTING SECURITIES, BY CONTRACT, OR OTHERWISE.

(1.3) "Escorted" means appropriately checked into the limited access area and accompanied by a person licensed by the state licensing authority, except that trade craftspeople not normally engaged in the business of cultivating, processing, or selling retail marijuana need not be accompanied on a full-time basis, but only reasonably monitored.

"CONTROLLING BENEFICIAL OWNER" MEANS A PERSON THAT:

(a) IS THE BENEFICIAL OWNER OF FIVE PERCENT OR MORE OF THE SECURITIES OF A RETAIL MARIJUANA ESTABLISHMENT;

(b) IS AN AFFILIATE, WHICH INCLUDES WITHOUT LIMITATION ANY OFFICER, DIRECTOR, MANAGING MEMBER, GENERAL PARTNER, OR TRUSTEE OF A RETAIL MARIJUANA ESTABLISHMENT OR OF ANY OTHER CONTROLLING BENEFICIAL OWNER OF A RETAIL MARIJUANA ESTABLISHMENT; OR

(c) IS OTHERWISE IN A POSITION TO EXERCISE CONTROL OF THE RETAIL MARIJUANA ESTABLISHMENT, EXCEPT AS AUTHORIZED BY SECTION 12-43.4-407.
(1.4) "Escorted" means appropriately checked into the limited access area and accompanied by a person licensed by the state licensing authority; except that trade craftspeople not normally engaged in the business of cultivating, processing, or selling retail marijuana need not be accompanied on a full-time basis, but only reasonably monitored.

(2.5) "Indirect beneficial interest owner" means a holder of a permitted economic interest, a recipient of a commercially reasonable royalty associated with the use of intellectual property by a licensee, a licensed employee who receives a share of the profits from an employee benefit plan, a qualified institutional investor, or another similarly situated person or entity as determined by the state licensing authority.

"Indirect financial interest holder" means a person that is not an affiliate of a retail marijuana establishment and is not otherwise in a position to exercise control over the retail marijuana establishment and that:

(a) Holds a commercially reasonable royalty interest in exchange for a retail marijuana establishment’s use of the person’s intellectual property;

(b) Holds a permitted economic interest that was issued prior to January 1, 2019, and that has not been converted into an ownership interest; or

(c) Is a contract counterparty with a retail marijuana establishment that has a direct nexus to the cultivation, manufacture, or sale of marijuana, including, but not limited to, a lease of real property on which the retail marijuana establishment operates, a lease of equipment used in the cultivation of retail marijuana, a secured or unsecured financing agreement with the retail marijuana establishment, a security contract with the retail marijuana establishment, or a management agreement with the retail marijuana establishment, provided that no such contract compensates the contract counterparty with a percentage of revenue or profits of the retail marijuana establishment.

(12.1) "Passive beneficial owner" means a person that is not an affiliate of a retail marijuana establishment, is not otherwise in a position to exercise control over the retail marijuana establishment, and is the beneficial owner of less than five percent of the securities of the retail marijuana establishment.

(12.4) "Permitted economic interest" means any unsecured convertible debt instrument, option agreement, warrant, or any other right to obtain an ownership interest when the holder of such interest is a natural person who is a lawful United States resident and whose right to convert into an ownership interest is contingent on the holder qualifying and obtaining a license as an owner under this article or such other agreements as may be permitted by rule by the state licensing authority.

(13) "Person" means an individual, a partnership, association, joint-stock company, corporation, limited liability company, or any other unincorporated organization; except that "person" does not include any governmental organization.

(14.2) "Publicly traded corporation" means any person other than an individual that:
(a) Has a class of securities registered under section 12 of the federal "Securities Exchange Act of 1934", as amended, that:

(I) constitute "covered securities" under section 18(b)(1)(A) of the federal "Securities Act of 1933", as amended; or

(II) are qualified and listed for trading on the OTCQX tier or OTCQB tier of the OTC markets, or any like tier of any successor to the entity, if the person is then required to file reports with the federal securities and exchange commission under the federal "Securities Exchange Act of 1934", as amended, as if the listed securities constituted "covered securities" or voluntarily does so;

(b) is a "foreign private issuer", as defined in rule 405 promulgated under the federal "Securities Act of 1933", whose securities are exempt from registration under section 12 of the federal "Securities Exchange Act of 1934", as amended, pursuant to rule 12g3-2(b) promulgated under the federal "Securities Exchange Act of 1934", as amended;

(c) is a company traded on a "designated offshore securities market" as defined in 17 CFR 230.902 (b); or

(d) is identified by rule by the state licensing authority as a publicly traded corporation.

(14.3) "Qualified limited passive investor" means a natural person who is a United States citizen and is a passive investor who owns less than a five percent share or shares of stock in a licensed retail marijuana business:

(17) "Retail marijuana establishment" means a retail marijuana store, a retail marijuana cultivation facility, a retail marijuana products manufacturer, or a retail marijuana testing facility, a retail marijuana establishment operator, or a retail marijuana transporter.

(17.5) "Retail marijuana establishment operator" means an entity or a person that is not an owner and that is licensed to provide professional operational services to a retail marijuana establishment for direct remuneration from the retail marijuana establishment. A retail marijuana establishment operator is not a controlling beneficial owner, a passive beneficial owner, or an indirect financial interest holder of any retail marijuana establishment it operates.

(22.5) "Security" means any note; stock; treasury stock; bond; debenture; evidence of indebtedness; certificate of interest or participation in any profit-sharing agreement; collateral-trust certificate; preorganization certificate of subscription; transferable share; investment contract; viatical settlement investment; voting-trust certificate; certificate of deposit for a security; certificate of interest or participation in an oil, gas, or mining title or lease or in payments out of production under such a title or lease; or, in general, any interest or instrument commonly known as a "security" or any certificate of interest or participation in, temporary or interim certificate for, guarantee of, or warrant or right to subscribe to or purchase any of the foregoing. "Security" does not include any insurance or endowment policy or annuity contract under which an insurance company promises to pay a sum of money either in a lump sum or periodically for life or some other specified period. For purposes of this article 43.4, an
"INVESTMENT CONTRACT" NEED NOT INVOLVE MORE THAN ONE INVESTOR
NOR BE LIMITED TO THOSE CIRCUMSTANCES WHEREIN THERE ARE
MULTIPLE INVESTORS WHO ARE JOINT PARTICIPANTS IN THE SAME
ENTERPRISE.

SECTION 10. In Colorado Revised Statutes, 12-43.4-202, amend (3)(a)(III), (3)(a)(XVIII), (3)(a)(XIX), (3)(b) introductory portion, and (3)(b)(V); repeal (3)(a)(XX); and add (3)(a)(XXI) as follows:

12-43.4-202. Powers and duties of state licensing authority - rules. (3) (a) Rules promulgated pursuant to subsection (2)(b) of this section must include, but need not be limited to, the following subjects:

(III) Qualifications for licensure under this article ARTICLE 43.4, including but not limited to the requirement for a fingerprint-based criminal history record check for all owners, officers CONTROLLING BENEFICIAL OWNERS, managers, contractors, employees, and other support staff of entities licensed pursuant to this article ARTICLE 43.4;

(XVIII) Retail marijuana establishment operator licensees, including the form and structure of allowable agreements between operators and owners THE RETAIL MARIJUANA ESTABLISHMENT BEING OPERATED;

(XIX) Nonescorted visitors in limited access areas; and

(XX) The parameters and qualifications of an indirect beneficial interest owner and a qualified limited passive investor.

(XXI) OWNERSHIP AND FINANCIAL INTEREST REQUIREMENTS, INCLUDING BUT NOT LIMITED TO:

(A) PARAMETERS OF, QUALIFICATIONS OF, DISCLOSURE OF, REQUIREMENTS FOR, AND SUITABILITY OF A CONTROLLING BENEFICIAL OWNER, A PASSIVE BENEFICIAL OWNER, AND AN INDIRECT FINANCIAL INTEREST HOLDER; AND

(B) PARAMETERS OF, QUALIFICATIONS OF, DISCLOSURE OF, REQUIREMENTS FOR, AND SUITABILITY OF A PUBLICLY TRADED CORPORATION THAT IS A RETAIL MARIJUANA ESTABLISHMENT OR THAT IS A CONTROLLING BENEFICIAL OWNER OR PASSIVE BENEFICIAL OWNER.

(b) Rules promulgated pursuant to paragraph (b) of subsection (2) subsection (2)(b) of this section must also include the following subjects:

(V) Development of individual identification cards for owners, officers CONTROLLING BENEFICIAL OWNERS, managers, contractors, employees, and other support staff of entities licensed pursuant to this article ARTICLE 43.4, including a fingerprint-based criminal history record check as may be required by the state licensing authority prior to issuing a card;

SECTION 11. In Colorado Revised Statutes, 12-43.4-306, amend (1) introductory portion, (1)(c), and (1)(j); repeal (1)(l); and add (1)(m) and (1)(n) as follows:

12-43.4-306. Persons prohibited as licensees - definitions. (1) A license provided by this article ARTICLE 43.4 shall not be issued to or held by:

(c) A person other than an individual if the criminal history of any of its officers, directors, stockholders, or owners CONTROLLING BENEFICIAL OWNERS indicates that the officer, director, stockholder, or owner A CONTROLLING BENEFICIAL OWNER is not of good moral character after considering the factors in section 24-5-101 (2), C.R.S; OR ANY PERSON THAT WOULD BE DISQUALIFIED AS A "BAD ACTOR" UNDER RULE 506 (d) PROMULGATED UNDER THE FEDERAL "SECURITIES ACT OF 1933";
(j) A person applying for a license for a location that is currently licensed as a retail food establishment or wholesale food registrant; or

(l) A publicly traded company;

(m) A person whose controlling beneficial owner or passive beneficial owner is found unsuitable by the state licensing authority. To determine whether a person is suitable, the state licensing authority may consider, but is not limited to, a person’s financial character or record, criminal character or record, or licensing character or record.

(n) A person, other than an individual, organized or formed under the laws of a country determined by the United States Secretary of State to have repeatedly provided support for acts of international terrorism or included among the list of "covered countries" in section 1502 of the federal "Dodd-Frank Wall Street Reform and Consumer Protection Act".

SECTION 12. In Colorado Revised Statutes, 12-43.4-306.5, amend (1) and (5); repeal (2), (3), (4), (6), and (7); and add (4.5), (5.5), (5.7), and (6.5) as follows:

12-43.4-306.5. Business and owner requirements - legislative declaration. (1) (a) The general assembly hereby finds and declares that:

(I) Retail marijuana businesses need to be able to access capital in order to effectively grow their businesses and remain competitive in the marketplace;

(II) The current regulatory structure for retail marijuana creates a substantial barrier to investment from out-of-state interests and publicly traded corporations;

(III) There is insufficient capital in Colorado to properly fund the capital needs of Colorado retail marijuana establishments;

(IV) Colorado retail marijuana establishments need to have ready access to capital from investors in states outside of Colorado; and

(IV.5) Under certain circumstances, permitting publicly traded corporations to hold an interest in retail marijuana establishments will benefit Colorado’s retail marijuana market;

(V) Providing access to legitimate sources of capital helps prevent the opportunity for those who engage in illegal activity to gain entry into Colorado’s regulated retail marijuana market;

(VI) Access to capital must be balanced with promoting control over retail marijuana establishments by suitable persons who are legitimate, taxpaying businesspeople, and not criminal actors; preventing revenue from the sale of marijuana from going to criminal enterprises, gangs, and cartels; and preventing state-authorized marijuana activity from being used as a cover or pretext for the trafficking of other illegal drugs or other illegal activity; and

(VII) Publicly traded corporations offering securities for investment in retail marijuana establishments must tell the public the truth about their business, the securities they are selling, and the risks involved with investing in retail marijuana establishments, and people who sell and trade securities related to retail marijuana establishments are prohibited from engaging in deceit, misrepresentations, and other fraud in the sale of the securities.
(b) Therefore, the general assembly is providing a mechanism for Colorado retail marijuana businesses to access capital from investors in other states and from certain publicly traded corporations pursuant to this section and section 12-43.4-306.6.

(2) A direct beneficial interest owner who is a natural person must either:

(a) Have been a resident of Colorado for at least one year prior to the date of the application; or

(b) Be a United States citizen prior to the date of the application.

(3) (a) A retail marijuana business may be comprised of an unlimited number of direct beneficial interest owners that have been residents of Colorado for at least one year prior to the date of the application.

(b) On and after January 1, 2017, a retail marijuana business that is comprised of one or more direct beneficial interest owners who have not been Colorado residents for at least one year prior to application shall have at least one officer who has been a Colorado resident for at least one year prior to application and all officers with day-to-day operational control over the business must be Colorado residents for at least one year prior to application. A retail marijuana business under this paragraph (b) is limited to no more than fifteen direct beneficial interest owners, including all parent and subsidiary entities, all of whom are natural persons.

(c) Notwithstanding the requirements of paragraph (b) of this subsection (3), the state licensing authority may review the limitation on the number of direct beneficial interest owners and may increase the number of allowable interests above fifteen based on reasonable considerations such as developments in state and federal financial regulations, market conditions, and the licensee's ability to access legitimate sources of capital.

(d) A direct beneficial interest owner that is a closely held business entity must consist entirely of natural persons who are United States citizens prior to the date of the application, including all parent and subsidiary entities.

(4) A retail marijuana business may include qualified institutional investors that own thirty percent or less of the retail marijuana business.

(4.5) Prior to submitting an application, a person that intends to become a retail marijuana establishment or a controlling beneficial owner shall disclose to the state licensing authority a complete and accurate list of the following:

(a) All of its beneficial owners of five percent or more of its securities;

(b) All of its officers, directors, and affiliates; and

(c) All officers, directors, and greater-than-five-percent beneficial owners of any of its affiliates.

(5) (a) A person who intends to apply as a direct beneficial interest owner and is not a Colorado resident for at least one year prior to the date of application shall first submit a request to the state licensing authority for a finding of suitability as a direct beneficial interest owner. The person shall provide all requested information in connection with a request for a finding of suitability is grounds for denial of that finding of suitability. Every proposed controlling beneficial owner must receive a finding of suitability or an exemption from a
FINDING OF SUITABILITY prior to submitting an A RETAIL MARIJUANA
ESTABLISHMENT application to the state licensing authority. Failure to receive a finding
FINDINGS of suitability prior to application is grounds for denial of AN
APPLICATION OR SUSPENSION, REVOCATION, OR OTHER SANCTION
AGAINST THE LICENSEE by the state licensing authority.

(b) The state licensing authority shall perform a limited initial
background check on qualified limited passive investors. If the initial
background check provides reasonable cause for additional investigation,
the state licensing authority may require a full background check.

(c) IN ADDITION TO THE REQUIREMENTS OF SUBSECTION (5)(a) OF
THIS SECTION, FOLLOWING THE DISCLOSURE REQUIRED BY SUBSECTION
(4.5) OF THIS SECTION, THE STATE LICENSING AUTHORITY SHALL
DETERMINE WHICH INDIVIDUAL CONTROLLING BENEFICIAL OWNERS AND
AFFILIATES OF EACH CONTROLLING BENEFICIAL OWNER ARE REQUIRED TO
OBTAIN A FINDING OF SUITABILITY PRIOR TO SUBMISSION OF A RETAIL
MARIJUANA ESTABLISHMENT APPLICATION. FAILURE TO PROVIDE ANY
INFORMATION REQUESTED IN CONNECTION WITH A FINDING OF
SUITABILITY MAY ALSO BE GROUNDS FOR DENIAL OF THAT REQUEST FOR
FINDING OF SUITABILITY. ALL INDIVIDUALS MUST OBTAIN ANY REQUIRED
FINDING OF SUITABILITY PRIOR TO SUBMITTING A RETAIL MARIJUANA
ESTABLISHMENT APPLICATION TO THE STATE LICENSING AUTHORITY.

(5.5) IN ITS REASONABLE DISCRETION, AT ANY TIME, THE STATE
LICENSING AUTHORITY MAY REQUIRE ANY PERSON THAT WAS DISCLOSED
OR SHOULD HAVE BEEN DISCLOSED UNDER THIS SECTION OR SECTION
12-43.4-306.6 TO OBTAIN A FINDING OF SUITABILITY. FAILURE TO
PROVIDE ANY INFORMATION REQUESTED IN CONNECTION WITH A FINDING
OF SUITABILITY MAY ALSO BE GROUNDS FOR DENIAL OF THAT REQUEST FOR
FINDING OF SUITABILITY. FAILURE OF A PERSON TO OBTAIN ANY
REQUIRED FINDING OF SUITABILITY MAY BE GROUNDS FOR DENIAL OF AN
APPLICATION OR SUSPENSION, REVOCATION, OR OTHER SANCTION OF A
LICENSE.

(5.7) IF A REQUIRED FINDING OF SUITABILITY IS NOT COMPLETED
WITHIN ONE YEAR FROM THE DATE THE FINDING OF SUITABILITY WAS
REQUESTED, THE STATE LICENSING AUTHORITY SHALL INFORM THE
APPLICANT OR LICENSEE.

(6) The state licensing authority shall review the retail marijuana
business's operating documents to ensure compliance with this section.

(6.5) A PERSON, OTHER THAN AN INDIVIDUAL, THAT IS A
CONTROLLING BENEFICIAL OWNER SHALL APPOINT AND CONTINUOUSLY
MAINTAIN A REGISTERED AGENT WHO SATISFIES THE REQUIREMENTS OF
SECTION 7-90-701. THE RETAIL MARIJUANA ESTABLISHMENT SHALL
INFORM THE STATE LICENSING AUTHORITY OF A CHANGE IN THE
REGISTERED AGENT WITHIN TEN DAYS OF THE CHANGE.

(7) For purposes of this section, unless the context otherwise
requires, "institutional investor" means:
(a) A bank as defined in section 3(a)(6) of the federal "Securities
Exchange Act of 1934", as amended;
(b) An insurance company as defined in section 2(a)(17) of the
federal "Investment Company Act of 1940", as amended;
(c) An investment company registered under section 8 of the
federal "Investment Company Act of 1940", as amended;
(d) An investment adviser registered under section 203 of the
federal "Investment Advisers Act of 1940", as amended;
(e) Collective trust funds as defined in section 3(c)(11) of the federal "Investment Company Act of 1940", as amended;
(f) An employee benefit plan or pension fund that is subject to the federal "Employee Retirement Income Security Act of 1974", as amended, excluding an employee benefit plan or pension fund sponsored by a licensee or an intermediary or holding company licensee that directly or indirectly owns five percent or more of a licensee;
(g) A state or federal government pension plan;
(h) A group comprised entirely of persons specified in subsections (a) to (g) of this subsection (7); or
(i) Any other entity identified through rule by the state licensing authority.

SECTION 13. In Colorado Revised Statutes, add 12-43.4-306.6 as follows:

12-43.4-306.6.  Licensure and investment requirements for publicly traded corporations. (1) In addition to the requirements of section 12-43.4-306.5, any licensee or controlling beneficial owner that is a publicly traded corporation shall comply with this section.
(2) (a) A publicly traded corporation that is a retail marijuana establishment or a controlling beneficial owner shall report to the state licensing authority within ten days after the election or appointment, or resignation or removal, of any director or officer of the publicly traded corporation.
(b) To the extent required by the state licensing authority, whenever any report, proxy or information statement, registration statement, schedule, or other filing is made with the federal securities and exchange commission or other applicable securities exchange, or, in the case of a foreign private issuer, any similar regulatory body, by or with respect to a publicly traded corporation that is a retail marijuana establishment or a controlling beneficial owner, the publicly traded corporation shall notify the state licensing authority that a filing has taken place and disclose a copy of the filing within five days after the filing with the federal securities and exchange commission or other applicable securities exchange, or, in the case of a foreign private issuer, any similar regulatory body.
(c) The state licensing authority may at any time require any applicant, licensee, or controlling beneficial owner to disclose a complete and accurate list of all beneficial owners to the extent known.
(d) To the extent required by the state licensing authority, a publicly traded corporation that is a retail marijuana establishment or a controlling beneficial owner shall, within five days after receiving a comment letter or exchange notice from the federal securities and exchange commission or other applicable securities exchange, or, in the case of a foreign private issuer, any similar regulatory body, notify the state licensing authority that the comment letter or exchange notice was received and provide a copy to the state licensing authority.
(3) After commencing any offering of a security, any publicly traded corporation that is a retail marijuana establishment or a controlling beneficial owner or passive
BENEFICIAL OWNER SHALL NOTIFY THE STATE LICENSING AUTHORITY OF
THE PROPOSED OFFERING IN THE TIME AND MANNER REQUIRED BY THE
STATE LICENSING AUTHORITY. AT A MINIMUM, THE NOTIFICATION MUST
OCCUR NOT LATER THAN THREE BUSINESS DAYS AFTER THE EARLIER OF
THE COMMENCEMENT OF THE OFFERING OR THE INITIAL FILING COVERING
THE OFFERING WITH THE FEDERAL SECURITIES AND EXCHANGE
COMMISSION OR OTHER APPLICABLE SECURITIES EXCHANGE, OR, IN THE
CASE OF A FOREIGN PRIVATE ISSUER, ANY SIMILAR REGULATORY BODY.

(4) A PUBLICLY TRADED CORPORATION THAT IS A RETAIL
MARIJUANA ESTABLISHMENT OR A CONTROLLING BENEFICIAL OWNER OF
FIFTY PERCENT OR MORE OF THE SECURITIES OF A RETAIL MARIJUANA
ESTABLISHMENT SHALL INCLUDE IN ITS BYLAWS THE FOLLOWING
PROVISIONS:

(a) The [NAME OF THE PUBLICLY TRADED CORPORATION] SHALL
NOT ISSUE ANY SECURITY EXCEPT IN ACCORDANCE WITH THE PROVISIONS
OF ARTICLE 43.4 OF TITLE 12, COLORADO REVISED STATUTES, AND THE
RULES PROMULGATED PURSUANT TO THAT ARTICLE 43.3. THE ISSUANCE
OF ANY SECURITY IN VIOLATION THEREOF SHALL BE VOID, AND THE
SECURITY SHALL BE DEEMED NOT TO BE ISSUED AND OUTSTANDING UNTIL
THE PUBLICLY TRADED CORPORATION CEASES TO BE SUBJECT TO THE
JURISDICTION OF THE STATE LICENSING AUTHORITY OR THE STATE
LICENSING AUTHORITY, BY AFFIRMATIVE ACTION, VALIDATES SAID
ISSUANCE OR WAIVES ANY DEFECT IN ISSUANCE.

(b) NO SECURITY ISSUED BY THE [NAME OF THE PUBLICLY TRADED
CORPORATION] AND NO INTEREST, CLAIM, OR CHARGE THEREIN OR
THERETO SHALL BE TRANSFERRED IN ANY MANNER WHATSOEVER EXCEPT
IN ACCORDANCE WITH THE PROVISIONS OF ARTICLE 43.4 OF TITLE 12,
COLORADO REVISED STATUTES, AND THE RULES PROMULGATED
PURSUANT TO THAT ARTICLE 43.3. ANY TRANSFER IN VIOLATION THEREOF
SHALL BE VOID UNTIL THE [NAME OF THE PUBLICLY TRADED
CORPORATION] CEASES TO BE SUBJECT TO THE JURISDICTION OF THE
STATE LICENSING AUTHORITY OR THE STATE LICENSING AUTHORITY, BY
AFFIRMATIVE ACTION, VALIDATES SAID TRANSFER OR WAIVES ANY
DEFECT IN SAID TRANSFER.

(c) IF THE STATE LICENSING AUTHORITY AT ANY TIME DETERMINES
THAT A HOLDER OF A SECURITY OF THE [NAME OF THE PUBLICLY TRADED
CORPORATION] IS UNSUITABLE TO HOLD THE SECURITY, THEN THE [NAME
OF THE PUBLICLY TRADED CORPORATION] MAY, WITHIN SIXTY DAYS
AFTER THE FINDING OF UNSUITABILITY, PURCHASE THE SECURITY OF THE
UNSUITABLE PERSON AT THE LESSER OF THE AMOUNT IN UNITED STATES
DOLLARS OF CASH OR OTHER CONSIDERATION PAID BY THE PERSON FOR
THE SECURITY OR THE CURRENT MARKET PRICE AS OF THE DATE OF THE
FINDING OF UNSUITABILITY, UNLESS THE SECURITY IS TRANSFERRED TO A
SUITABLE PERSON AS DETERMINED BY THE STATE LICENSING AUTHORITY
WITHIN SIXTY DAYS AFTER THE FINDING OF UNSUITABILITY. UNTIL THE
SECURITY IS OWNED BY PERSONS FOUND BY THE STATE LICENSING
AUTHORITY TO BE SUITABLE TO OWN IT, THE [NAME OF THE PUBLICLY
TRADED CORPORATION] SHALL NOT BE REQUIRED OR PERMITTED TO PAY
ANY DIVIDEND OR INTEREST WITH REGARD TO THE SECURITY; THE HOLDER
OF THE SECURITY SHALL NOT BE ENTITLED TO VOTE ON ANY MATTER AS
THE HOLDER OF THE SECURITY; AND THE SECURITY SHALL NOT FOR ANY
PURPOSES BE INCLUDED AMONG THE SECURITIES OF THE [NAME OF THE
PUBLICLY TRADED CORPORATION] ENTITLED TO VOTE, AND THE [NAME OF
THE PUBLICLY TRADED CORPORATION] SHALL NOT PAY ANY
RENUMERATION IN ANY FORM TO THE HOLDER OF THE SECURITY EXCEPT
IN EXCHANGE FOR THE SECURITY AS PROVIDED IN THIS SUBSECTION (4)(c).

(5) A PERSON THAT BECOMES A BENEFICIAL OWNER OF FIVE PERCENT OR MORE OF ANY CLASS OF SECURITY IN A PUBLICLY TRADED CORPORATION THAT IS A RETAIL MARIJUANA ESTABLISHMENT OR A CONTROLLING BENEFICIAL OWNER MUST APPLY TO THE STATE LICENSING AUTHORITY FOR A FINDING OF SUITABILITY WITHIN FORTY-FIVE DAYS AFTER BECOMING A BENEFICIAL OWNER OR CONTROLLING BENEFICIAL OWNER. WHEN A PERSON IS OR BECOMES A BENEFICIAL OWNER OF FIVE PERCENT OR MORE OF ANY CLASS OF SECURITY IN THE PUBLICLY TRADED CORPORATION, THE STATE LICENSING AUTHORITY MAY REQUIRE A FINDING OF SUITABILITY OF ANY OFFICER, DIRECTOR, MEMBER, AFFILIATE, OR GREATER-THAN-FIVE-PERCENT BENEFICIAL OWNER IN THAT PERSON. A LICENSEE SHALL NOTIFY EACH PERSON THAT IS SUBJECT TO THIS SUBSECTION (5) OF ITS REQUIREMENTS AS SOON AS THE LICENSEE BECOMES AWARE OF THE BENEFICIAL OWNERSHIP TRIGGERING THE REQUIREMENT, PROVIDED THAT THE OBLIGATIONS OF THE PERSON SUBJECT TO THIS SUBSECTION (5) ARE INDEPENDENT OF, AND UNAFFECTED BY, THE LICENSEE’S FAILURE TO GIVE THE NOTICE.

(6) A PUBLICLY TRADED CORPORATION SHALL PROVIDE THE STATE LICENSING AUTHORITY WITH A DEPOSIT TO COVER THE DIRECT AND INDIRECT COSTS OF ANY INVESTIGATION NECESSARY TO DETERMINE WHETHER OR NOT ANY REQUIRED FINDING OF SUITABILITY SHALL BE ISSUED. THE STATE LICENSING AUTHORITY MAY MAKE FURTHER RULES REGARDING THE DEPOSIT AND DIRECT AND INDIRECT COSTS THAT SHALL BE BILLED AGAINST THE DEPOSIT.

(7) IT IS GROUNDS FOR DENIAL OF A LICENSE OR DISCIPLINARY ACTION IF ANY PERSON, IN CONNECTION WITH THE PURCHASE OR SALE OF ANY SECURITY ISSUED BY A RETAIL MARIJUANA ESTABLISHMENT OR A CONTROLLING BENEFICIAL OWNER, IS FOUND GUILTY OF, PLEADS NOLO CONTENDERE TO, IS SUBJECT TO A FINAL CEASE AND DESIST ORDER WITH RESPECT TO A PERMANENT INJUNCTION OR ORDER OF PERMANENT INJUNCTION ISSUED ON THE BASIS OF, OR IS THE SUBJECT OF A SIMILAR FINAL ACTION TAKEN ON THE BASIS OF, A VIOLATION OF RULE 10b-5 PROMULGATED BY THE FEDERAL SECURITIES AND EXCHANGE COMMISSION UNDER SECTION 10 (b) OF THE "SECURITIES EXCHANGE ACT OF 1934", AS AMENDED, OR SECTION 11-51-501.

SECTION 14. In Colorado Revised Statutes, 12-43.4-308, amend (2); and add (3) as follows:

12-43.4-308. Transfer of ownership. (2) For a transfer of ownership, OTHER THAN TRANSFERS OF SECURITIES BY A BENEFICIAL OWNER OF SECURITIES OF A PUBLICLY TRADED CORPORATION, a license holder shall apply to the state licensing authority on forms prepared and furnished by the state licensing authority. Upon receipt of an application for transfer of ownership, the state licensing authority shall submit, within seven days, a copy of the application to the local jurisdiction to determine whether the transfer complies with local restrictions on transfer of ownership. In determining whether to permit a transfer of ownership, the state licensing authority shall consider only the requirements of this article, ARTICLE 43.4, any rules promulgated by the state licensing authority, and any other local restrictions. The local jurisdiction may hold a hearing on the application for transfer of ownership. The local jurisdiction shall not hold a hearing pursuant to this subsection (2) until the local jurisdiction has posted a notice of hearing in the manner described in section 12-43.4-302 (1) on the licensed premises for a period of ten days and has provided notice of the hearing.
to the applicant at least ten days prior to the hearing. Any transfer of
ownership hearing by the state licensing authority shall be held in
compliance with the requirements specified in section 12-43.4-304.

(3) ANY TRANSFER OF SECURITIES BY A BENEFICIAL OWNER OF A
PUBLICLY TRADED CORPORATION SHALL COMPLY WITH THE PROVISIONS
OF SECTIONS 12-43.4-306.5 AND 12-43.4-306.6.

SECTION 15. In Colorado Revised Statutes, 12-43.4-309,
amend (3) as follows:

12-43.4-309. Licensing in general. (3) A retail marijuana
establishment THAT IS NOT A PUBLICLY TRADED CORPORATION shall
notify the state licensing authority in writing of the name, address, and
date of birth of an A CONTROLLING BENEFICIAL OWNER, PASSIVE
BENEFICIAL OWNER, officer, or manager before the new CONTROLLING
BENEFICIAL OWNER, PASSIVE BENEFICIAL OWNER, officer, or manager
begins managing, owning, or associating with the operation. The
CONTROLLING BENEFICIAL OWNER, PASSIVE BENEFICIAL OWNER, officer,
manager, or employee must pass a fingerprint-based criminal history
record check as required by the state licensing authority and obtain the
required identification prior to being associated with, managing, owning,
or working at the operation.

SECTION 16. In Colorado Revised Statutes, amend
12-43.4-407 as follows:

12-43.4-407. Retail marijuana business operator license. A
retail marijuana business operator license may be issued to a person who
THAT OPERATES A RETAIL MARIJUANA ESTABLISHMENT licensed pursuant to this
article ARTICLE 43.4, for another retail marijuana
establishment licensed pursuant to this article ARTICLE 43.4, and who
may receive a portion of the profits as compensation.

SECTION 17. In Colorado Revised Statutes, 12-43.3-306,
amend (1) as follows:

12-43.3-306. Denial of application. (1) The state licensing
authority shall deny a state license if the premises on which the applicant
proposes to conduct its business does not meet the requirements of this
article or for reasons set forth in section 12-43.3-104 (1.3)(c) (1.4)(c) or
12-43.3-305, and the state licensing authority may deny a license for
good cause as defined by section 12-43.3-104 (1.3)(a) or (1.3)(b)(1.4)(a)
OR (1.4)(b).

SECTION 18. Safety clause. The general assembly hereby finds,
determines, and declares that this act is necessary for the immediate
preservation of the public peace, health, and safety."

HB18-1175 be referred favorably to the Committee on Appropriations.

HB18-1185 be amended as follows, and as so amended, be referred to
the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 15, strike lines 1 through 17.
Renumber succeeding section accordingly.
HB18-1190 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 3, line 14, after "individually" insert "ON,"

Page 3, line 15, strike "within" and substitute "within,".

Page 3, line 16, after "individually" insert "ON,"

Page 3, line 17, strike "within" and substitute "within,"

Page 3, line 20, after "INDIVIDUALLY" insert "BY,"

Page 3, line 21, strike "of" and substitute "of,"

Page 5, line 21, after "individually" insert "ON,"

Page 5, line 22, strike "within" and substitute "within,"

Page 5, line 25, after "INDIVIDUALLY" insert "BY,"

Page 5, line 26, strike "of" and substitute "of,"

Page 7, line 1, after "individually" insert "ON,"

Page 7, line 2, strike "within" and substitute "within,"

Page 7, line 5, after "INDIVIDUALLY" insert "BY,"

Page 7, line 6, strike "of" and substitute "of,"

Page 10, line 3, after "individually" insert "ON,"

Page 10, line 4, strike "within" and substitute "within,"

Page 10, line 5, after "individually" insert "ON,"

Page 10, line 6, strike "within" and substitute "within,"

Page 10, line 10, after "INDIVIDUALLY" insert "BY,"

Page 10, line 11, strike "of" and substitute "of,"

Page 13, after line 5 insert:

"(f) BY MARCH 15, 2019, AND ON A QUARTERLY BASIS THEREAFTER, THE HISTORICAL SOCIETY SHALL PROVIDE A REPORT TO THE DEPARTMENT SPECIFYING THE OWNERSHIP OF TAX CREDITS TO BE CLAIMED FOR THE REHABILITATION OF QUALIFIED RESIDENTIAL STRUCTURES UNDER THIS SECTION COVERING THE PERIOD SINCE THE LAST REPORT. THE HISTORICAL SOCIETY SHALL SHARE WITH THE DEPARTMENT ALL NECESSARY INFORMATION ABOUT THE TAX CREDIT CREATED BY THIS SECTION TO ENABLE THE HISTORICAL SOCIETY AND THE DEPARTMENT TO PROPERLY ADMINISTER THE TAX CREDIT."
Page 25, line 3, strike "shall" and substitute "shall MAY".

Page 26, line 22, strike "Rules - " and substitute "Report to the department - rules - ".

Page 26, strike line 27 and substitute "section. On or before March 15, 2016, and on a quarterly basis thereafter,".

Page 27, strike lines 1 and 2 and substitute "the office shall provide a report to the department specifying the ownership and transfers of tax credits FOR THE REHABILITATION OF QUALIFIED COMMERCIAL STRUCTURES under this section COVERING THE PERIOD SINCE THE LAST REPORT."

Page 27, line 3, strike "shall" and substitute "shall MAY".

Page 27, strike line 15 and substitute "except that section 39-22-514.5 (5.5)(a)(III) and (8)(c)(IV)(A), Colorado Revised Statutes, as enacted".

SB18-100 be referred to the Committee of the Whole with favorable recommendation.

LEGAL SERVICES
After consideration on the merits, the Committee recommends the following:

HB18-1253 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 6 insert:

"(I) Rule 43.3 66., concerning the definition of "guidelines";",

Renumber succeeding subparagraphs accordingly.

Page 7, after line 23 insert:

"(XII) Rule 43.91.7.a.(6), concerning control panels must bear the seal of a nationally recognized testing laboratory such as UL or ETL;",

Renumber succeeding subparagraphs accordingly.

Page 8, after line 19 insert:

"(XXII) Rule 43.12 A.1.b., concerning The Colorado Professionals in Onsite Wastewater Guidelines for the Design and Installation of Non-Pressurized Drip Dispersal Systems (NDDS);",

Renumber succeeding subparagraphs accordingly.
LOCAL GOVERNMENT
After consideration on the merits, the Committee recommends the following:

HB18-1231 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 5, after line 25 insert:

"SECTION 5. In Colorado Revised Statutes, 24-44-103, add (1.5) as follows:

24-44-103. Duties and powers of commission. (1.5) In light of the ongoing discussions related to the recognition of Columbus Day in the state, the commission shall reach out to the Italian-American community and Native American communities to facilitate a dialogue intended to develop a solution that addresses the concerns of both communities."

Renumber succeeding sections accordingly.

STATE, VETERANS, & MILITARY AFFAIRS
After consideration on the merits, the Committee recommends the following:

HB18-1120 be postponed indefinitely.

HB18-1121 be postponed indefinitely.

HB18-1229 be postponed indefinitely.

TRANSPORTATION & ENERGY
After consideration on the merits, the Committee recommends the following:

HB18-1099 be referred to the Committee of the Whole with favorable recommendation.

SB18-046 be referred to the Committee of the Whole with favorable recommendation.
SIGNING OF BILLS--RESOLUTIONS--MEMORIALS

The Speaker has signed: SB18-124 and 148.

MESSAGE FROM THE SENATE

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB18-062.

The Senate has postponed indefinitely: HB18-1068, 1033, and 1038.

MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, SB18-062.

INTRODUCTION OF BILLS

First Reading

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

HB18-1263  by Representative(s) Hooton and Melton; also Senator(s)
Coram and Fenberg, Marble, Guzman--Concerning adding certain conditions to the list of disabling medical conditions for medical marijuana use, and, in connection therewith, adding autism spectrum disorders and acute pain.
Committee on Health, Insurance, & Environment

HB18-1264  by Representative(s) Jackson and Carver, Becker K., Buck, Esgar, Landgraf, Liston, Lundeen, Melton, Salazar, Sias, Van Winkle, Weissman, Wilson, Wist; also Senator(s) Cooke and Fields--Concerning measures to clarify the scope of revenge porn criminal offenses.
Committee on Judiciary

SB18-125  by Senator(s) Gardner and Kagan; also Representative(s)
Lee--Concerning fiduciary responsibilities of title insurance entities to protect funds held in conjunction with real estate closing settlement services.
Committee on Business Affairs and Labor
LAY OVER OF CALENDAR ITEM(S)

On motion of Representative KC Becker, the following item(s) on the Calendar were laid over until March 5, retaining place on Calendar:

Consideration of Third Reading--SB18-009, HB18-1078, 1042, 1193, SB18-036, HB18-1237, 1239, 1188, 1093, 1098.
Consideration of Senate Amendment(s)--HB18-1171, 1023.

On motion of Representative KC Becker, the House adjourned until 9:00 a.m., March 2, 2018.

Approved:
CRISANTIA DURAN,
Speaker

Attest:
MARIYLN EDDINS,
Chief Clerk
Prayer by Pastor Jim Rice, Gateway Baptist Church, Loveland.

The Speaker called the House to order at 9:00 a.m.

Pledge of Allegiance led by Sachin Joshi Hansen, Ashwin Joshi Hansen, Rocky Mountain School of Expeditionary Learning, Denver.

The roll was called with the following result:

Present--61.
Excused--Representative(s) Becker J., Benavidez, Catlin, Willet--4.
Present after roll call--Representative(s) Benavidez

The Speaker declared a quorum present.

On motion of Representative Jackson, the reading of the journal of March 1, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

ANNOUNCEMENT

Speaker Duran made the following announcement:

During debate on the House Resolution, I plan to ask for the House’s consent pursuant to HR 13(d) to allow:
- Representative Lebsock to speak an unlimited number of times up to a maximum cumulative time of two and one half hours; and
- For 3 members designated by Minority Leader Neville and for 3 members designated by myself to each speak an unlimited number of times up to a maximum cumulative time of one hour.

All other members would be subject to the limits on debate set forth in HR 13(d).

During the discussion and debate on the House Resolution. Please keep in mind the following legislative rules:
- The Speaker has the power and duty to maintain order and preserve decorum in the chambers, the antechamber, and the galleries and to order them cleared if there is a disturbance or disorderly conduct. HR 3(2).
- A member must be recognized by the Speaker before addressing the House. HR 13(a).
• If two members rise at the same time to be recognized, the Speaker will recognize the member to speak first. HR 13(b).
• When addressing the House, a member must confine his or her remarks to the question under discussion or debate, avoiding personalities. HR 23(d).
• No one shall pass in front of a member who is speaking or otherwise interfere with a member’s remarks or with the ability of others to hear the remarks. HR 13(c).
• No member shall engage in loud private discourse or commit any other act tending to distract the attention of the House from its pending business. HR 23(b).
• Upon the objection of a member or upon the Speaker’s own initiative, the Speaker may call to order any member who has transgressed the rules of the House. Subject to the right to appeal a decision of the chair, a member who has been called to order shall immediately sit quietly in his or her place. HR 23(c).

A motion by Majority Leader KC Becker to suspend House Rule 13(d) for designated Representative(s) was adopted by viva voce vote.

CONSIDERATION OF RESOLUTION(S)

HR18-1005 by Representative(s) Becker K.--Concerning the expulsion of Representative Steve Lebsock.

WHEREAS, Pursuant to Rule 38 of the Joint Rules of the Senate and the House of Representatives, the General Assembly has in place a Workplace Harassment Policy of the General Assembly that establishes that it is the policy of the General Assembly to create and maintain a work environment in which all members of the General Assembly, legislative employees, and third parties are treated with dignity and respect and that members of the General Assembly, legislative employees, and third parties have the right to a workplace that is free from harassment, both subtle and overt; and

WHEREAS, The Workplace Harassment Policy of the General Assembly applies to and is binding on all members of the General Assembly; and

WHEREAS, Numerous allegations of workplace harassment, including sexual harassment and other inappropriate behavior unbecoming of a State Representative, have been made against Representative Steve Lebsock; and

WHEREAS, Since November 2017, five women have filed formal workplace harassment complaints as permitted by the Workplace Harassment Policy of the General Assembly alleging eleven separate incidents of workplace harassment, including sexual harassment, against Representative Lebsock; and

WHEREAS, The Majority Leader of the House of Representatives, acting in her capacity as the contact person designated to receive workplace harassment complaints made against Representative Lebsock for the House of Representatives and as authorized by subsection F.5 of
the Workplace Harassment Policy of the General Assembly, retained
Employers Council, a full-service employment law, human resources, and
consulting firm with extensive workplace harassment claims investigation
experience, to conduct an independent investigation into the complaints
against Representative Lebsock; and

WHEREAS, On February 26, 2018, after a more than
three-month-long investigation during which Employers Council
interviewed nineteen victims and witnesses, including Representative
Lebsock, Employers Council concluded that the complaints filed against
Representative Lebsock were credible and that the evidence supported the
specific allegations made against Representative Lebsock and established
that Representative Lebsock had engaged in a pattern of egregious
harassing conduct; and

WHEREAS, During the investigation, additional credible evidence
arose of a pattern of conduct, including threats of retaliation, by
Representative Lebsock that is contrary to the policy of the General
Assembly to create and maintain a work environment in which all
members of the General Assembly, legislative employees, and third
parties are treated with dignity and respect and is unbecoming of a
member of the House of Representatives; now, therefore,

Be It Resolved by the House of Representatives of the Seventy-first
General Assembly of the State of Colorado:

That Representative Lebsock's pattern of egregious harassing conduct
violated the Workplace Harassment Policy of the General Assembly and
is unbecoming of a member of the House of Representatives;

That Representative Lebsock's conduct has also undermined public
confidence in the House of Representatives;

That the House of Representatives condemns and refuses to tolerate
workplace harassment and, therefore, in the exercise of the power granted
to it under article V, section 12 of the Colorado Constitution to expel a
member with the concurrence of two-thirds of its members, hereby expels
Representative Steve Lebsock from the House of Representatives as
appropriate punishment for his pattern of egregious harassing conduct and
for just cause; and

That the seat of the member of the House of Representatives for
House District 34, formerly occupied by Steve Lebsock, is now vacant.

Be It Further Resolved, That the Chief Clerk of the House of
Representatives print this Resolution in its entirety in the House Journal.

Representative KC Becker moved for the adoption of the resolution and
requested that it be read at length.

Representative Landgraf moved that she be excused from voting on
HR18-1005 under House Rule 21(b).

A roll call vote was taken. As shown by the following recorded vote, less
than a majority of those elected to the House voted in the affirmative and
her motion was denied.
Representative Williams moved the following amendment:

Amendment No. 1, moved by Representative Williams.

Amend printed resolution, page 2, line 29, strike "now, therefore,"

Page 2, after line 29 insert:

"WHEREAS, In the interest of upholding the integrity of the Colorado House of Representatives and maintaining accountability for all members, it is the desire of the House of Representatives to create a Select Committee to investigate the Speaker of the House, Crisanta Duran, and potentially other members of the 71st General Assembly leadership, who were made aware, more than twenty-one months ago, of the troubling allegations against Representative Lebsock concerning sexual harassment against another Representative, in order to determine why no serious action was taken, why the matter was not disclosed to the voters of House District 34 or the public at-large, and why Representative Lebsock was promoted to a position of power with the potential risk that citizen activists, lobbyists, employees, and other colleagues could be victimized; now, therefore,"

Speaker Pro Tempore Danielson declared that the amendment did not fit under the title of the resolution.

Representative Williams moved to appeal the ruling of the Speaker Pro Tempore of the House.

The question being "Shall the decision of the Speaker Pro Tempore be overruled?".

A roll call vote was taken. As shown by the following recorded vote, the ruling of the Speaker Pro Tempore of the House stands:
Majority Leader KC Becker's motion to adopt **HR18-1005** was adopted at 4:10 p.m. by the following roll call vote:

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<th>52</th>
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Co-sponsor(s) added: Representative(s) Arndt, Bridges, Buckner, Coleman, Danielson, Esgar, Exum, Foote, Garnett, Gray, Hamner, Herod, Hooton, Jackson, Kennedy, Kraft-Tharp, Lee, Lontine, McLachlan, Melton, Michaelson Jenet, Pettersen, Roberts, Rosenthal, Salazar, Valdez, Weissman, Winter, Young, Speaker

Representative Lebsock excused from voting under House Rule 21(c).

The seat of the member of the House of Representatives for House District 34, formerly occupied by Steve Lebsock, is now vacant.

House in recess. House reconvened.

**PRINTING REPORT**

The Chief Clerk reports the following bills have been correctly printed:

**HB18-1263, 1264.**
DELIVERY OF BILL TO GOVERNOR

The Chief Clerk of the House of Representatives reports the following bill has been delivered to the Office of the Governor: HB18-1041 at 1:27 p.m. on March 2, 2018.

MESSAGE FROM THE SENATE

The Senate has adopted and transmits herewith: SJR18-007.

INTRODUCTION OF BILLS

First Reading

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

SB18-026 by Senator(s) Kagan; also Representative(s) Herod and Willett--Concerning measures to make sex offender registration more effective.

Committee on Judiciary

SB18-098 by Senator(s) Tate and Zenzinger, Martinez Humenik, Moreno; also Representative(s) Hooton and Thurlow, Arndt, McKean--Concerning amending a statutory provision relating to interest on damages that was ruled unconstitutional by the Colorado supreme court.

Committee on Judiciary

SB18-156 by Senator(s) Cooke; also Representative(s) Kennedy--Concerning the publication of fiscal information by a county.

Committee on State, Veterans, & Military Affairs

LAY OVER OF CALENDAR ITEM(S)

On motion of Representative KC Becker, the following item(s) on the Calendar were laid over until March 5, retaining place on Calendar:

Consideration of General Orders--SB18-103, 020, 060, 091, 092, 093, 094, 096, 164.

On motion of Representative Weissman, the House adjourned until 10:00 a.m., March 5, 2018.

Approved:
CRISANTA DURAN,
Speaker

Attest:
MARILYN EDDINS,
Chief Clerk
Prayer by Brad Lourvick, Highlands United Methodist Church, Denver.

The Speaker Pro Tempore called the House to order at 10:00 a.m.

The Colors were posted by the Boy Scouts of America.

Pledge of Allegiance led by Philip Alvarez, Boy Scouts of America, Denver Area Council.

The roll was called with the following result:

Present--60.
Excused--Representative(s) Garnett, Pabon, Weissman, Speaker--4.
Vacancy--1.
Present after roll call--Representative(s) Garnett, Weissman, Speaker.

The Speaker Pro Tempore declared a quorum present.

On motion of Representative Hooton, the reading of the journal of March 2, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

On motion of Representative Singer, the House resolved itself into Committee of the Whole for consideration of General Orders, and he was called to act as Chair.

GENERAL ORDERS--SECOND READING OF BILLS

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

(Amendments to the committee amendment are to the printed committee report which was printed and placed in the members' bill file.)
SB18-103  by Senator(s) Todd and Smallwood, Donovan; also Representative(s) Kraft-Tharp and Leonard, Winter--Concerning the issuance of performance-based incentives for film production activities in the state.

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

SB18-020  by Senator(s) Garcia; also Representative(s) Esgar--Concerning mental health care professionals who are permitted to perform auricular acudetox.

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

SB18-060  by Senator(s) Coram; also Representative(s) Hamner--Concerning protective orders in criminal cases.

Amendment No. 1, Judiciary Report, dated February 27, 2018, and placed in member's bill file; Report also printed in House Journal, February 28, 2018.

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

SB18-091  by Senator(s) Martinez Humenik, Moreno, Tate, Zenzinger; also Representative(s) Thurlow, Arndt, Hooton, McKean--Concerning modernizing terminology in the Colorado Revised Statutes related to behavioral health.

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

SB18-092  by Senator(s) Martinez Humenik, Moreno, Tate, Zenzinger; also Representative(s) Hooton, Arndt, Thurlow, McKean--Concerning updating statutory references to "county departments of social services".

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

SB18-093  by Senator(s) Moreno, Martinez Humenik, Zenzinger, Tate; also Representative(s) Arndt, Hooton, Thurlow, McKean--Concerning the repeal of obsolete provisions in the Colorado medical assistance program relating to the inactive home- and community-based services waiver for persons living with AIDS.

Ordered revised and placed on the Calendar for Third Reading and Final Passage.
SB18-094 by Senator(s) Martinez Humenik, Moreno, Tate, Zenzinger; also Representative(s) Hooton, Arndt, Thurlow, McKean--Concerning the repeal of a duplicate definitions section in article 60 of title 27, Colorado Revised Statutes.

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

SB18-096 by Senator(s) Martinez Humenik, Moreno, Tate, Zenzinger; also Representative(s) Thurlow, Arndt, Hooton, McKean--Concerning modernizing statutory provisions that refer to terms related to "mental retardation".

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

SB18-164 by Senator(s) Moreno, Martinez Humenik, Tate, Zenzinger; also Representative(s) Thurlow, Arndt, Hooton, McKean--Concerning the repeal of reporting requirements for certain unfunded programs in the department of human services until such time as funding is received.

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

HB18-1172 by Representative(s) Young, Hamner, Rankin; also Senator(s) Lambert, Lundberg, Moreno--Concerning money allocated from an appropriation from the marijuana tax cash fund to a designated managed service organization to implement its community action plan.

Laid over until March 8, retaining place on Calendar.

SB18-126 by Senator(s) Grantham and Guzman, Baumgardner, Cooke, Coram, Crowder, Fenberg, Garcia, Gardner, Hill, Holbert, Lundberg, Marble, Priola, Scott, Smallwood, Tate, Williams A.; also Representative(s) Pabon and Van Winkle--Concerning the definition of a traditional large and premium cigar for purposes of the excise tax on tobacco products.

Laid over until March 13, retaining place on Calendar.

HB18-1151 by Representative(s) Arndt and Catlin; also Senator(s) Crowder--Concerning the authorization of deficit irrigation pilot projects approved by the Colorado water conservation board.
Amendment No. 1, Agriculture, Livestock, & Natural Resources Report, dated February 26, 2018, and placed in member's bill file; Report also printed in House Journal, February 27, 2018.

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

HB18-1199 by Representative(s) Catlin and McLachlan, Covarrubias, Arndt, Becker J.; also Senator(s) Coram--Concerning a process for the ground water commission to use for approving aquifer storage-and-recovery plans, and, in connection therewith, requiring that the ground water commission promulgate rules governing its implementation of the process.

Amendment No. 1, Agriculture, Livestock, & Natural Resources Report, dated February 26, 2018, and placed in member's bill file; Report also printed in House Journal, February 27, 2018.

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

HB18-1236 by Representative(s) McLachlan and Becker J.; also Senator(s) Baumgardner--Concerning the continuation of the Colorado food systems advisory council, and, in connection therewith, implementing the recommendations in the department of regulatory agencies' sunset report.

Referred to the Committee on Appropriations.

HB18-1238 by Representative(s) Jackson and Catlin; also Senator(s) Marble--Concerning the continuation of the wildland-urban interface training advisory board, and, in connection therewith, implementing the recommendations of the 2017 sunset report by the department of regulatory agencies.

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

SB18-069 by Senator(s) Holbert and Zenzinger; also Representative(s) Garnett and Becker J.--Concerning enforcement of statewide degree transfer agreements.

Amendment No. 1, Education Report, dated February 26, 2018, and placed in member's bill file; Report also printed in House Journal, February 27, 2018.

As amended, ordered revised and placed on the Calendar for Third Reading and Final Passage.
SB18-101 by Senator(s) Holbert and Todd, Gardner, Merrifield, Priola; also Representative(s) Hamner and Van Winkle--Concerning student admission to Colorado state university - global campus.

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

HB18-1154 by Representative(s) Hooton and Van Winkle--Concerning consumer protections relating to a solicitation to provide a copy of a public record for a fee.

Laid over until March 6, retaining place on Calendar.

SB18-100 by Senator(s) Neville T., Williams A.; also Representative(s) Kraft-Tharp and Van Winkle--Concerning disclosure of additional mandatory charges by motor vehicle rental companies.

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

HB18-1231 by Representative(s) Benavidez, Buckner, Coleman, Herod, Hooton, Jackson, Lontine, Melton, Pettersen, Roberts, Rosenthal, Salazar, Singer, Weissman--Concerning the repeal of Columbus day as a legal holiday, and, in connection therewith, making election day a legal holiday.

Laid over until March 9, retaining place on Calendar.

HB18-1099 by Representative(s) Catlin and McLachlan; also Senator(s) Coram--Concerning criteria that the broadband deployment board is required to develop with regard to an incumbent telecommunications provider's exercise of a right to implement a broadband deployment project in an unserved area of the state upon a nonincumbent provider's application to the broadband deployment board to implement a proposed broadband deployment project in the unserved area.

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

SB18-046 by Senator(s) Moreno; also Representative(s) Michaelson Jenet and Winter--Concerning authorization to increase the minimum donation required to be issued a certificate that qualifies a person to be issued a group special license plate.

Ordered revised and placed on the Calendar for Third Reading and Final Passage.
HB18-1253  by Representative(s) Lee and Herod, Foote, Willett, Wist;  
also Senator(s) Gardner, Cooke, Guzman, Holbert,  
Kagan--Concerning implementation of recommendations  
of the committee on legal services in connection with  
legislative review of rules of state agencies.

Amendment No. 1, Legal Services Report, dated March 1, 2018, and  
placed in member's bill file; Report also printed in House Journal, March  
1, 2018.

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

———

ADOPTION OF COMMITTEE OF THE WHOLE REPORT

Passed Second Reading: SB18-103, 020, 060 amended, 091, 092, 093,  
094, 096, 164, HB18-1151 amended, 1199 amended, 1238, SB18-069  

Laid over until date indicated retaining place on Calendar:

HB18-1154--March 6, 2018
HB18-1172--March 8, 2018
HB18-1231--March 9, 2018
SB18-126--March 13, 2018

Referred to Committee indicated:

HB18-1236--Appropriations

The Chairman moved the adoption of the Committee of the Whole  
Report. As shown by the following roll call vote, a majority of those  
elected to the House voted in the affirmative, and the Report was  
adopted.

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<td>Young</td>
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Speaker | Y  |
THIRD READING OF BILL(S)--FINAL PASSAGE

The following bill(s) were considered on Third Reading. The title(s) were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

**SB18-009** by Senator(s) Fenberg and Priola, Cooke, Guzman, Lundberg; also Representative(s) Winter and Lawrence--Concerning the right of consumers of electricity to interconnect energy storage systems for use on their property.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

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<td>7</td>
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Co-sponsor(s) added: Representative(s) Arndt, Becker K., Bridges, Buckner, Coleman, Danielson, Esgar, Exum, Gray, Hamner, Hansen, Herod, Hooton, Jackson, Kennedy, Lee, Lontine, McLachlan, Melton, Michaelson Jenet, Pettersen, Roberts, Rosenthal, Salazar, Singer, Valdez, Weissman, Young, Speaker

**HB18-1078** by Representative(s) Landgraf and Exum; also Senator(s) Gardner--Concerning court programs for defendants who have served in the armed forces.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

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<thead>
<tr>
<th></th>
<th>YES</th>
<th>NO</th>
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</table>
HB18-1042
by Representative(s) Becker J. and Ginal, Buck, Esgar, Hooton, Lawrence; also Senator(s) Scott and Zenzinger, Baumgardner, Cooke--Concerning the creation of a program to authorize private providers to register commercial vehicles as Class A personal property, and, in connection therewith, making and reducing an appropriation.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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<td>Lawrence</td>
<td>Y</td>
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Co-sponsor(s) added: Representative(s) McKean, Van Winkle, Speaker
HB18-1193 by Representative(s) Wilson and McLachlan; also Senator(s) Scott and Zenzinger--Concerning the advanced placement incentives pilot program, and, in connection therewith, making an appropriation.

As shown by the following roll call vote, a majority of all members elected to the House voted in the affirmative, and Representative Wilson was given permission to offer a Third Reading amendment:

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Third Reading amendment No. 1, by Representative Wilson and McLachlan.

Amend engrossed bill, page 2, line 5, strike "incentives." and substitute "incentives - reporting."

Page 2, line 8, after "(5)" insert "(a)".

Page 2, line 10, strike "(a)" and substitute "(I)".

Page 2, line 13, strike "(b)" and substitute "(II)".

Page 2, line 17, strike "(I)" and substitute "(A)".

Page 2, line 20, strike "(II)" and substitute "(B)".

Page 2, after line 22 insert:

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

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The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared **passed**.

Co-sponsor(s) added: Representative(s) Bridges, Buckner, Coleman, Covarrubias, Exum, Gray, Hamner, Herod, Hooton, Lee, Lontine, Melton, Michaelson Jenet, Pettersen, Rosenthal, Salazar, Valdez, Van Winkle, Winter, Young, Speaker

**SB18-036** by Senator(s) Kagan; also Representative(s) Wist--Concerning the nonsubstantive relocation of laws related to the regulation of tobacco sales to minors from title 24, Colorado Revised Statutes, to a new title 44 as part of the organizational recodification of title 12, and, in connection therewith, making an appropriation.
The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

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Becker K. Y Ginal Y Liston Y Salazar Y
Beckman Y Gray Y Lontine Y Sandridge Y
Benavidez Y Hamner Y Lundeen Y Sias Y
Bridges Y Hansen Y McKean Y Singer Y
Buck Y Herod Y McLachlan Y Thurlow Y
Buckner Y Hooton Y Melton Y Valdez Y
Carver Y Humphrey N Michaelson Jenet Y Van Winkle Y
Catlin Y Jackson Y Neville P. Y Weissman Y
Coleman Y Kennedy Y Pabon E Willett Y
Covarrubias Y Kraft-Tharp Y Pettersen Y Williams D. Y
Danielson Y Landgraf Y Rankin Y Wilson Y
Esgar Y Lawrence Y Ransom Y Winter Y
Everett Y District 34 V Reyher Y Wist Y
Exum Y Lee Y Roberts Y Young Y
Speaker Y

Co-sponsor(s) added: Representative(s) Rosenthal

**HB18-1237** by Representative(s) Kraft-Tharp and Van Winkle, Arndt, Coleman, Garnett, Gray, Liston, Rosenthal, Sandridge, Sias, Thurlow, Williams D.; also Senator(s) Neville T.-- Concerning the continuation of the requirements regarding the preparation of a cost-benefit analysis as administered by the department of regulatory agencies, and, in connection therewith, implementing the recommendations contained in the 2017 sunset report by the department of regulatory agencies.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

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Catlin Y Jackson Y Neville P. Y Weissman Y
Coleman Y Kennedy Y Pabon E Willett Y
Covarrubias Y Kraft-Tharp Y Pettersen Y Williams D. Y
Danielson Y Landgraf Y Rankin Y Wilson Y
Esgar Y Lawrence Y Ransom Y Winter Y
HB18-1239 by Representative(s) Landgraf; also Senator(s) Scott--
Concerning continuation under the sunset law of the
environmental management system permit program, and,
in connection therewith, implementing the
recommendations of the sunset report by the department of
regulatory agencies by allowing the program to repeal.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
was declared passed.

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Co-sponsor(s) added: Representative(s) Rosenthal

HB18-1188 by Representative(s) Jackson, Winter, Bridges, Coleman,
Ginal, Melton, Roberts, Salazar; also Senator(s) Hill,
Zenzinger--Concerning authorization for the Colorado
department of transportation to use location information
from an electronic device.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
was declared passed.
**HB18-1093** by Representative(s) Arndt, Thurlow, Bridges; also Senator(s) Coram, Guzman--Concerning the allowable uses of reclaimed domestic wastewater, and, in connection therewith, allowing reclaimed domestic wastewater to be used for food crops and making an appropriation.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.
HB18-1098 by Representative(s) Saine and Gray, Hansen, Neville P., Wist; also Senator(s) Marble--Concerning the expanded ability of the Colorado oil and gas conservation commission to finance the remediation of oil and gas locations.

Laid over until March 8, retaining place on Calendar.

HB18-1016 by Representative(s) Danielson; also Senator(s) Fields--Concerning the creation of a Seabees license plate to honor the Seabees tradition, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Arndt, Becker K., Bridges, Buckner, Coleman, Covarrubias, Esgar, Exum, Ginal, Gray, Hansen, Herod, Hooton, Jackson, Kennedy, Kraft-Tharp, Lontine, Melton, Michaelson Jenet, Pettersen, Roberts, Salazar, Singer, Valdez, Winter, Young, Speaker

HB18-1021 by Representative(s) Hooton and Landgraf; also Senator(s) Kefalas--Concerning addressing the issue of youth who are experiencing homelessness in Colorado, and, in connection therewith, making an appropriation.

Laid over until March 8, retaining place on Calendar.
APPOINTMENT

The Speaker announced the following temporary committee appointment for March 5, 2018 only:

Finance

Representative Kraft-Tharp to replace Representative Pabon

____________________

House in recess.  House reconvened.

____________________

SIGNING OF BILLS - RESOLUTIONS - MEMORIALS

The Speaker has signed:  **HB18-1026, 1105; HR18-1005**.

____________________

MESSAGE(S) FROM THE GOVERNOR

I certify I received the following on the 5th day of March, 2017, at 8:25 a.m.  The original is on file in the records of the House of Representatives of the General Assembly.

Marilyn Eddins,
Chief Clerk of the House

March 1, 2018

House of Representatives
71st General Assembly
State Capitol
Denver, CO 80203

Ladies and Gentlemen:

I have the honor to inform you that I have approved and will file with the Secretary of State the following Acts:

HB 18-1031:  CONCERNING EMPLOYER ENTRY INTO THE FIRE AND POLICE PENSION ASSOCIATION DEFINED BENEFIT SYSTEM.

Approved March 1st, 2018 at 2:58 pm.

HB 18-1165:  CONCERNING A SUPPLEMENTAL APPROPRIATION TO THE DEPARTMENT OF PUBLIC SAFETY.

Approved March 1st, 2018 at3:10 pm.

HB 18-1022:  CONCERNING A REQUIREMENT THAT THE DEPARTMENT OF REVENUE ISSUE A REQUEST FOR INFORMATION FOR AN ELECTRONIC SALES AND USE TAX SIMPLIFICATION SYSTEM.

Approved March 1st, 2018 at3:22 pm.
HB 18-1079: CONCERNING A REQUIREMENT THAT THE WORKS
ALLOCATION COMMITTEE PREPARE ANNUAL
RECOMMENDATIONS FOR THE USE OF THE
COLORADO LONG-TERM WORKS RESERVE.

Approved March 1st, 2018 at 3:23 pm.

HB 18-1075: CONCERNING THE ENACTMENT OF COLORADO
REVISED STATUTES 2017 AS THE POSITIVE AND
STATUTORY LAW OF THE STATE OF COLORADO.

Approved March 1st, 2018 at 3:23 pm.

HB 18-1173: CONCERNING A SUPPLEMENTAL TRANSFER OF
MONEY FROM THE GENERAL FUND TO THE
INFORMATION TECHNOLOGY CAPITAL ACCOUNT OF
THE CAPITAL CONSTRUCTION FUND FOR THE 2017-18
STATE FISCAL YEAR.

Approved March 1st, 2018 at 3:23 pm.

HB 18-1159: CONCERNING A SUPPLEMENTAL APPROPRIATION TO
THE DEPARTMENT OF EDUCATION.

Approved March 1st, 2018 at 3:24 pm.

HB 18-1160: CONCERNING A SUPPLEMENTAL APPROPRIATION TO
THE OFFICES OF THE GOVERNOR, LIEUTENANT
GOVERNOR, AND STATE PLANNING AND
BUDGETING.

Approved March 1st, 2018 at 3:24 pm.

HB 18-1161: CONCERNING A SUPPLEMENTAL APPROPRIATION TO
THE DEPARTMENT OF HEALTH CARE POLICY AND
FINANCING.

Approved March 1st, 2018 at 3:24 pm.

HB 18-1162: CONCERNING A SUPPLEMENTAL APPROPRIATION TO
THE DEPARTMENT OF HUMAN SERVICES.

Approved March 1st, 2018 at 3:24 pm.

HB 18-1163: CONCERNING A SUPPLEMENTAL APPROPRIATION TO
THE JUDICIAL DEPARTMENT.

Approved March 1st, 2018 at 3:25 pm.

HB 18-1164: CONCERNING A SUPPLEMENTAL APPROPRIATION TO
THE DEPARTMENT OF PERSONNEL.

Approved March 1st, 2018 at 3:25 pm.
HB 18-1166: CONCERNING A SUPPLEMENTAL APPROPRIATION TO THE DEPARTMENT OF REGULATORY AGENCIES.
Approved March 1st, 2018 at 3:25 pm.

HB 18-1167: CONCERNING A SUPPLEMENTAL APPROPRIATION TO THE DEPARTMENT OF REVENUE.
Approved March 1st, 2018 at 3:25 pm.

HB 18-1168: CONCERNING A SUPPLEMENTAL APPROPRIATION TO THE DEPARTMENT OF STATE.
Approved March 1st, 2018 at 3:26 pm.

HB 18-1169: CONCERNING A SUPPLEMENTAL APPROPRIATION TO THE DEPARTMENT OF THE TREASURY.
Approved March 1st, 2018 at 3:26 pm.

HB 18-1170: CONCERNING FUNDING FOR CAPITAL CONSTRUCTION, AND MAKING SUPPLEMENTAL APPROPRIATIONS IN CONNECTION THEREWITH.
Approved March 1st, 2018 at 3:26 pm.

HB 18-1144: CONCERNING CERTAIN PUBLISHING REQUIREMENTS FOR THE DEPARTMENT OF REVENUE'S "DISCLOSURE OF AVERAGE TAXES PAID" TABLE.
Approved March 1st, 2018 at 3:27 pm.

Sincerely,
(signed)
John W. Hickenlooper
Governor

MESSAGE FROM THE SENATE

The Senate has adopted and transmitted to the Revisor of Statutes:

SB18-173.
SB18-074 Amended in General Orders as printed in Senate Journal, March 1, 2018.
SB18-068 Amended in General Orders as printed in Senate Journal, March 1, 2018.
SB18-146 Amended in General Orders as printed in Senate Journal, March 1, 2018.
HB18-1028 Amended in General Orders as printed in Senate Journal, March 1, 2018.
HB18-1140 Amended in General Orders as printed in Senate Journal, March 1, 2018.
HB18-1086  Amended in General Orders as printed in Senate Journal,
March 1, 2018.

The Senate has adopted and returns herewith:
HB18-1087, 1096, 1101, and 1100.

______________________________

MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, SB18-173.
without comment, as amended, HB18-1028, 1086, and 1140.
without comment, as amended, SB18-068, 074, 146, and 179.

______________________________

INTRODUCTION OF BILLS
First Reading

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

HB18-1265  by Representative(s) Lontine and Beckman, Buckner,
Ginal, Kennedy, Roberts; also Senator(s) Crowder--
Concerning the continuation of the stroke advisory board
in accordance with the recommendation in the department
of regulatory agencies' 2017 sunset report.

Committee on Health, Insurance, & Environment

HB18-1266  by Representative(s) Esgar and Wilson; also Senator(s)
Hill and Todd--Concerning expanding the career
development success pilot program.

Committee on Education

HB18-1267  by Representative(s) Gray and McKean--Concerning an
income tax credit for retrofitting a residence to increase
the residence's visitability.

Committee on Finance

SB18-062  by Senator(s) Moreno; also Representative(s) Melton--
Concerning liability limits in snow and ice removal
contracts.

Committee on Judiciary

SB18-074  by Senator(s) Todd, Court, Holbert, Martinez Humenik,
Merrifield, Zenzinger; also Representative(s) Hansen--
Concerning adding individuals with Prader-Willi
syndrome to the list of persons with intellectual and
developmental disabilities.

Committee on Public Health Care & Human Services
SB18-146 by Senator(s) Kefalas and Smallwood, Martinez Humenik, Aguilar, Coram, Crowder, Donovan, Garcia, Gardner, Jahn, Moreno, Tate, Todd, Williams A.; also Representative(s) Sias and Singer, Hansen, Kennedy--
Concerning a requirement that a freestanding emergency department inform a person who is seeking medical treatment about the health care options that are available to the person, and, in connection therewith, making an appropriation.
Committee on Health, Insurance, & Environment

SB18-173 by Senator(s) Gardner, Fenberg; also Representative(s) Herod--Concerning the ability of certain establishments licensed to sell alcohol beverages for on-premises consumption that serve food to allow a customer to remove one opened container of partially consumed vinous liquor from the licensed premises.
Committee on Business Affairs and Labor

INTRODUCTION OF RESOLUTION

The following resolution was read by title and laid over one day under the rules:

SJR18-007 by Senator(s) Zenzinger and Lambert; also Representative(s) Carver and Pettersen--Concerning the designation of March 2, 2018, as National Speech and Debate Education Day in Colorado.

LAY OVER OF CALENDAR ITEM(S)

On motion of Representative KC Becker, the following item(s) on the Calendar were laid over until March 6, retaining place on Calendar:

Consideration of Senate Amendment(s)--HB18-1171, 1023.

On motion of Representative Weissman, the House adjourned until 9:00 a.m., March 6, 2018.

Approved:
CRISANTA DURAN,
Speaker

Attest:
MARILYN EDDINS,
Chief Clerk
Fifty-sixth Legislative Day  Tuesday, March 6, 2018

Prayer by Father Tim McMahon, Arrupe Jesuit High School, Denver.

The Speaker called the House to order at 9:00 a.m.

Pledge of Allegiance led by Alexis Torres Ortiz, Arrupe Jesuit High School, Denver.

The roll was called with the following result:

Present--62.
Excused--Representative(s) Gray, Sias--2.
Vacancy--1.
Present after roll call--Representative(s) Sias.

The Speaker declared a quorum present.

On motion of Representative Melton, the reading of the journal of March 5, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

THIRD READING OF BILL(S)--FINAL PASSAGE

The following bill(s) were considered on Third Reading. The title(s) were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

SB18-103 by Senator(s) Todd and Smallwood, Donovan; also Representative(s) Kraft-Tharp and Leonard, Winter--Concerning the issuance of performance-based incentives for film production activities in the state.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

<table>
<thead>
<tr>
<th>YES</th>
<th>NO</th>
<th>EXCUSED</th>
<th>ABSENT</th>
<th>VACANCY</th>
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</table>
SB18-020 by Senator(s) Garcia; also Representative(s) Esgar--
Concerning mental health care professionals who are
permitted to perform auricular acudetox.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
was declared passed.

YES 63  NO 0  EXCUSED 1  ABSENT 0  VACANCY 1

SB18-060 by Senator(s) Coram; also Representative(s) Hamner--
Concerning protective orders in criminal cases.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
was declared passed.
YES  58         NO  5         EXCUSED 1        ABSENT  0        VACANCY  1
Arndt Y  Foote Y  Leonard Y  Rosenthal Y
Becker J. Y  Garnett Y  Lewis N  Saine N
Becker K. Y  Ginal Y  Liston Y  Salazar Y
Beckman Y  Gray E  Lontine Y  Sandridge Y
Benavidez Y  Hamner Y  Lundeen Y  Sias Y
Bridges Y  Hansen Y  McKean Y  Singer Y
Buck N  Herod Y  McLachlan Y  Thurlow Y
Buckner Y  Hooton Y  Melton Y  Valdez Y
Carver Y  Humphrey N  Michaelson Jenet Y  Van Winkle Y
Catlin Y  Jackson Y  Neville P. Y  Weissman Y
Coleman Y  Kennedy Y  Pabon Y  Willett Y
Covarrubias Y  Kraft-Tharp Y  Pettersen Y  Williams D. Y
Danielson Y  Landgraf Y  Rankin Y  Wilson Y
Esgar Y  Lawrence Y  Ransom Y  Winter Y
Everett N  District 34 Y  Reyher Y  Wist Y
Exum Y  Lee Y  Roberts Y  Young Y
Speaker Y

Co-sponsor(s) added: Representative(s) Arndt, Becker K., Benavidez, Bridges, Buckner, Carver, Coleman, Covarrubias, Danielson, Esgar, Exum, Hansen, Herod, Hooton, Jackson, Kennedy, Lee, Lontine, McLachlan, Melton, Michaelson Jenet, Roberts, Rosenthal, Salazar, Singer, Valdez, Weissman, Winter, Young, Speaker

SB18-091 by Senator(s) Martinez Humenik, Moreno, Tate, Zenzinger; also Representative(s) Thurlow, Arndt, Hooton, McKean--Concerning modernizing terminology in the Colorado Revised Statutes related to behavioral health.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

YES  61         NO  2         EXCUSED 1        ABSENT  0        VACANCY  1
Arndt Y  Foote Y  Leonard Y  Rosenthal Y
Becker J. Y  Garnett Y  Lewis Y  Saine Y
Becker K. Y  Ginal Y  Liston Y  Salazar Y
Beckman Y  Gray E  Lontine Y  Sandridge N
Benavidez Y  Hamner Y  Lundeen Y  Sias Y
Bridges Y  Hansen Y  McKean Y  Singer Y
Buck Y  Herod Y  McLachlan Y  Thurlow Y
Buckner Y  Hooton Y  Melton Y  Valdez Y
Carver Y  Humphrey Y  Michaelson Jenet Y  Van Winkle Y
Catlin Y  Jackson Y  Neville P. Y  Weissman N
Coleman Y  Kennedy Y  Pabon Y  Willett Y
Covarrubias Y  Kraft-Tharp Y  Pettersen Y  Williams D. Y
Danielson Y  Landgraf Y  Rankin Y  Wilson Y
Esgar Y  Lawrence Y  Ransom Y  Winter Y
Everett Y  District 34 Y  Reyher Y  Wist Y
Exum Y  Lee Y  Roberts Y  Young Y
Speaker Y

Co-sponsor(s) added: Representative(s) Buckner, Hansen, Herod, Lontine, Michaelson Jenet, Rosenthal
SB18-092 by Senator(s) Martinez Humenik, Moreno, Tate, Zenzinger; also Representative(s) Hooton, Arndt, Thurlow, McKean--Concerning updating statutory references to "county departments of social services".

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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<tr>
<th>YES</th>
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Co-sponsor(s) added: Representative(s) Herod, Lontine, Rosenthal

SB18-093 by Senator(s) Moreno, Martinez Humenik, Zenzinger, Tate; also Representative(s) Arndt, Hooton, Thurlow, McKean--Concerning the repeal of obsolete provisions in the Colorado medical assistance program relating to the inactive home- and community-based services waiver for persons living with AIDS.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Speaker | Y   |         |        |          | |
SB18-094
by Senator(s) Martinez Humenik, Moreno, Tate, Zenzinger; also Representative(s) Hooton, Arndt, Thurlow, McKean--Concerning the repeal of a duplicate definitions section in article 60 of title 27, Colorado Revised Statutes.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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<th>YES</th>
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Co-sponsor(s) added: Representative(s) Buckner, Lontine, Pettersen, Rosenthal

SB18-096
by Senator(s) Martinez Humenik, Moreno, Tate, Zenzinger; also Representative(s) Hooton, Arndt, Thurlow, McKean--Concerning modernizing statutory provisions that refer to terms related to "mental retardation".

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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SB18-164 by Senator(s) Moreno, Martinez Humenik, Tate, Zenzinger; also Representative(s) Thurlow, Arndt, Hooton, McKean--Concerning the repeal of reporting requirements for certain unfunded programs in the department of human services until such time as funding is received.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Bridges, Buckner, Esgar, Ginal, Hamner, Hansen, Herod, Jackson, Kennedy, Lontine, McLachlan, Melton, Michaelson Jenet, Pettersen, Roberts, Rosenthal, Saine, Singer, Valdez, Weissman, Winter, Young, Speaker

HB18-1151 by Representative(s) Arndt and Catlin; also Senator(s) Crowder--Concerning the authorization of deficit irrigation pilot projects approved by the Colorado water conservation board.
The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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<thead>
<tr>
<th>YES</th>
<th>NO</th>
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Becker J. N Garnett Y Lewis N Saine N
Becker K. Y Ginal Y Liston N Salazar Y
Beckman N Gray E Lontine Y Sandridge N
Benavidez Y Hamner Y Lundeen N Sias N
Bridges Y Hansen Y McKean N Singer Y
Buck N Herod Y McLachlan Y Thurlow Y
Buckner Y Hooton Y Melton Y Valdez Y
Carver N Humphrey N Michaelson Jenet Y Van Winkle N
Catlin Y Jackson Y Neville P. N Weissman Y
Coleman Y Kennedy Y Pabon Y Willett N
Covarrubias N Kraft-Tharp Y Pettersen Y Williams D. N
Danielson Y Landgraf N Rankin Y Wilson Y
Esgar Y Lawrence N Ransom N Winter Y
Everett N District 34 V Reyher N Wist N
Exum Y Lee Y Roberts Y Young Y
Speaker Y

Co-sponsor(s) added: Representative(s) Becker K., Esgar, Hamner, Hansen, McLachlan, Roberts, Valdez, Young, Speaker

HB18-1199 by Representative(s) Catlin and McLachlan, Covarrubias, Arndt, Becker J.; also Senator(s) Coram--Concerning a process for the ground water commission to use for approving aquifer storage-and-recovery plans, and, in connection therewith, requiring that the ground water commission promulgate rules governing its implementation of the process.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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<th>YES</th>
<th>NO</th>
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Becker K. Y Ginal Y Liston N Salazar Y
Beckman N Gray E Lontine Y Sandridge N
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Coleman Y Kennedy Y Pabon Y Willett N
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Danielson Y Landgraf N Rankin Y Wilson Y
Esgar Y Lawrence N Ransom N Winter Y
Catlin Y Jackson Y Neville P. N Weissman Y
Coleman Y Kennedy Y Pabon Y Willett N
Covarrubias Y Kraft-Tharp Y Pettersen Y Williams D. N
Danielson Y Landgraf Y Rankin Y Wilson Y
Esgar Y Lawrence Y Ransom N Winter Y
HB18-1238 by Representative(s) Jackson and Catlin; also Senator(s) Marble--Concerning the continuation of the wildland-urban interface training advisory board, and, in connection therewith, implementing the recommendations of the 2017 sunset report by the department of regulatory agencies.

The question being "Shall the bill pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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<tr>
<th>YES</th>
<th>NO</th>
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Becker J. Y Garnett Y Lewis Y Saine Y
Becker K. Y Ginal Y Liston Y Salazar Y
Beckman Y Gray E Lontine Y Sandridge Y
Benavidez Y Hamner Y Lundeen Y Sias Y
Bridges Y Hansen Y McKean Y Singer Y
Buck Y Herod Y McLachlan Y Thurlow Y
Buckner Y Hooton Y Melton Y Valdez Y
Carver Y Humphrey Y Michaelson Jenet Y Van Winkle Y
Catlin Y Jackson Y Neville P. Y Weissman Y
Coleman Y Kennedy Y Pabon Y Willett Y
Covarrubias Y Kraft-Tharp Y Pettersen Y Williams D. Y
Danielson Y Landgraf Y Rankin Y Wilson Y
Esgar Y Lawrence Y Ransom Y Winter Y
Everett Y District 34 V Reyher Y Wist Y
Exum Y Lee Y Roberts Y Young Y
Speaker Y

Co-sponsor(s) added: Representative(s) Becker K., Carver, Esgar, Exum, Hansen, Rosenthal, Young

SB18-069 by Senator(s) Holbert and Zenzinger; also Representative(s) Garnett and Becker J.--Concerning enforcement of statewide degree transfer agreements.

The question being "Shall the bill pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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<th>NO</th>
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Becker J. Y Garnett Y Lewis Y Saine Y
Becker K. Y Ginal Y Liston Y Salazar Y
Beckman Y Gray E Lontine Y Sandridge Y
Benavidez Y Hamner Y Lundeen Y Sias Y

Co-sponsor(s) added: Representative(s) Becker K., Carver, Esgar, Exum, Hansen, Rosenthal, Young
SB18-101 by Senator(s) Holbert and Todd, Gardner, Merrifield, Priola; also Representative(s) Hamner and Van Winkle--Concerning student admission to Colorado state university - global campus.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

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Co-sponsor(s) added: Representative(s) Beckman, Bridges, Exum, Herod, Hooton, Jackson, Lee, Lontine, McKean, McLachlan, Michaelson Jenet, Pettersen, Rosenthal, Winter

SB18-100 by Senator(s) Neville T., Williams A.; also Representative(s) Kraft-Tharp and Van Winkle--Concerning disclosure of additional mandatory charges by motor vehicle rental companies.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
was declared passed.

**HB18-1099** by Representative(s) Catlin and McLachlan; also
Senator(s) Coram--Concerning criteria that the broadband
deployment board is required to develop with regard to an
incumbent telecommunications provider's exercise of a
right to implement a broadband deployment project in an
unserved area of the state upon a nonincumbent provider's
application to the broadband deployment board to
implement a proposed broadband deployment project in
the unserved area.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
was declared passed.
Co-sponsor(s) added: Representative(s) Arndt, Bridges, Buckner, Carver, Covarrubias, Danielson, Esgar, Exum, Foote, Ginal, Hamner, Herod, Hooton, Jackson, Kennedy, Kraft-Tharp, Landgraf, Lawrence, Lee, Liston, Lontine, McKean, Melton, Michaelson Jenet, Pettersen, Roberts, Rosenthal, Saine, Salazar, Singer, Valdez, Weissman, Wilson, Winter, Young, Speaker

SB18-046 by Senator(s) Moreno; also Representative(s) Michaelson Jenet and Winter--Concerning authorization to increase the minimum donation required to be issued a certificate that qualifies a person to be issued a group special license plate.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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<td>Roberts</td>
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<td>Young</td>
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HB18-1253 by Representative(s) Lee and Herod, Foote, Willett, Wist; also Senator(s) Gardner, Cooke, Guzman, Holbert, Kagan--Concerning implementation of recommendations of the committee on legal services in connection with legislative review of rules of state agencies.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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<td>Sandridge</td>
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CONSIDERATION OF SENATE AMENDMENTS TO HOUSE
BILLS (RESOLUTIONS)

HB18-1171 by Representative(s) Hamner, Young, Rankin; also
Senator(s) Lundberg, Lambert, Moreno--Concerning
adjustments in the amount of total program funding for
public schools for the 2017-18 budget year, and, in
connection therewith, making and reducing an
appropriation.

(Amended as printed in Senate Journal, February 22, 2018.)

Representative Hamner moved that the House concur in Senate
amendments.

A substitute motion by Representative Pettersen that the House not
concur in Senate amendments and that a Conference Committee be
appointed was declared passed by the following roll call vote:

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<thead>
<tr>
<th>YES</th>
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The Speaker appointed Representatives Hamner, Chairman, Young and
Rankin as House Conferees to the bill.
HB18-1023 by Representative(s) Herod; also Senator(s) Gardner--
Concerning the nonsubstantive relocation of laws related
to legalized marijuana from title 12, Colorado Revised
Statutes, as part of the organizational recodification of
title 12.

(Amended as printed in Senate Journal, February 27, 2018.)

Representative Herod moved that the House concur in Senate
amendments. The motion was declared passed by the following roll call
vote:

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<td>McKean</td>
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<td>Williams D.</td>
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<td>Lawrence</td>
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<td>Lee</td>
<td>Roberts</td>
<td>Young</td>
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<tr>
<td>Speaker</td>
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</table>

The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative, and the
bill, as amended, was declared repassed.

<table>
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<tr>
<th>YES</th>
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Co-sponsor(s) added: Representative(s) Melton, Pettersen
HB18-1086 by Representative(s) Buckner and Lundeen; also
Senator(s) Neville T. and Aguilar--Concerning allowing
community colleges to offer a bachelor of science degree
in nursing.

(Amended as printed in Senate Journal, March 5, 2018.)

Representative Buckner moved that the House concur in Senate
amendments. The motion was declared passed by the following roll call vote:

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<tr>
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Arndt Y Foote Y Leonard Y Rosenthal Y
Becker J. Y Garnett Y Lewis Y Saine Y
Becker K. Y Ginal Y Liston Y Salazar Y
Beckman Y Gray E Lontine Y Sandridge Y
Benavidez Y Hamner Y Lundeen Y Sias Y
Bridges Y Hansen Y McKean Y Singer Y
Buck Y Herod Y McLachlan Y Thurlow Y
Buckner Y Hooton Y Melton N Valdez Y
Carver Y Humphrey Y Michaelson Jenet Y Van Winkle Y
Catlin Y Jackson Y Neville P. Y Weissman Y
Coleman Y Kennedy Y Pabon N Willett Y
Covarrubias Y Kraft-Tharp Y Pettersen Y Williams D. Y
Danielson Y Landgraf Y Rankin Y Wilson Y
Esgar Y Lawrence Y Ransom Y Winter Y
Everett Y District 34 V Reyher Y Wist Y
Exum Y Lee Y Roberts Y Young Y

The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative, and the
bill, as amended, was declared repassed.

<table>
<thead>
<tr>
<th>YES</th>
<th>NO</th>
<th>EXCUSED</th>
<th>ABSENT</th>
<th>VACANCY</th>
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<tbody>
<tr>
<td>58</td>
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Arndt Y Foote Y Leonard Y Rosenthal Y
Becker J. Y Garnett Y Lewis Y Saine Y
Becker K. Y Ginal Y Liston N Salazar Y
Beckman Y Gray E Lontine Y Sandridge Y
Benavidez Y Hamner Y Lundeen Y Sias Y
Bridges Y Hansen Y McKean Y Singer Y
Buck Y Herod Y McLachlan Y Thurlow N
Buckner Y Hooton Y Melton Y Valdez Y
Carver Y Humphrey Y Michaelson Jenet Y Van Winkle Y
Catlin Y Jackson Y Neville P. Y Weissman Y
Coleman Y Kennedy Y Pabon N Willett Y
Covarrubias Y Kraft-Tharp Y Pettersen Y Williams D. Y
Danielson Y Landgraf Y Rankin N Wilson Y
Esgar Y Lawrence Y Ransom Y Winter Y
Everett Y District 34 V Reyher Y Wist N
Exum Y Lee Y Roberts Y Young Y

Co-sponsor(s) added: Representative(s) Kraft-Tharp, McLachlan, Melton,
Valdez, Winter, Young
HB18-1140 by Representative(s) McKean, Arndt, Hooton, Thurlow; also Senator(s) Moreno, Martinez Humenik, Tate, Zenzinger--Concerning public official personal surety bonds, and, in connection therewith, repealing obsolete provisions and authorizing the purchase of insurance in lieu of public official personal surety bonds.

(Amended as printed in Senate Journal, March 5, 2018.)

Representative McKean moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

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The question being, "Shall the bill, as amended, pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

<table>
<thead>
<tr>
<th>YES 63</th>
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</table>
HB18-1028 by Representative(s) Kraft-Tharp and Wist; also Senator(s) Court and Tate--Concerning clarification of the standard required for applications for a court order to require compliance with investigations of deceptive trade practices.

(Amended as printed in Senate Journal, March 5, 2018.)

Representative Kraft-Tharp moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

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<th>YES</th>
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Everett Y District 34 V Reyher Y Wist Y
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The question being, "Shall the bill, as amended, pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

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Everett Y District 34 V Reyher Y Wist Y
Exum Y Lee Y Roberts Y Young Y

Co-sponsor(s) added: Representative(s) Exum
House in recess. House reconvened.

REPORT(S) OF COMMITTEE(S) OF REFERENCE

AGRICULTURE, LIVESTOCK, & NATURAL RESOURCES

After consideration on the merits, the Committee recommends the following:

HB18-1246 be referred to the Committee of the Whole with favorable recommendation.

SB18-005 be referred to the Committee of the Whole with favorable recommendation.

FINANCE

After consideration on the merits, the Committee recommends the following:

HB18-1083 be referred favorably to the Committee on Appropriations.

HB18-1155 be referred favorably to the Committee on Appropriations.

HB18-1249 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 4, line 13, strike "PREVIOUSLY" and after "ASIDE" insert "PRIOR TO JANUARY 1, 2009, ".

SB18-010 be referred to the Committee of the Whole with favorable recommendation.

PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed:

HB18-1265, 1266, 1267.

SIGNING OF BILLS - RESOLUTIONS - MEMORIALS

The Speaker has signed: HB18-1010, 1024, 1048.
MESSAGE FROM THE SENATE

The Senate has concurred in House Amendments to SB18-036 and the bill has been repassed as amended.

INTRODUCTION OF BILLS

First Reading

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

HB18-1268 by Representative(s) Gray--Concerning the procedures to recall a director of a special district.
Committee on State, Veterans, & Military Affairs

HB18-1269 by Representative(s) Lundeen and Pettersen; also Senator(s) Hill and Fields--Concerning notification to parents of charges brought against public school employees for alleged criminal conduct that could result in the revocation of an educator license pursuant to title 22, Colorado Revised Statutes.
Committee on Judiciary

HB18-1270 by Representative(s) Hansen and Becker J.; also Senator(s) Tate--Concerning energy storage, and, in connection therewith, requiring the public utilities commission to establish mechanisms for investor-owned electric utilities to procure energy storage systems if certain criteria are satisfied.
Committee on Transportation & Energy

HB18-1271 by Representative(s) Gray and Willett; also Senator(s) Tate--Concerning the authorization of economic development rates to be charged by electric utilities to qualifying nonresidential customers.
Committee on Transportation & Energy

HB18-1272 by Representative(s) Foote and Melton, Ginal, Hansen, Hooton, McLachlan, Pettersen, Roberts, Singer; also Senator(s) Court--Concerning the availability of network-level mobile phone distracted driving prevention technology.
Committee on Transportation & Energy

HB18-1273 by Representative(s) Salazar and Esgar--Concerning protection for Colorado residents from federal government overreach based on a person's status.
Committee on Judiciary
LAY OVER OF CALENDAR ITEM(S)

On motion of Representative Garnett, the following item(s) on the Calendar were laid over until March 7, retaining place on Calendar:

Consideration of General Orders--**HB18-1154**.
Consideration of Resolution(s)--**SJR18-007**.

On motion of Representative Weissman, the following bill(s) calendared for General Orders, March 7, will be calendared for March 9, 2018:

**HB18-1154**.

On motion of Representative Weissman, the House adjourned until 11:00 a.m., March 7, 2018.

Approved:
CRISANTA DURAN,
Speaker

Attest:
MARILYN EDDINS,
Chief Clerk
HOUSE JOURNAL

SEVENTY-FIRST GENERAL ASSEMBLY

STATE OF COLORADO

Second Regular Session

Fifty-seventh Legislative Day Wednesday, March 7, 2018

Prayer by Father Emmanuel, Cathedral Basilica of the Immaculate Conception, Denver.

The Speaker called the House to order at 11:00 a.m.

Pledge of Allegiance led by Addison Aragon, Nate Copley, Janet Olaleye, Eleanore Ludwig, LaJunta High School, LaJunta.

The roll was called with the following result:

Present--61.
Excused--Representative(s) Foote, Lewis, Williams--3.
Vacancy--1.
Present after roll call--Representative(s) Foote.

The Speaker declared a quorum present.

On motion of Representative Hooton, the reading of the journal of March 6, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

APPOINTMENT

The Speaker announced the following temporary committee appointment for March 7, 2018 only:

State, Veterans & Military Affairs
Representative Saine to replace Representative Williams

House in recess. House reconvened.

REPORT(S) OF COMMITTEE(S) OF REFERENCE

FINANCE
After consideration on the merits, the Committee recommends the following:

HB18-1001 be referred favorably to the Committee on Appropriations.
HB18-1242 be referred to the Committee of the Whole with favorable recommendation.

________________________

PRINTERING REPORT

The Chief Clerk reports the following bills have been correctly printed:
HB18-1268, 1269, 1270, 1271, 1272, 1273.

________________________

SIGNING OF BILLS - RESOLUTIONS - MEMORIALS

The Speaker has signed: HB18-1027, 1039, 1087, 1096.

________________________

DELIVERY OF BILLS TO GOVERNOR

The Chief Clerk of the House of Representatives reports the following bills have been delivered to the Office of the Governor: HB18-1010, 1024, 1026, 1048, 1105 at 10:31 a.m. on March 7, 2018.

________________________

MESSAGE(S) FROM THE SENATE

In response to the request of the House for a Conference Committee on HB18-1171, President Grantham appoints Senators Lundberg, Chair, Lambert, and Moreno as conferees on the First Conference Committee.

The Senate has postponed indefinitely HB18-1071.

________________________

INTRODUCTION OF BILLS
First Reading

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

HB18-1274 by Representative(s) Becker K. and Bridges, Arndt, Foote, Herod, Kennedy, Lee, Michaelson Jenet, Roberts, Rosenthal, Singer, Weissman, Winter, Young; also Senator(s) Kerr, Aguilar, Court, Donovan, Fenberg, Fields, Garcia, Guzman, Jones, Kagan, Kefalas, Merrifield, Moreno, Todd, Williams A., Zenzinger--Concerning a reduction in greenhouse gas emissions in Colorado, and, in connection therewith, requiring that, by the year 2050, statewide greenhouse gas emissions be reduced by eighty percent of the levels of greenhouse gas emissions that existed in the year 2005.

Committee on Transportation & Energy
HB18-1275 by Representative(s) Bridges, Winter; also Senator(s) Kagan, Martinez Humenik--Concerning the repeal of the Craig hospital license plate donation requirement. Committee on Transportation & Energy

HB18-1276 by Representative(s) Salazar, Benavidez, Buckner, Coleman, Danielson, Duran, Esgar, Exum, Foote, Ginal, Herod, Jackson, Lontine, Melton, Pabon, Roberts, Rosenthal, Winter; also Senator(s) Fields--Concerning teaching civil government in public schools, and, in connection therewith, establishing the history, culture, and contributions of American Indians, Hispanic Americans, African Americans, and Asian Americans in the teaching and content standards for history and civics. Committee on Education

HB18-1277 by Representative(s) Becker J. and Esgar, Hansen; also Senator(s) Baumgardner and Kefalas, Sonnenberg--Concerning a requirement that an application for a "Building Excellent Schools Today Act" grant of financial assistance for public school capital construction include a plan for the future use or disposition of any existing public school facility that the applicant will stop using for its current use if it receives the grant. Committee on Education

HB18-1278 by Representative(s) Benavidez; also Senator(s) Moreno--Concerning a requirement that contractors for public projects over five hundred thousand dollars that are not funded using federal money use apprentices for the parts of the project that are performed by workers in an apprenticeable occupation. Committee on Business Affairs and Labor

HB18-1279 by Representative(s) Esgar, Buckner, Ginal, Kennedy, Liston, McKean, Roberts; also Senator(s) Priola and Moreno--Concerning a requirement that certain practitioners prescribe controlled substances electronically. Committee on Health, Insurance, & Environment

HB18-1280 by Representative(s) Melton--Concerning regulatory procedures related to the appointment of a court appointee for a regulated marijuana business. Committee on Finance

HB18-1281 by Representative(s) Esgar--Concerning measures to enhance the consumer protection mission of the Colorado public utilities commission, and, in connection therewith, prohibiting a person with recent connections to a regulated utility from serving on the commission and providing for periodic performance audits. Committee on Transportation & Energy
HB18-1282 by Representative(s) Lontine and Sias; also Senator(s) Smallwood and Kefalas--Concerning a requirement that a health care provider include certain identifying information on all claims for reimbursement for health care services.

Committee on Health, Insurance, & Environment

On motion of Representative Weissman, the following resolution(s) will be calendared for Consideration of Resolution(s) on March 9, 2018: SJR18-007.

On motion of Representative Weissman, the House adjourned until 9:00 a.m., March 8, 2018.

Approved:
CRISANTA DURAN,
Speaker

Attest:
MARIYLN EDDINS,
Chief Clerk
Prayer by Representative Tony Exum, Colorado Springs.

The Speaker called the House to order at 9:00 a.m.

Pledge of Allegiance led by Taylon Scaggs, Oliver Maness, Theo Richter, Guthrie Erskine, Steven Points, Nigel Points, Boy Scout Troop 97, Denver.

The roll was called with the following result:

Present--57.
Excused--Representative(s) Buckner, Everett, Humphrey, Leonard, Pabon, Van Winkle, Williams--7.
Vacancy--1.
Present after roll call--Representative(s) Buckner, Everett, Pabon.

The Speaker declared a quorum present.

On motion of Representative Hooton, the reading of the journal of March 7, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

On motion of Representative Winter, the House resolved itself into Committee of the Whole for consideration of General Orders, and she was called to act as Chair.

GENERAL ORDERS--SECOND READING OF BILLS

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

(Amendments to the committee amendment are to the printed committee report which was printed and placed in the members' bill file.)
**HB18-1172** by Representative(s) Young, Hamner, Rankin; also Senator(s) Lambert, Lundberg, Moreno--Concerning money allocated from an appropriation from the marijuana tax cash fund to a designated managed service organization to implement its community action plan.

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

**HB18-1246** by Representative(s) Danielson; also Senator(s) Coram--Concerning updates to the "Colorado Nursery Act", and, in connection therewith, modernizing the act and protecting agriculture from pests, diseases, and noxious weeds.

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

**SB18-005** by Senator(s) Donovan and Scott, Aguilar, Fenberg, Kefalas, Kerr, Moreno, Court, Guzman, Kagan, Merrifield, Todd, Williams A., Zenzinger; also Representative(s) Roberts--Concerning economic assistance for rural communities experiencing certain significant economic events that lead to substantial job loss in those communities, and, in connection therewith, authorizing the department of local affairs to coordinate nonmonetary assistance to assist rural communities with job creation or retention.

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

**SB18-010** by Senator(s) Martinez Humenik and Williams A., Aguilar, Donovan, Kefalas, Merrifield, Priola, Tate, Court, Fenberg, Fields, Guzman, Kagan, Kerr, Todd, Zenzinger; also Representative(s) Exum, Benavidez, Coleman, Herod, Kennedy, Roberts, Rosenthal, Becker K., Buckner, Singer, Weissman, Lee--Concerning the requirement that a residential landlord provide a tenant with specified documents relevant to the landlord-tenant relationship, and, in connection therewith, specifying rent receipts and copies of any written lease agreement as documents that must be provided.

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

**AMENDMENT(S) TO THE COMMITTEE OF THE WHOLE REPORT**

Representative Wist moved to amend the Report of the Committee of the Whole to reverse the action taken by the Committee in adopting HB 18-1172, to show that HB 18-1172 lost.

The amendment was declared lost by the following roll call vote:
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**ADOPTION OF COMMITTEE OF THE WHOLE REPORT**

Passed Second Reading: HB18-1172, 1246, SB18-005, 010.

The Chairman moved the adoption of the Committee of the Whole Report. As shown by the following roll call vote, a majority of those elected to the House voted in the affirmative, and the Report was adopted.

<table>
<thead>
<tr>
<th>YES</th>
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<td>Beckman</td>
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<td>Gray</td>
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<td>Sandridge</td>
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<td>Benavidez</td>
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<td>Y</td>
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<td>Thurlow</td>
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<td>Humphrey</td>
<td>E</td>
<td>Michaelson Jenet</td>
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<td>Van Winkle</td>
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<td>Neville P.</td>
<td>N</td>
<td>Weissman</td>
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<td>Willett</td>
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<td>Covarrubias</td>
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<td>Kraft-Tharp</td>
<td>Y</td>
<td>Pettersen</td>
<td>Y</td>
<td>Williams D.</td>
<td>E</td>
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<td>Y</td>
<td>Landgraf</td>
<td>N</td>
<td>Rankin</td>
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<td>Y</td>
<td>Ransom</td>
<td>Y</td>
<td>Winter</td>
<td>Y</td>
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<td>Everett</td>
<td>Y</td>
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<td>Reyher</td>
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<td>Wist</td>
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<tr>
<td>Exum</td>
<td>Y</td>
<td>Lee</td>
<td>Y</td>
<td>Roberts</td>
<td>Y</td>
<td>Young</td>
<td>Y</td>
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</tbody>
</table>

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APPOINTMENT(S)

The Speaker announced the following temporary committee appointment(s) for March 8, 2018 only:

Health, Insurance, & Environment
Representative Neville to replace Representative Humphrey

State, Veterans & Military Affairs
Representative Saine to replace Representative Humphrey
Representative Neville to replace Representative Williams
Representative Sandridge to replace Representative Leonard

House in recess. House reconvened.

REPORT(S) OF COMMITTEE(S) OF REFERENCE

STATE, VETERANS, & MILITARY AFFAIRS
After consideration on the merits, the Committee recommends the following:

HB18-1150 be postponed indefinitely.

TRANSPORTATION & ENERGY
After consideration on the merits, the Committee recommends the following:

HB18-1240 be referred to the Committee of the Whole with favorable recommendation.

SB18-028 be referred to the Committee of the Whole with favorable recommendation.

PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed:

HB18-1274, 1275, 1276, 1277, 1278, 1279, 1280, 1281, 1282.

MESSAGE(S) FROM THE SENATE

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

SB18-176 and 169.
SB18-132 Amended in General Orders as printed in Senate Journal, March 5, 2018.
SB18-071 Amended in General Orders as printed in Senate Journal, March 5, 2018.
The Senate has passed on Third Reading and returns herewith:

HB18-1091, 1142, 1141, 1183, 1073, 1051, 1052, 1005, 1095, and 1032.

The Senate has voted to concur in House Amendments to SB18-060 and 069. The bills have been repassed as amended.

MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, **SB18-169 and 176**.
without comment, as amended, **SB18-070, 071, 097, 132, and 170**.

MESSAGE(S) FROM THE GOVERNOR

I certify I received the following on the 8th day of March, 2018, at 9:15 a.m. The original is on file in the records of the House of Representatives of the General Assembly.

Marilyn Eddins,
Chief Clerk of the House

March 7, 2018
House of Representatives
71st General Assembly
State Capitol
Denver, CO 80203

Ladies and Gentlemen:

I have the honor to inform you that I have approved and will file
with the Secretary of State the following Acts:

**HB 18-1041**: CONCERNING ADDING CERTIFIED POLICE WORKING HORSES TO THE CRIME OF CRUELTY TO A SERVICE ANIMAL OR A CERTIFIED POLICE WORKING DOG.

Approved March 7, 2018 at 3:15 pm.

**HB 18-1026**: CONCERNING THE NONSUBSTANTIVE RELOCATION OF THE LAW CREATING THE LIQUOR ENFORCEMENT DIVISION AND STATE LICENSING AUTHORITY CASH
FUND FROM TITLE 24, COLORADO REVISED STATUTES, TO A NEW TITLE 44 AS PART OF THE ORGANIZATIONAL RECODIFICATION OF TITLE 12.

Approved March 7, 2018 at 3:26 pm.

HB 18-1024: CONCERNING THE NONSUBSTANTIVE RELOCATION OF LAWS RELATED TO THE REGULATION OF RACING FROM TITLE 12, COLORADO REVISED STATUTES, TO A NEW TITLE 44 AS PART OF THE ORGANIZATIONAL RECODIFICATION OF TITLE 12.

Approved March 7, 2018 at 3:27 pm.

HB 18-1010: CONCERNING YOUTH COMMITTED TO THE DEPARTMENT OF HUMAN SERVICES, AND, IN CONNECTION THEREWITH, REQUIRING THE DEPARTMENT TO REPORT CERTAIN DATA AND ADDING MEMBERS TO THE YOUTH RESTRAINT AND SECLUSION WORKING GROUP.

Approved March 7, 2018 at 3:27 pm.

HB 18-1105: CONCERNING THE UNLICENSED SALE OF VEHICLES.

Approved March 7, 2018 at 3:28 pm.

HB 18-1048: CONCERNING THE EXPENDITURE OF MONEY FROM THE HESPERUS ACCOUNT BY THE BOARD OF TRUSTEES OF FORT LEWIS COLLEGE.

Approved March 7, 2018 at 3:28 pm.

Sincerely,

John W. Hickenlooper
Governor

INTRODUCTION OF BILLS
First Reading

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

HB18-1283 by Representative(s) Benavidez; also Senator(s) Neville T.--Concerning the classification of residential land for property tax purposes resulting from a significant change in the residential improvements located upon the land.

Committee on Finance
Committee on Appropriations
HB18-1284 by Representative(s) Buckner and Wilson; also Senator(s) Martinez Humenik and Kefalas--Concerning the cost of prescription drugs purchased at a pharmacy.
Committee on Health, Insurance, & Environment

HB18-1285 by Representative(s) Pabon, Danielson, Garnett, Singer, Arndt, Hooton, Landgraf; also Senator(s) Smallwood and Todd, Aguilar, Guzman, Court--Concerning parking for people with certain disabilities.
Committee on Transportation & Energy

HB18-1286 by Representative(s) Roberts, Hooton, Singer, Van Winkle; also Senator(s) Aguilar and Marble, Guzman--Concerning allowing a school nurse to give medical marijuana to a student with a medical marijuana registry card while at school.
Committee on Health, Insurance, & Environment

HB18-1287 by Representative(s) Weissman--Concerning the extension of the repeal of the Colorado commission on criminal and juvenile justice.
Committee on Judiciary

HB18-1288 by Representative(s) Young--Concerning the implementation of conflict-free case management for individuals receiving home- and community-based services under the medical assistance program.
Committee on Public Health Care & Human Services

HB18-1289 by Representative(s) Foote and Young; also Senator(s) Jones--Concerning an exemption from forced pooling of certain governmental entities that own mineral rights.
Committee on Transportation & Energy

SB18-068 by Senator(s) Cooke; also Representative(s) Van Winkle--Concerning criminalizing false reports, and, in connection therewith, making an appropriation.
Committee on Judiciary

SB18-179 by Senator(s) Hill and Williams A., Grantham, Guzman, Baumgardner, Cooke, Coram, Crowder, Holbert, Kagan, Lundberg, Marble, Martinez Humenik, Neville T., Priola, Scott, Smallwood, Sonnenberg, Tate; also Representative(s) Hooton and Pabon, Coleman, Humphrey, Lontine, Melton, Rosenthal, Sias, Williams D.--Concerning the extension of the credit for tobacco products that a distributor ships or transports to an out-of-state consumer.
Committee on Finance
LAY OVER OF CALENDAR ITEM(S)

On motion of Representative Hooton, the following item(s) on the Calendar was laid over until March 9, retaining place on Calendar:

Consideration of Third Reading--HB18-1098, 1021.

On motion of Representative Hooton, the following bill(s) calendared for General Orders, March 9, will be calendared for March 26, 2018:

HB18-1231.

On motion of Representative Hooton, the House adjourned until 9:00 a.m., March 9, 2018.

Approved:
CRISANTA DURAN,
Speaker

Attest:
MARILYN EDDINS,
Chief Clerk
Prayer by the Reverend Timothy Tyler, Shorter Community AME Church, Denver.

The Speaker called the House to order at 9:00 a.m.

Pledge of Allegiance led by Sean Cunningham, Carter Moody, Spencer Buege, St. Thomas Moore School, Centennial.

The roll was called with the following result:

Present--58.
Excused--Representative(s) Becker J, Humphrey, Jackson, Leonard, Van Winkle, Williams--6.
Vacancy--1.

The Speaker declared a quorum present.

On motion of Representative Hooton, the reading of the journal of March 8, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

APPOINTMENT(S)

The Speaker announced the following temporary committee appointment(s) for March 9, 2018 only:

Public Health Care & Human Services
Representative Kennedy to replace Representative Pettersen

THIRD READING OF BILL(S)--FINAL PASSAGE

The following bill(s) were considered on Third Reading. The title(s) were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

HB18-1098 by Representative(s) Saine and Gray, Hansen, Neville P., Wist; also Senator(s) Marble--Concerning the expanded ability of the Colorado oil and gas conservation commission to finance the remediation of oil and gas locations.
The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

<table>
<thead>
<tr>
<th>YES</th>
<th>NO</th>
<th>EXCUSED</th>
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Arndt Y Foote Y Leonard E Rosenthal Y
Becker J. E Garnett Y Lewis Y Saine Y
Becker K. Y Ginal Y Liston Y Salazar Y
Beckman Y Gray Y Lontine Y Sandridge Y
Benavidez Y Hamner Y Lundeen Y Sias Y
Bridges Y Hansen Y McKean Y Singer Y
Buck Y Herod Y McLachlan Y Thurlow Y
Buckner Y Hooton Y Melton Y Valdez Y
Carver Y Humphrey E Michaelson Jenet Y Van Winkle E
Catlin Y Jackson E Neville P. Y Weissman Y
Coleman Y Kennedy Y Pabon Y Willett Y
Covarrubias Y Kraft-Tharp Y Pettersen Y Williams D. E
Danielson Y Landgraf Y Rankin Y Wilson Y
Esgar Y Lawrence Y Ransom Y Winter Y
Everett Y District 34 V Reyher Y Wist Y
Exum Y Lee Y Roberts Y Young Y
Speaker Y

HB18-1021 by Representative(s) Hooton and Landgraf; also Senator(s) Kefalas--Concerning addressing the issue of youth who are experiencing homelessness in Colorado, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

<table>
<thead>
<tr>
<th>YES</th>
<th>NO</th>
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Arndt Y Foote Y Leonard E Rosenthal Y
Becker J. E Garnett Y Lewis N Saine N
Becker K. Y Ginal Y Liston N Salazar Y
Beckman Y Gray Y Lontine Y Sandridge N
Benavidez Y Hamner Y Lundeen N Sias N
Bridges Y Hansen Y McKean N Singer Y
Buck N Herod Y McLachlan Y Thurlow Y
Buckner Y Hooton Y Melton Y Valdez Y
Carver Y Humphrey E Michaelson Jenet Y Van Winkle E
Catlin Y Jackson E Neville P. N Weissman Y
Coleman Y Kennedy Y Pabon Y Willett N
Covarrubias N Kraft-Tharp Y Pettersen Y Williams D. E
Danielson Y Landgraf Y Rankin N Wilson N
Esgar Y Lawrence N Ransom N Winter Y
Everett N District 34 V Reyher N Wist N
Exum Y Lee Y Roberts Y Young Y
Speaker Y

Co-sponsor(s) added: Representative(s) Arndt, Becker K., Bridges, Buckner, Esgar, Exum, Foote, Gray, Hamner, Hansen, Herod, Kennedy, Kraft-Tharp, Lee, Lontine, McLachlan, Melton, Pettersen, Roberts, Rosenthal, Salazar, Singer, Valdez, Weissman, Winter, Young, Speaker
HB18-1172 by Representative(s) Young, Hamner, Rankin; also Senator(s) Lambert, Lundberg, Moreno--Concerning money allocated from an appropriation from the marijuana tax cash fund to a designated managed service organization to implement its community action plan.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

<table>
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<tr>
<th>YES</th>
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Arndt Y Foote Y Leonard E Rosenthal Y
Becker J. E Garnett Y Lewis N Saine N
Becker K. Y Ginal Y Liston Y Salazar Y
Beckman N Gray N Lontine Y Sandridge N
Benavidez N Hamner Y Lundeen N Sias N
Bridges Y Hansen Y McKean N Singer Y
Buck N Herod Y McLachlan Y Thurlow Y
Buckner Y Hooton Y Melton Y Valdez Y
Carver N Humphrey E Michaelson Jenet Y Van Winkle E
Catlin Y Jackson E Neville P. N Weissman Y
Coleman Y Kennedy Y Pabon N Willett N
Covarrubias Y Kraft-Tharp N Pettersen Y Williams D. E
Danielson Y Landgraf Y Rankin Y Wilson Y
Esgar Y Lawrence N Ransom N Winter Y
Everett N District 34 V Reyher Y Wist N
Exum Y Lee Y Roberts Y Young Y

Co-sponsor(s) added: Representative(s) Bridges, Buckner, Esgar, Hansen, Herod, Hooton, Kennedy, Melton, Michaelson Jenet, Pettersen

HB18-1246 by Representative(s) Danielson; also Senator(s) Coram--Concerning updates to the "Colorado Nursery Act", and, in connection therewith, modernizing the act and protecting agriculture from pests, diseases, and noxious weeds.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

<table>
<thead>
<tr>
<th>YES</th>
<th>NO</th>
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Arndt Y Foote Y Leonard E Rosenthal Y
Becker J. E Garnett Y Lewis N Saine N
Becker K. Y Ginal Y Liston Y Salazar Y
Beckman N Gray N Lontine Y Sandridge N
Benavidez N Hamner Y Lundeen N Sias N
Bridges Y Hansen Y McKean N Singer Y
Buck N Herod Y McLachlan Y Thurlow Y
Buckner Y Hooton Y Melton Y Valdez Y
Carver Y Humphrey E Michaelson Jenet Y Van Winkle E
Catlin Y Jackson E Neville P. N Weissman Y
Coleman Y Kennedy Y Pabon Y Willett Y
SB18-005

The question being "Shall the bill pass?."
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
Weissman, Lee--Concerning the requirement that a residential landlord provide a tenant with specified documents relevant to the landlord-tenant relationship, and, in connection therewith, specifying rent receipts and copies of any written lease agreement as documents that must be provided.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

<table>
<thead>
<tr>
<th>YES</th>
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Co-sponsor(s) added: Representative(s) Bridges, Danielson, Esgar, Gray, Hamner, Hansen, Hooton, Lontine, McLachlan, Melton, Michaelson Jenet, Pabon, Pettersen, Salazar, Valdez, Winter, Young, Speaker

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**CONSENT GRANTED TO CONFERENCE COMMITTEE**

Representative Hamner moved that the First Conference Committee on **HB18-1171** be granted permission to go beyond the scope of the difference between the House and the Senate. The motion was passed by the following roll call vote:

<table>
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<tr>
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CONSIDERATION OF RESOLUTION(S)

SJR18-007 by Senator(s) Zenzinger and Lambert; also
Representative(s) Carver and Pettersen--Concerning the
designation of March 2, 2018, as National Speech and
Debate Education Day in Colorado.

(Printed and placed in members' files.)

On motion of Representative Carver, the resolution was adopted by viva
voce vote.

Current Roll Call added as co-sponsor(s): Representative(s) Arndt, Becker K.,
Beckman, Benavidez, Bridges, Buck, Buckner, Catlin, Coleman, Covarrubias,
Danielson, Esgar, Everett, Exum, Foote, Garnett, Ginal, Gray, Hamner, Hansen,
Herod, Hooton, Kennedy, Kraft-Tharp, Landgraf, Lawrence, Lee, Lewis, Liston,
Lontine, Lundeen, McKean, McLachlan, Melton, Michaelson Jenet, Neville P.,
Pabon, Rankin, Ransom, Reyher, Roberts, Rosenthal, Saine, Salazar, Sandridge,
Sias, Singer, Thurlow, Valdez, Weissman, Willett, Wilson, Winter, Wist,
Young, Speaker.

House in recess. House reconvened.

REPORT(S) OF COMMITTEE(S) OF REFERENCE

BUSINESS AFFAIRS & LABOR

After consideration on the merits, the Committee recommends the
following:

HB18-1248 be referred to the Committee of the Whole with favorable
recommendation.

SB18-125 be referred to the Committee of the Whole with favorable
recommendation.

SB18-138 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 5, strike "12-47-402,".

Page 3, line 12, strike "$REVOKED;" and substitute "$REVOKED OR THE
SELLER HAS LOST LEGAL POSSESSION OF THE LICENSED PREMISES;".
Page 3, line 17, after "REVOKED" insert "OR OF WHICH THE SELLER HAS LOST LEGAL POSSESSION".

Page 3, line 20, strike "DAYS OR" and substitute "DAYS,".

Page 3, line 21, strike "DAYS;" and substitute "DAYS, OR HAVE LOST LEGAL POSSESSION OF THE LICENSED PREMISES WITHIN THE LAST SIXTY DAYS;".

Page 3, line 23, strike "REVOKED," and substitute "REVOKED OR THE SELLER LOST LEGAL POSSESSION OF THE LICENSED PREMISES,".

Page 4, line 25, strike "TRANSFER".

Page 4, strike lines 26 and 27 and substitute "SELL ALCOHOL BEVERAGES IF:

(a) THE SELLER'S LICENSE IS NOT BEING SURRENDERED OR REVOKED OR THE SELLER DID NOT LOSE LEGAL POSSESSION OF THE LICENSED PREMISES WITHIN THE LAST SIXTY DAYS;
(b) COMMON OWNERSHIP DOES NOT EXIST;
(c) THE SELLER IS SELLING THE BUSINESS AND TRANSFERRING THE LICENSE TO A NEW OWNER; OR
(d) THE SELLER IS CHANGING THE LOCATION OF THE LICENSED PREMISES.".

Page 5 strike lines 3 through 5 and substitute "MEANS THAT A PERSON OWNS AT LEAST A TEN PERCENT OWNERSHIP INTEREST IN BOTH THE SELLER AND THE PURCHASER AT THE TIME THE LICENSE IS SURRENDERED OR REVOKED OR THE SELLER LOST LEGAL POSSESSION OF THE LICENSED PREMISES.".

HEALTH, INSURANCE & ENVIRONMENT
After consideration on the merits, the Committee recommends the following:

HB18-1114 be amended as follows, and as so amended, be referred to the Committee on Finance with favorable recommendation:

Amend printed bill, page 5, line 20, strike "OR (1)(c)".

Page 5, strike lines 22 through 24 and substitute "CERTIFICATION AS A GENETIC COUNSELOR BY THE ABGC OR ABMGG; AND".

Page 6, strike lines 15 through 24.

Page 8, strike line 11 and substitute "LICENSED, SPECIFICALLY INCLUDING PERSONS LICENSED PURSUANT TO THE "COLORADO MEDICAL PRACTICE ACT" AND ACTING AS NECESSARY, IN HIS OR HER JUDGMENT, TO ENGAGE IN THE PRACTICE OF MEDICINE AS DEFINED IN SECTION 12-36-106 (1);".

Page 23, strike line 13 and substitute "(1) A".
Page 23, strike lines 19 through 24.

Page 24, line 7, strike "2022." and substitute "2025."

Page 24, line 25, strike "(23)(a)(XI)" and substitute "(26)(a)(VIII)"

Page 25, line 1, strike "(23)" and substitute "(26)"

Page 25, line 2, strike "2022:" and substitute "2025:".

Page 25, line 3, strike "(XI)" and substitute "(VIII)"

HB18-1179 be amended as follows, and as so amended, be referred to the Committee on Finance with favorable recommendation:

Amend printed bill, page 7, strike lines 7 and 8 and substitute "DRUG FOR WHICH ALL EXCLUSIVE MARKETING AND PATENT RIGHTS UNDER FEDERAL LAW HAVE EXPIRED.".

HB18-1205 be referred favorably to the Committee on Appropriations.

HB18-1207 be referred to the Committee of the Whole with favorable recommendation.

HB18-1260 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 4, line 25, strike "2019," and substitute "2021,".

Page 5, line 4, strike "2019," and substitute "2021,"

Page 6, line 7, strike "ON OR AFTER JULY 1, 2018, THE" and substitute "THE".

Page 6, line 11, after "DRUG" insert "THAT WILL BE IMPLEMENTED ON OR AFTER JULY 1, 2020,".

Page 7, line 1, strike "2018," and substitute "2020,".

Page 7, line 16, strike "2018," and substitute "2020,".

Page 8, line 26, strike "2018," and substitute "2020,".

Page 10, line 6, strike "2019," and substitute "2021,"

Page 10, line 9, strike "2019," and substitute "2021,"

Page 10, line 16, strike "2020" and substitute "2022".
JUDICIARY

After consideration on the merits, the Committee recommends the following:

HB18-1058 be postponed indefinitely.

HB18-1089 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 2, strike lines 2 through 16.

Page 3, strike lines 1 through 12.

Renumber succeeding sections accordingly.

Page 3, strike line 18 and substitute "safety, all counties, and all cities and counties, and all municipalities are encouraged to develop a"

Page 3, strike line 21 and substitute "may be utilized by the district court of such district, county, or city and county, or municipality."

Page 4, line 14, strike "persons" and substitute "persons CASES IN WHICH A PERSON IS".

Page 4, line 15, strike "persons" and substitute "persons CASES IN WHICH A PERSON IS".

Page 4, line 17, strike "persons" and substitute "persons CASES IN WHICH A PERSON IS".

Page 4, line 23, after "(1)" insert "(a)".

Page 4, line 26, after "is" insert "FINANCIALLY".

Page 4, line 27, strike "bond," and substitute "bond SET,".


(I) THE PERSON'S FINANCIAL CIRCUMSTANCES, AS EVIDENCED BY HIS OR HER INABILITY TO PAY A MONETARY CONDITION OF BOND;

(II) THE PROPRIETY OF THE CONTINUED DETENTION OF THE PERSON BECAUSE OF EVIDENCE ESTABLISHING HIS OR HER INABILITY TO PAY A MONETARY CONDITION OF BOND; AND

(III) WHETHER THE SENTENCE IS LIKELY TO BE A PROBATION SENTENCE OR OTHER COMMUNITY-BASED SENTENCE IF THE PERSON IS FOUND GUILTY.
(b) At any hearing, the court may also consider any
relevant factors, as provided in section 16-4-103, that were
originally considered by the court in bond setting and the
statement of any victim provided to the court pursuant to
section 24-4.1-302.5 (1)(d)(I).

(2) Nothing in this section shall preclude
precludes or
prohibits a person from filing a motion for relief from
an application
for modification of a monetary condition of bond pursuant to section
16-4-109 at any time during the pendency of the case.

Page 7, strike lines 2 through 16 and substitute "person who is charged
with an offense that is a crime, as defined in section 24-4.1-302 (1),
or who is charged with any comparable municipal code
violation, any person alleged to have committed a misdemeanor,
petty offense, or municipal code violation must be released on
a personal recognizance bond with no monetary conditions of
release. However, the court may require a monetary condition
of bond as well as other least restrictive conditions of bond, as
described in this section, if the court determines, in writing or on
the record, by a clear and convincing standard, after review of
the results of any empirically developed risk assessment
instrument, if available, or any record of behavior of the person
demonstrating significant prior criminal convictions or prior
failures to appear for court, that the person presents a
substantial risk:

(a) of flight from prosecution;
(b) to the safety of another person or persons, known or
unknown; or
(c) to harass or intimidate a victim or witness.

(2) The court shall require any person who is granted a
personal recognizance bond pursuant to the provisions of this
section to sign and file with the court a written release
agreement that includes:

HB18-1204 be postponed indefinitely.

STATE, VETERANS, & MILITARY AFFAIRS
After consideration on the merits, the Committee recommends the
following:

HB18-1203 be postponed indefinitely.

SB18-044 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 10 through 20 and substitute:
"(b) "veteran" means a person who has served in the armed
forces of the United States in any declared or undeclared war,
CONFLICT, ENGAGEMENT, EXPEDITION, OR CAMPAIGN FOR WHICH A CAMPAIGN BADGE IS AUTHORIZED AND WHO MEETS THE REQUIREMENTS OF SERVICE OR DISABILITY, OR BOTH, AND WHO WAS DISCHARGED OR RELEASED FROM DUTY UNDER CONDITIONS OTHER THAN DISHONORABLE.”.

Page 2, line 22, strike "HIRING, PROMOTING, OR RETAINING" and substitute "HIRING".

Page 3, line 4, strike "OR" and substitute "AND".

Page 3, line 6, strike "EMPLOYMENT, HIRING, OR RETENTION" and substitute "HIRING".

Page 3, line 11, strike "OR PROMOTION OF VETERANS OR THE RETENTION".

Page 3, line 12, strike "VETERANS DURING A REDUCTION IN THE WORKFORCE." and substitute "VETERANS.".

Page 3, after line 12 insert:

"(3) AN EMPLOYER THAT ADOPTS AND APPLIES A VETERANS PREFERENCE EMPLOYMENT POLICY SHALL DEVELOP AN OBJECTIVE COMPARATIVE ANALYSIS PROCESS TO JUSTIFY THE HIRING PREFERENCE OF A PARTICULAR CANDIDATE. THE EMPLOYER SHALL DOCUMENT THE COMPARATIVE ANALYSIS PROCESS AND THE HIRING PROCESS.”.

Page 3, strike lines 13 through 16.

SB18-111 be referred to the Committee of the Whole with favorable recommendation.

SB18-121 be referred to the Committee of the Whole with favorable recommendation.

SB18-073 be referred to the Committee of the Whole with favorable recommendation.

SB18-102 be referred to the Committee of the Whole with favorable recommendation.

TRANSPORTATION & ENERGY
After consideration on the merits, the Committee recommends the following:

SB18-073 be referred to the Committee of the Whole with favorable recommendation.

SB18-102 be referred to the Committee of the Whole with favorable recommendation.
FIRST REPORT OF FIRST CONFERENCE COMMITTEE
on HB18-1171

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 HB18-1171,
concerning adjustments in the amount of total program funding for public
schools for the 2017-18 budget year, 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.

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 4, line 9, after "(7)" insert "and (8)".

Page 4, after line 15 insert:

"(8) THE GENERAL ASSEMBLY SHALL APPROPRIATE FROM THE
STATE PUBLIC SCHOOL FUND FOR PURPOSES OF SCHOOL SAFETY SEVEN
MILLION THIRTY-THREE THOUSAND EIGHT HUNDRED EIGHTY-THREE
DOLLARS, WHICH AMOUNT RESULTS FROM THE REDUCTION IN DISTRICT
TOTAL PROGRAM FUNDING FOR THE 2017-18 BUDGET YEAR AS DESCRIBED
IN HOUSE BILL 18-1171.".

Respectfully submitted,

House Committee: Senate Committee:
(signed) (signed)
Millie Hamner Kevin Lundberg
Dave Young Kent Lambert
Bob Rankin Dominick Moreno

PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed:
HB18-1283, 1284, 1285, 1286, 1287, 1288, 1289.

SIGNING OF BILLS - RESOLUTIONS - MEMORIALS

The Speaker has signed: HB18-1028, 1086, 1100, 1101, 1140; SB18-009,
020, 036, 046, 091, 093, 094, 096, 100, 101, and 164.
DELIVERY OF BILLS TO GOVERNOR

The Chief Clerk of the House of Representatives reports the following bills have been delivered to the Office of the Governor: **HB18-1027, 1039, 1087, 1096** at 10:20 a.m. on March 9, 2018.

MESSAGE FROM THE SENATE

The Senate has voted to go beyond the scope of the bill for the First Conference Committee on HB18-1171.

LAY OVER OF CALENDAR ITEM(S)

On motion of Representative KC Becker, the following item(s) on the Calendar were laid over until March 12, retaining place on Calendar:

Consideration of General Orders--**HB18-1154, 1242**.

On motion of Representative Weissman, the following bill(s) calendared for General Orders, March 13, will be calendared for March 19 2018: **SB18-126**.

On motion of Representative Weissman, the House adjourned until 10:00 a.m., March 12, 2018.

Approved:
CRISANTA DURAN,
Speaker

Attest:
MARIlyn EDDINS,
Chief Clerk
Prayer by Pastor John Byrne, Grace Fellowship Church, Lakewood.

The Speaker called the House to order at 10:00 a.m.

Pledge of Allegiance led by Madison Pachon, Sophia Willemarck, Steele Elementary, Colorado Springs.

The roll was called with the following result:

- Present--61.
- Excused--Representative(s) Everett, Landgraf, Willet--3.
- Vacancy--1.
- Present after roll call--Representative(s) Everett, Landgraf.

The Speaker declared a quorum present.

On motion of Representative Herod, the reading of the journal of March 9, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

On motion of Representative Exum, the House resolved itself into Committee of the Whole for consideration of General Orders, and he was called to act as Chair.

GENERAL ORDERS--SECOND READING OF BILLS

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

(Amendments to the committee amendment are to the printed committee report which was printed and placed in the members' bill file.)

HB18-1154 by Representative(s) Hooton and Van Winkle; also Senator(s) Jahn--Concerning consumer protections relating to a solicitation to provide a copy of a public record for a fee.
Amendment No. 1, Finance Report, dated March 26, 2018, and placed in member's bill file; Report also printed in House Journal, February 27, 2018.

Amendment No. 2, by Representative(s) Hooton.

Amend the Finance Committee Report, dated February 26, 2018, page 1, strike lines 1 through 4 and substitute:

"Amend printed bill, page 2, line 4, strike "public record" and substitute "deed or deed of trust"."

Page 2 of the bill, strike lines 11 through 15.

Reletter succeeding paragraphs accordingly.".

Page 1 of the report, strike line 7 and substitute:

"Page 3 of the bill, line 15, strike "RECORD" and substitute "DEED OR DEED OF TRUST"."

Page 3 of the bill, strike lines 19 through 21 and substitute "THE SOLICITATION IS TO BE DISTRIBUTED;".

Page 3 of the bill, strike lines 23 and 24 and substitute: "CHARGED BY THE COUNTY CLERK AND RECORDER THAT HAS CUSTODY OF THE DEED OR DEED OF TRUST FOR A COPY OF THE SAME DEED OR DEED OF TRUST; AND".

Page 4 of the bill, strike lines 5 through 8 and substitute "DEED OR DEED OF TRUST FROM THE COUNTY CLERK AND RECORDER THAT HAS CUSTODY OF THE DEED OR DEED OF TRUST;"

(D) THE INFORMATION NECESSARY TO CONTACT THE COUNTY CLERK AND RECORDER THAT HAS CUSTODY OF THE DEED OR DEED OF TRUST;".".

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

HB18-1242 by Representative(s) Becker K. and Valdez; also Senator(s) Crowder--Concerning the salary categorization of locally elected officers in specified counties.

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

HB18-1240 by Representative(s) Bridges and Becker J., Buck, Carver, Esgar, Ginal, Hansen, Jackson, Lewis, McLachlan, Roberts, Winter; also Senator(s) Cooke--Concerning the continuation of a grant program to prevent motor vehicle theft, and, in connection therewith, implementing the sunset review recommendations of the department of regulatory agencies.

Ordered engrossed and placed on the Calendar for Third Reading and Final Passage.
SB18-028 by Senator(s) Scott; also Representative(s) Bridges--
Concerning the repeal of certain requirements for where a
license plate is mounted on a motor vehicle.

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

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ADOPTION OF COMMITTEE OF THE WHOLE REPORT


The Chairman moved the adoption of the Committee of the Whole
Report. As shown by the following roll call vote, a majority of those
elected to the House voted in the affirmative, and the Report was
adopted.

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House in recess. House reconvened.

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REPORT(S) OF COMMITTEE(S) OF REFERENCE

PUBLIC HEALTH CARE & HUMAN SERVICES

After consideration on the merits, the Committee recommends the
following:

HB18-1192 be postponed indefinitely.

SB18-074 be referred to the Committee of the Whole with favorable
recommendation.
SIGNING OF BILLS--RESOLUTIONS--MEMORIALS

The Speaker has signed: SB18-092, and 103; SJR18-007.

MESSAGE FROM THE SENATE

The Senate has adopted the first report of the first conference committee for HB18-1171 and the bill has been repassed as amended. The bill is returned herewith.

INTRODUCTION OF BILLS

First Reading

The following bills were read by title and referred to the committee(s) indicated:

**HB18-1290** by Representative(s) Roberts and Lawrence, Hansen; also Senator(s) Sonnenberg--Concerning the continuation of the certification of conservation easement holders, and, in connection therewith, implementing the recommendations of the 2017 sunset report by the department of regulatory agencies.

Committee on Transportation & Energy

**HB18-1291** by Representative(s) Winter and Thurlow; also Senator(s) Sonnenberg--Concerning the continuation of the conservation easement oversight commission, and, in connection therewith, implementing the recommendations of the 2017 sunset report by the department of regulatory agencies.

Committee on Transportation & Energy

**HB18-1292** by Representative(s) McKean and Rosenthal--Concerning the creation of the pilot state access to resources and training (START) grant program for persons experiencing homelessness.

Committee on Local Government

**SB18-071** by Senator(s) Jahn and Crowder, Lambert, Cooke, Garcia, Guzman, Moreno, Priola, Smallwood, Tate, Todd, Williams A.; also Representative(s) Esgar, Kennedy--Concerning an extension of the repeal of the state substance abuse trend and response task force, and, in connection therewith, making an appropriation.

Committee on Public Health Care & Human Services

**SB18-097** by Senator(s) Neville T., Baumgardner, Cooke, Crowder, Grantham, Hill, Holbert, Lambert, Lundberg, Marble, Priola, Scott, Smallwood, Sonnenberg; also Representative(s) Van Winkle, Buck, Everett, Humphrey,
Leonard, Liston, Lundeen, Neville P., Ransom, Saine, Sandridge, Sias, Williams D.--Concerning allowing a law-abiding person to carry a concealed handgun without a permit, and, in connection therewith, preserving current laws restricting the carrying of concealed handguns on certain property including public schools and reducing an appropriation.

Committee on State, Veterans, & Military Affairs

SB18-132 by Senator(s) Smallwood; also Representative(s) Kennedy--Concerning a waiver of federal law to permit insurance carriers to offer catastrophic health plans to any individual residing in Colorado, and, in connection therewith, making an appropriation.

Committee on Health, Insurance, & Environment

SB18-176 by Senator(s) Coram; also Representative(s) McLachlan and Catlin--Concerning changes to the requirements for meeting dates for the board of the southwestern water conservation district.

Committee on Agriculture, Livestock, & Natural Resources

On motion of Representative KC Becker, the following bill(s) calendared for General Orders, March 13, will be calendared for March 21: SB18-044.

On motion of Representative KC Becker, the House adjourned until 9:00 a.m., March 13, 2018.

Approved:
CRISANTA DURAN,
Speaker

Attest:
MARILYN EDDINS,
Chief Clerk
Prayer by Father Bill Oulvey, Regis University Jesuit Community, Denver.

The Speaker called the House to order at 9:00 a.m.

Pledge of Allegiance led by Nolan Radney, Cassandra Hamilton, Rocky Mountain Classical Academy, Colorado Springs.

The roll was called with the following result:

Present--62.
Excused--Representative(s) Neville, Winter--2.
Vacancy--1.
Present after roll call--Representative(s) Neville, Winter.

The Speaker declared a quorum present.

On motion of Representative Herod, the reading of the journal of March 12, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

THIRD READING OF BILL(S)--FINAL PASSAGE

The following bill(s) were considered on Third Reading. The title(s) were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

HB18-1154 by Representative(s) Hooton and Van Winkle; also Senator(s) Jahn--Concerning consumer protections relating to a solicitation to provide a copy of a public record for a fee.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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HB18-1242 by Representative(s) Becker K. and Valdez; also Senator(s) Crowder—Concerning the salary categorization of locally elected officers in specified counties.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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HB18-1240 by Representative(s) Bridges and Becker J., Buck, Carver, Esgar, Ginal, Hansen, Jackson, Lewis, McLachlan, Roberts, Winter; also Senator(s) Cooke—Concerning the continuation of a grant program to prevent motor vehicle theft, and, in connection therewith, implementing the sunset review recommendations of the department of regulatory agencies.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

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Co-sponsor(s) added: Representative(s) Coleman, Exum, Gray, Herod, Hooton, Lontine, Melton, Michaelson Jenet, Pettersen, Rosenthal, Speaker

Representative Buck requested her name be removed as sponsor.

**SB18-028** by Senator(s) Scott; also Representative(s) Bridges-- Concerning the repeal of certain requirements for where a license plate is mounted on a motor vehicle.

The question being "Shall the bill pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

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Co-sponsor(s) added: Representative(s) Gray, Hansen, McKean, Williams D., Winter
On motion of Representative Gray, the House resolved itself into Committee of the Whole for consideration of General Orders, and he was called to act as Chair.

GENERAL ORDERS--SECOND READING OF BILLS

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

(Amounts to the committee amendment are to the printed committee report which was printed and placed in the members' bill file.)

SB18-125 by Senator(s) Gardner and Kagan; also Representative(s) Lee--Concerning fiduciary responsibilities of title insurance entities to protect funds held in conjunction with real estate closing settlement services.

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

SB18-138 by Senator(s) Gardner and Kerr; also Representative(s) Gray and Liston--Concerning authorization for retail sellers of alcohol beverages for on-premises consumption to sell remaining inventory to another on-premises retail seller of alcohol beverages with whom there is common ownership when no longer licensed to sell alcohol beverages for on-premises consumption.

Amendment No. 1, Business Affairs and Labor Report, dated March 8, 2018, and placed in member's bill file; Report also printed in House Journal, March 9, 2018.

Amendment No. 2, by Representative(s) Gray.

Amend the Business Affairs and Labor Committee Report, dated March 8, 2018, page 2, after line 4, insert:

"Page 5, strike line 1."

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

HB18-1207 by Representative(s) Kennedy and Rankin; also Senator(s) Moreno and Smallwood--Concerning hospital transparency measures required to analyze the efficacy of hospital delivery system reform incentive payments.

Ordered engrossed and placed on the Calendar for Third Reading and Final Passage.
HB18-1089 by Representative(s) Benavidez--Concerning reform of pretrial criminal procedures, and, in connection therewith, prohibiting the use of monetary bonding except for certain defendants and requiring courts to conduct timely hearings to reconsider monetary conditions of bond under certain circumstances.

Amendment No. 1, Judiciary Report, dated March 8, 2018, and placed in member's bill file; Report also printed in House Journal, March 9, 2018.

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

SB18-111 by Senator(s) Tate, Martinez Humenik, Moreno, Zenzinger; also Representative(s) Arndt, Hooton, McKean, Thurlow--Concerning the removal of an obsolete date in the law that designates state legal holidays.

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

SB18-121 by Senator(s) Tate, Martinez Humenik, Moreno, Zenzinger; also Representative(s) Arndt, Hooton, McKean, Thurlow--Concerning certain expenses allowed to a state employee when the employee is required to change his or her place of residence in connection with a change in job duties.

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

SB18-073 by Senator(s) Smallwood; also Representative(s) Ransom and Herod, Van Winkle--Concerning reporting to the department of revenue when ownership of a motor vehicle has been transferred.

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

HB18-1248 by Representative(s) Kraft-Tharp and Sias; also Senator(s) Priola and Williams A.--Concerning unauthorized electronic funds transfers.

Laid over until March 14, retaining place on Calendar.

SB18-102 by Senator(s) Tate and Zenzinger, Martinez Humenik, Moreno; also Representative(s) Hooton and Thurlow, Arndt, McKean--Concerning the requirement for an odometer reading when a motor vehicle's identification number is physically verified.

Ordered revised and placed on the Calendar for Third Reading and Final Passage.
ADOPTION OF COMMITTEE OF THE WHOLE REPORT


Laid over until date indicated retaining place on Calendar:

The Chairman moved the adoption of the Committee of the Whole Report. As shown by the following roll call vote, a majority of those elected to the House voted in the affirmative, and the Report was adopted.

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Benavidez Y Hamner Y Lundeen Y Sias Y
Bridges Y Hansen Y McKean Y Singer Y
Buck Y Herod Y McLachlan Y Thurlow Y
Buckner Y Hooton Y Melton Y Valdez Y
Carver Y Humphrey Y Michaelson Jenet Y Van Winkle Y
Catlin Y Jackson Y Neville P. Y Weissman Y
Coleman Y Kennedy Y Pabon Y Willett Y
Covarrubias Y Kraft-Tharp Y Pettersen Y Williams D. Y
Danielson Y Landgraf Y Rankin Y Wilson Y
Esgar Y Lawrence Y Ransom Y Winter Y
Everett Y District 34 Y Reyher Y Wist Y
Exum Y Lee Y Roberts Y Young Y

Speaker Y

CONSIDERATION OF CONFERENCE COMMITTEE REPORT(S)

HB18-1171 by Representative(s) Hamner, Young, Rankin; also Senator(s) Lundberg, Lambert, Moreno--Concerning adjustments in the amount of total program funding for public schools for the 2017-18 budget year, and, in connection therewith, making and reducing an appropriation.

(Conference Committee Report printed in House Journal, March 9, 2018.)

On motion of Representative Hamner, the Conference Committee Report was adopted by the following roll call vote:

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Becker K. Y Ginal Y Liston Y Salazar Y
Beckman Y Gray Y Lontine Y Sandridge Y
Benavidez Y Hamner Y Lundeen Y Sias Y
The question being "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill, as amended, was declared repassed.

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Co-sponsor(s) added: Representative(s) Arndt, Coleman, Gray, Herod, Kraft-Tharp, Lontine, McKean, Melton, Speaker

House in recess. House reconvened.

REPORT(S) OF COMMITTEE(S) OF REFERENCE

AGRICULTURE, LIVESTOCK, & NATURAL RESOURCES

After consideration on the merits, the Committee recommends the following:

SB18-002 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 9 and substitute "second downstream and one megabit per second upstream or at measurable speeds at least equal to the federal communications commission's definition of high-speed internet access or broadband, whichever is faster, with:"

Page 3, strike lines 21 through 24 and substitute:

"(II) Consists of one or more contiguous census blocks in which a majority of the households that lack access to at least one provider of broadband".

Page 3, line 26, strike "technology; AND" and substitute "technology."

Page 3, strike line 27.

Page 4, strike lines 1 through 4.

Page 4, strike lines 17 through 25 and substitute "allow the REIMBURSEMENT TO providers, to be fully reimbursed for the difference between the reasonable costs incurred in making basic service available to their customers within a rural, high cost geographic support area and a reasonable benchmark rate for basic service, as determined by the commission, after taking into account any amounts that the providers have received under price support mechanisms established by the federal government and by this state, regardless of the classification of basic service under part 2, 3, or 4 of this article AS SPECIFIED IN SUBSECTIONS (2)(a)(IV) AND (4) OF THIS SECTION; and".

Page 5, strike lines 2 through 5 and substitute "(II) The commission shall ensure that no local exchange provider is receiving funds from this or any other source that, together with local exchange service revenues, exceeds the cost of providing local exchange service to the provider's customers. The high cost support mechanism".

Page 5, strike lines 25 through 27 and substitute "SUPPORT MECHANISM ACCOUNT DEDICATED TO BROADBAND DEPLOYMENT, ON A QUARTERLY BASIS AND BY THE END OF THE MONTH FOLLOWING THE PREVIOUS QUARTER, THE FOLLOWING PERCENTAGES OF THE TOTAL QUARTERLY AMOUNT OF HIGH COST SUPPORT MECHANISM MONEY COLLECTED, MINUS ADMINISTRATIVE COSTS AND DISTRIBUTIONS REQUIRED UNDER SUBSECTION (4) OF THIS SECTION:"

Page 6, strike lines 1 through 13 and substitute:

"(A) For each quarter in 2019, sixty percent;
(B) For each quarter in 2020, seventy percent;
(C) For each quarter in 2021, eighty percent;
(D) For each quarter in 2022, ninety percent; and
(E) For each quarter in 2023, one hundred percent.
(V) THE NONRURAL INCUMBENT LOCAL EXCHANGE CARRIER WILL RECEIVE, ON A QUARTERLY BASIS AND BY THE END OF THE MONTH FOLLOWING THE PREVIOUS QUARTER, THE BALANCE OF THE REMAINING QUARTERLY HIGH COST SUPPORT MECHANISM COLLECTIONS AFTER THE DISTRIBUTIONS REQUIRED BY SUBSECTIONS (2)(a)(IV) AND (4) OF THIS SECTION HAVE BEEN MADE."
Page 6, line 21, strike "SUBSECTION (2)(a)(IV)" and substitute "SUBSECTIONS (2)(a)(IV) AND (4)".

Page 7, line 24, strike "SUPPORT ON A QUARTERLY BASIS" and substitute "SUPPORT, ON A QUARTERLY BASIS AND BY THE END OF THE MONTH FOLLOWING THE PREVIOUS QUARTER,".

Page 8, strike lines 21 through 25 and substitute "support mechanisms to assist in the provision of basic service and advanced service in high-cost areas that are without effective competition for basic service, applying the factors stated in section 40-15-207; except that support provided in a particular geographic support area is not affected until the commission makes a finding applying the factors listed in section 40-15-207. The".

Page 9, strike lines 1 through 13 and substitute "which may include a rate element, on all telecommunications service providers in Colorado. and the commission shall distribute the funds equitably and on a nondiscriminatory, competitively neutral basis. For purposes of administering the support mechanisms, the commission shall divide the state into reasonably compact, competitively neutral geographic support areas. A provider's eligibility to receive support for basic service throughout an entire support area is conditioned upon the provider's offering basic service throughout an entire support area. The commission shall review the costs of basic service and shall administer the support mechanisms. (b) A provider that offers basic local exchange service throughout an entire support area through use of its own facilities or on a resale basis may be qualified as a provider of last resort. or may be eligible to receive universal service support, as determined by the commission. Resale shall".

Page 9, line 17, after "portion," insert "(5)(c)(II)(C),".

Page 9, line 18, strike "(8)(e)(II), (8)(h);" and substitute "(8)(e),".

Page 11, line 1, strike "sixteen SEVENTEEN MEMBERS, SIXTEEN" and substitute "sixteen MEMBERS, FIFTEEN".

Page 11, after line 14 insert:
"(II) Three voting members representing local entities:
(C) One of whom is any other representative of a local entity AND WHO HAS A BACKGROUND IN BROADBAND SERVICE AND EXPERTISE IN RURAL ECONOMIC DEVELOPMENT, EDUCATION, OR TELEMEDICINE, as appointed by the minority leader of the senate;".

Page 12, line 1, after "representatives;" insert "AND".

Page 12, strike lines 4 through 6.

Page 12, strike line 9 and substitute "of the state, as appointed by the president of the senate SPEAKER OF THE HOUSE OF REPRESENTATIVES; AND".

Page 14, line 1, before "demonstrating" insert "AND A LIST OF HOUSEHOLD ADDRESSES".
Page 14, line 2, strike "application and map" and substitute "application, 
and map, AND LIST OF HOUSEHOLD ADDRESSES".

Page 14, line 11, strike "OVERLAP" and substitute "OVERBUILD".

Page 14, line 13, after "NETWORK" insert "THAT WILL BE COMPLETED 
WITHIN TWENTY-FOUR MONTHS AFTER THE DATE THAT THE APPLICANT 
FILED THE APPLICATION".

Page 14, line 14, strike "development;" and substitute "development. AN 
INCUMBENT BROADBAND PROVIDER RECEIVING FEDERAL FUNDS MUST 
SUBMIT TO THE BOARD AN AFFIDAVIT FROM A COMPANY OFFICER THAT THE 
BUILD-OUT WILL BE COMPLETED WITHIN THE TWENTY-FOUR-MONTH 
PERIOD. UPON COMPLETION OF THE PROJECT, AN INCUMBENT BROADBAND 
PROVIDER WILL PROVIDE DOCUMENTATION TO THE BOARD THAT 
DEMONSTRATES THAT THE UNSERVED ADDRESSES MEET THE MINIMUM 
DOWNLOAD AND UPLOAD SPEEDS ESTABLISHED IN THE FCC'S DEFINITION 
of HIGH-SPEED INTERNET ACCESS OR BROADBAND. IF THE INCUMBENT 
BROADBAND PROVIDER FAILS TO MEET THE COMMITMENT MADE IN THE 
AFFIDAVIT FILED, THE BOARD MAY AWARD A GRANT TO ANOTHER 
PROVIDER TO PROVIDE SERVICE FOR THE ADDRESSES THAT REMAIN 
UNSERVED.".

Page 14, strike lines 15 through 17 and substitute:

"(c.5) DENYING FUNDING FOR OVERBUILDING OF EXISTING 
BROADBAND NETWORKS IN ORDER TO MAXIMIZE THE TOTAL".

Page 14, line 27 and substitute:

"(I) PROPOSED PROJECTS THAT PROVIDE SERVICE TO RESIDENTIAL 
AND BUSINESS ADDRESSES THAT LACK BROADBAND INTERNET SERVICE AT 
MEASURABLE SPEEDS OF AT LEAST TEN MEGABITS PER SECOND 
DOWNSTREAM AND ONE MEGABIT PER SECOND UPSTREAM;

(II) Proposed projects that are endorsed by local entities 
interested in obtaining broadband internet service in unserved areas of the 
state;

(III) Proposed projects that have downstream and upstream 
speeds in excess of the minimum required under this section 
of at least 
ten megabits per second downstream and one megabit per second 
upstream or measurable speeds at least equal to the FCC's 
definition of high-speed internet access or broadband, 
whichever is faster;

(IV) Proposed projects for which the applicant has an 
established record of operation in the area of the grant application; and 

(V) Proposed projects providing last-mile broadband service, 
which is defined as the portion of broadband service that delivers an 
internet connection to an end user that lacks access to broadband service 
at measurable speeds greater than fifty-six kilobits per second;".

Page 15, strike lines 1 through 15.

Page 16, line 2, strike "OR DUPLICATE, IN WHOLE OR IN PART,".

Page 16, strike lines 16 and 17 and substitute:
"(b) If all other application requirements remain met, an
application may be amended at any”.

Page 16, line 19, after the period add "alternatively, the board may
award a partial grant for an area that does meet the criteria.”.

Page 17, strike line 3.

Page 17, line 11, strike "residential or business addresses" and
substitute "a household or households".

Page 17, line 16, strike "ten" and substitute "twenty".

Page 17, strike lines 17 and 18 and substitute "household or
households to be served by a proposed wireless project.”.

SB18-033 be referred favorably to the Committee on Finance.

SB18-134 be referred to the Committee of the Whole with favorable
recommendation.

EDUCATION
After consideration on the merits, the Committee recommends the
following:

HB18-1217 be referred favorably to the Committee on Finance.

HB18-1222 be postponed indefinitely.

SB18-099 be referred to the Committee of the Whole with favorable
recommendation.

FINANCE
After consideration on the merits, the Committee recommends the
following:

HB18-1208 be amended as follows, and as so amended, be referred to
the Committee on Appropriations with favorable
recommendation:

Amend printed bill, page 3, line 1, after "(2)" insert "(a)".

Page 3, lines 1 and 2, strike "subsection (1) subsections (1) and (1.7)"
and substitute "subsection (1)".
Page 3, after line 6 insert:

"(b) If the credit allowed under subsection (1.7) exceeds the income taxes due on the resident individual's income and if the residential individual's federal adjusted gross income is less than or equal to sixty thousand dollars, then the amount of the credit not used to offset income taxes shall not be carried forward as tax credits against the resident individual's subsequent years' income tax liability and shall be refunded to the individual.

(c) If the credit allowed under subsection (1.7) exceeds the income taxes due on the resident individual's income and if the residential individual's federal adjusted gross income is greater than sixty thousand dollars and less than or equal to one hundred fifty thousand dollars, then the amount of the credit not used to offset income tax liability for the income tax year is not refunded to the resident individual. The resident individual may carry forward and apply the unused credit against the income tax due in each of the five succeeding income tax years, but the resident individual shall apply the credit against the income tax due for the earliest of the income tax years possible. Any amount of the tax credit that is not used after this period is not refundable."

HB18-1254 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 3, strike line 11 and substitute "officer because the officer will supply the combined notice PUBLIC TRUSTEE;".

Page 9, strike lines 11 through 26.

Renumber succeeding sections accordingly.

Page 11, strike lines 16 through 27 and substitute:

"had not occurred. The reinstatement shall be confirmed by the officer's indorsement on the original evidence of debt and deed of trust or other lien, if deposited with the officer, or on the copy thereof if one has been submitted pursuant to section 38-38-101 (1), although the failure to so indorse shall not affect the validity of the reinstatement. Immediately upon reinstatement, the power of sale provided therein, if any, shall be deemed revived. The indorsement shall be in substantially the following form:

The undersigned, as (Public Trustee) (Sheriff) for the county of , state of Colorado, by this indorsement, hereby confirms the reinstatement of this (evidence of debt) (deed of trust) (lien) in accordance with the requirements."

Page 12, strike lines 1 through 7 and substitute:
"of section 38-38-109 (2)(c)(I), Colorado Revised Statutes.
Date: ____________________________
Signature ________________________
(Public Trustee) (Sheriff)
For the ____________,
County of ____________,
State of Colorado.

Page 12, strike lines 14 through 16 and substitute:
"of the United States Code, as amended, within sixty calendar days of the
date on which the foreclosed property is no longer subject to the
automatic stay NO LATER THAN FIFTY CALENDAR DAYS PRIOR TO THE LAST
POSSIBLE SALE DATE PURSUANT TO SUBSECTIONS (1)(a) AND (2)(e) OF THIS
SECTION, the officer shall set a new date of sale at least twenty-four".

Page 13, line 6, strike "SIXTY CALENDAR DAYS OF".

Page 13, strike line 7.

Page 13, line 8, strike "TO THE AUTOMATIC STAY," and substitute "THE
TIME ALLOWED UNDER SUBSECTION (2)(c)(II) OF THIS SECTION,".

Page 13, line 18, strike "enjoined or" and substitute "enjoined or".

Page 14, strike lines 8 through 11 and substitute "NOT OCCURRED.".

Page 14, line 13, strike "(2)(d)(I)" and substitute "(2)(d)".

Page 14, line 20, strike "SALE." and substitute "SALE WITHIN ONE YEAR OF
THE ISSUANCE OF THE ORDER.".

Page 14, strike line 25 and substitute "SUBSECTIONS (1)(a) AND (2)(e) OF
THIS SECTION, BUT NOT EARLIER THAN THE SCHEDULED SALE DATE AS OF
THE DATE OF THE COURT ORDER.".

Page 15, line 13, strike "ENJOINED OR".

Page 15, lines 15 and 16, strike "SECTION 38-38-109 (1)(a)." and
substitute "SUBSECTIONS (1)(a) AND (2)(e) OF THIS SECTION.".

Page 15, after line 16 insert:
"(F) IF A WRITTEN REQUEST TO RESCHEDULE THE SALE IS NOT
RECEIVED BY THE PUBLIC TRUSTEE WITHIN ONE YEAR OF THE ISSUANCE OF
THE ORDER, THE FORECLOSURE MUST BE WITHDRAWN ACCORDING TO
SUBSECTION (3)(b) OF THIS SECTION."

Page 15, strike lines 20 through 24.

Page 18, strike lines 15 and 16 and substitute "(3)(a) as follows:".

Page 19, strike lines 25 through 27.

Strike pages 20 through 22.

Renumber succeeding section accordingly.
HB18-1259 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 19, strike "PRODUCT".

Page 4, line 17, after "ONE" insert "SERVING SIZE OF".

Page 4, line 18, after "PRODUCT" add "AND ITS APPLICABLE EQUIVALENT SERVING SIZE OF NONEDIBLE MEDICAL MARIJUANA-INFUSED PRODUCT".

Page 8, line 14, after "THC" add "AND ITS APPLICABLE EQUIVALENT SERVING SIZE OF NONEDIBLE RETAIL MARIJUANA PRODUCT".

Strike "PER DAY" on: Page 2, lines 15 and 17; Page 4, lines 17 and 19; Page 6, lines 17 and 19; and Page 8, lines 12 and 15.

Strike "RECORDED IN THE SEED-TO-SALE TRACKING SYSTEM AS DESIGNATED TO RECEIVE" and substitute "DESIGNATED IN THE SEED-TO-SALE TRACKING SYSTEM AS A RECIPIENT OF QUALITY CONTROL AND PRODUCT DEVELOPMENT" on: Page 3, lines 3 and 4; Page 4, line 27 and Page 5, line 1; Page 6, line 27 and Page 7, line 1; and Page 8, lines 23 and 24.

Strike "SIXTEEN" and substitute "FIFTEEN" on: Page 3, line 18; and Page 5, line 15.

Strike "KEEPING" and substitute "KEEPING, INCLUDING ADDITIONAL REPORTING" on: Page 4, line 1; Page 6, line 1; Page 7, line 26; and Page 9, line 24.

Strike "INDIVIDUAL EDIBLES OR ITS" and substitute "INDIVIDUAL SERVING-SIZE EDIBLES OR ITS APPLICABLE" on: Page 5, line 16; and Page 9, line 12.

SB18-165 be referred to the Committee of the Whole with favorable recommendation.

PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed: HB18-1290, 1291, 1292.

DELIVERY OF BILLS TO GOVERNOR

The Chief Clerk of the House of Representatives reports the following bills have been delivered to the Office of the Governor: HB18-1028, 1086, 1100, 1101, 1140 at 11:30 a.m. on March 13, 2018.
MESSAGE FROM THE SENATE

The Senate has passed on Third Reading and sent to the Revisor of Statutes:


SB18-143 Amended in General Orders as printed in Senate Journal, March 8, 2018.

SB18-172 Amended in General Orders as printed in Senate Journal, March 12, 2018.

SB18-175 Amended in General Orders as printed in Senate Journal, March 12, 2018.


The Senate has passed on Third Reading and returns herewith:

HB18-1210, 1050, 1066, 1045, and 1117.

MESSAGE(S) FROM THE REVISOR

We herewith transmit:

without comment, SB18-174.

without comment, as amended, HB18-1233.

without comment, as amended, SB18-011, 143, 171, 172, 175, and 180.

INTRODUCTION OF BILLS

First Reading

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

HB18-1293 by Representative(s) Duran and Neville P.; also Senator(s) Grantham and Guzman--Concerning payment of expenses of the legislative department.

Committee on Appropriations

HB18-1294 by Representative(s) Lontine and Buckner, Esgar, Ginal, Kennedy, Roberts; also Senator(s) Crowder--Concerning the continuation of the regulation of nursing home administrators by the board of examiners of nursing home administrators in the division of professions and occupations in the department of regulatory agencies, and, in connection therewith, implementing the department's sunset review recommendations and requiring nursing home administrators to report possible felony conduct by nursing home facility employees.

Committee on Health, Insurance, & Environment
SB18-070 by Senator(s) Neville T., Crowder, Hill, Holbert, Lambert, Lundberg, Marble, Scott, Smallwood; also Representative(s) Leonard and Humphrey, Beckman, Buck, Lewis, Neville P., Sias, Everett, Van Winkle, Williams D.--Concerning the elimination of ownership as a requirement to qualify for the property tax exemption for property that is used solely and exclusively for religious purposes, and, in connection therewith, enacting the "Church Property Tax Fairness Act" and making an appropriation.

Committee on State, Veterans, & Military Affairs

SB18-169 by Senator(s) Gardner; also Representative(s) Carver--Concerning offenses against witnesses in noncriminal proceedings.

Committee on Judiciary

SB18-170 by Senator(s) Sonnenberg; also Representative(s) Hansen and McKean--Concerning a water court process by which an owner of a storage water right allowing water to be stored in new reservoir capacity may release water into an identified stream reach in a manner that protects the water releases while complying with mitigation measures identified in a fish and wildlife mitigation plan approved by the Colorado water conservation board.

Committee on Agriculture, Livestock, & Natural Resources

On motion of Representative Exum, the House adjourned until 9:00 a.m., March 14, 2018.

Approved:
CRISANTA DURAN,
Speaker

Attest:
MARILYN EDDINS,
Chief Clerk
Prayer by Pastor Brad Lourvick, Highlands United Methodist, Denver.

The Speaker called the House to order at 9:00 a.m.

Pledge of Allegiance led by Anya Ryan, Addenbrooke Classical Academy, Lakewood.

The roll was called with the following result:

Present--60.
Excused--Representative(s) Everett, Jackson, Pettersen, Salazar--4.
Vacancy--1.

Present after roll call--Representative(s) Everett, Pettersen, Salazar.

The Speaker declared a quorum present.

On motion of Representative Winter, the reading of the journal of March 13, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

THIRD READING OF BILL(S)--FINAL PASSAGE

The following bill(s) were considered on Third Reading. The title(s) were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

SB18-125 by Senator(s) Gardner and Kagan; also Representative(s) Lee--Concerning fiduciary responsibilities of title insurance entities to protect funds held in conjunction with real estate closing settlement services.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

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Co-sponsor(s) added: Representative(s) Arndt, Becker K., Buckner, Herod, McKean, Melton, Rosenthal, Sandridge, Van Winkle, Williams D.

**SB18-138** by Senator(s) Gardner and Kerr; also Representative(s) Gray and Liston--Concerning authorization for retail sellers of alcohol beverages for on-premises consumption to sell remaining inventory to another on-premises retail seller of alcohol beverages with whom there is common ownership when no longer licensed to sell alcohol beverages for on-premises consumption.

**HB18-1207** by Representative(s) Kennedy and Rankin; also Senator(s) Moreno and Smallwood--Concerning hospital transparency measures required to analyze the efficacy of hospital delivery system reform incentive payments.
The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Becker K., Bridges, Buckner, Coleman, Danielson, Esgar, Exum, Ginal, Gray, Hamner, Hansen, Herod, Hooton, Lee, Lontine, McLachlan, Melton, Michaelson Jenet, Pabon, Pettersen, Roberts, Rosenthal, Singer, Valdez, Weissman, Winter, Young, Speaker

HB18-1089 by Representative(s) Benavidez--Concerning reform of pretrial criminal procedures, and, in connection therewith, prohibiting the use of monetary bonding except for certain defendants and requiring courts to conduct timely hearings to reconsider monetary conditions of bond under certain circumstances.
Laid over until March 20, retaining place on Calendar.

SB18-111 by Senator(s) Tate, Martinez Humenik, Moreno, Zenzinger; also Representative(s) Arndt, Hooton, McKean, Thurlow--Concerning the removal of an obsolete date in the law that designates state legal holidays.
The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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SB18-121  by Senator(s) Tate, Martinez Humenik, Moreno, Zenzinger; also Representative(s) Arndt, Hooton, McKean, Thurlow--Concerning certain expenses allowed to a state employee when the employee is required to change his or her place of residence in connection with a change in job duties.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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SB18-073  by Senator(s) Smallwood; also Representative(s) Ransom and Herod, Van Winkle--Concerning reporting to the department of revenue when ownership of a motor vehicle has been transferred.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
**SB18-102**

by Senator(s) Tate and Zenzinger, Martinez Humenik, Moreno; also Representative(s) Hooton and Thurlow, Arndt, McKean--Concerning the requirement for an odometer reading when a motor vehicle's identification number is physically verified.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.
CONSIDERATION OF SENATE AMENDMENTS TO HOUSE
BILLS(RESOLUTIONS)

HB18-1233 by Representative(s) Duran and Lawrence, Ransom; also
Senator(s) Fenberg and Gardner--Concerning a consumer
reporting agency's placement of a security freeze on the
consumer report of a consumer who is under the charge of
a representative at the request of the consumer's
representative.

(Amended as printed in Senate Journal, March 13, 2018.)

Representative Duran moved that the House concur in Senate
amendments. The motion was declared passed by the following roll call
vote:

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The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative, and the
bill, as amended, was declared repassed.

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APPOINTMENT(S)

The Speaker announced the following temporary committee appointment(s) for March 14, 2018 only:

Finance
Representative Kraft-Tharp to replace Representative Herod

Local Government
Representative Pabon

House in recess. House reconvened.

REPORT(S) OF COMMITTEE(S) OF REFERENCE

BUSINESS AFFAIRS & LABOR
After consideration on the merits, the Committee recommends the following:

SB18-173 be referred to the Committee of the Whole with favorable recommendation.

HEALTH, INSURANCE & ENVIRONMENT
After consideration on the merits, the Committee recommends the following:

SB18-082 be referred to the Committee of the Whole with favorable recommendation.

SB18-131 be referred to the Committee of the Whole with favorable recommendation.

JUDICIARY
After consideration on the merits, the Committee recommends the following:

HB18-1115 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 2 through 20.

Page 3, strike lines 1 through 15.

Renumber succeeding sections accordingly.

Page 5, after line 4 insert:

"SECTION 2. In Colorado Revised Statutes, 24-33.5-1801, amend (3)(c); and add (2.5), (3)(e), (3)(f), and (3)(g) as follows:

24-33.5-1801. Legislative declaration. (2.5) The General Assembly finds and declares that:

(a) Human trafficking is a matter of statewide concern and has a direct impact on local communities, law enforcement agencies, and organizations that provide services to human trafficking survivors;

(b) Although training resources are available on the front range, many areas of the state have limited training resources pertaining to human trafficking that are easily available or accessible;

(c) Labor and sex trafficking can happen in any community. All areas of the state should have access to training to help identify human trafficking and provide critical services to human trafficking survivors.

(d) Traffickers target and recruit children in schools in Colorado. It is essential to increase awareness of school staff, parents and guardians, and students of the dangers of human trafficking. To assist schools, parents, and children, the Colorado School Safety Resource Center shall annually update and disseminate a list of available human trafficking curricula to schools, including some that are free of charge.

(e) The Colorado Human Trafficking Council has developed a curriculum and train-the-trainer program for law enforcement; and

(f) The council is currently developing a curriculum and train-the-trainer program for entities that provide services to human trafficking survivors. The curriculum and training programs may supplement the excellent anti-trafficking work being done by advocacy and service organizations across the state.

(3) Now, therefore, the general assembly declares that:

(c) Resources are needed to fully develop safety plans and practices in Colorado's schools, colleges, and universities; and

(e) Law enforcement agencies, organizations that provide services to human trafficking survivors, and local communities would benefit from additional training opportunities related to human trafficking;

(f) The Division of Criminal Justice and the Colorado Human Trafficking Council are well placed to develop human trafficking curricula and to help provide training in this critical area; and

(g) The Colorado School Safety Resource Center is committed to continuing to make available human trafficking educational resources to schools, parents, and children.".

Renumber succeeding sections accordingly.
"SECTION 3. In Colorado Revised Statutes, 24-33.5-1803, amend (3)(l) as follows:

24-33.5-1803. School safety resource center - created - duties - repeal. (3) The center has the following duties:

(1) To provide materials and training as described in section 24-33.5-1809 to personnel in school districts and charter schools, parents, and students regarding the awareness and prevention of child sexual abuse and assault, INCLUDING HUMAN TRAFFICKING; and".

HB18-1156 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 2, before line 2 insert:

"SECTION 1. Legislative declaration. (1) The general assembly finds and declares that:

(a) The general assembly has previously declared, in House Bill 11-1053, enacted in 2011, that "[t]he best practice for addressing truancy is a graduated approach that includes early intervention", and that youth who are truant and "who have committed no criminal offense . . . may be physically and emotionally unprepared for the stress" of the juvenile justice system;

(b) Yet, in 2017, youth who were truant were held in secure confinement in a facility more than forty times;

(c) National and Colorado studies clearly demonstrate that placing a youth in secure confinement for truancy alone is counterproductive and harmful to the youth and the community for the following reasons:

(I) A youth who was detained for truancy is 14.5 times less likely to graduate from high school than a youth who was found truant but not detained; and

(II) Detention for truancy increases the likelihood of future criminal behavior. Youth who are truant are not charged with any criminal conduct, but placing these youth in secure confinement with youth who are charged with criminal conduct increases the likelihood the truant youth will subsequently engage in criminal behavior.

(d) The state has a strong interest in preserving limited and costly youth detention beds for youth who have been accused of or adjudicated for dangerous criminal conduct; and

(e) Truancy by a youth does not pose an inherent or immediate threat to the safety of the youth or the community.

(2) The general assembly therefore finds that youth in Colorado should not be placed in secure confinement for truancy alone. The general assembly further finds that the power of the court to sanction youth for contempt, including sanctions of detention and incarceration, is an inherent power of the court that may not be abrogated by the legislature, pursuant to article III of the state constitution."

Renumber succeeding sections accordingly.

Page 4, strike lines 25 through 27 and substitute "(7) as follows:
22-33-108. **Judicial proceedings.** (7) (a) If the child or youth does not comply with the valid court order issued against the child or youth or against both the parent and the child or youth, the court may order an assessment for neglect as described in section 19-3-102(1) C.R.S., be conducted as provided in section 19-3-501. C.R.S. In addition, the court may order the child or youth to show cause why he or she should not be held in contempt of court. When instituting contempt of court proceedings pursuant to this subsection (7), the court shall provide all procedural protections mandated in the Colorado rules of civil procedure concerning punitive sanctions for contempt.

(a.5) A judge or magistrate of any court may issue a warrant that authorizes the taking into temporary custody of a child or youth who has failed to appear for a court hearing for a truancy or contempt action; except that any such warrant must provide for release of the child or youth from temporary custody on an unsecured personal recognizance bond that is cosigned by the child’s or youth’s parent or legal guardian or, if the child or youth is in the custody of the department of human services, cosigning may be accomplished by a representative of the department of human services. In the alternative, the warrant may direct that the child or youth must only be arrested while court is in session and that he or she be taken directly to court for an appearance rather than booked into secure confinement.

(b) The court may impose sanctions after a finding of contempt that may include, but need not be limited to, community service to be performed by the child or youth, supervised activities, participation in services for at-risk students, as described by section 22-33-204, and other activities having goals that shall ensure that the child or youth has an opportunity to obtain a quality education.

(c) (I) If the court finds that the child or youth has refused to comply with the plan created for the child or youth pursuant to section 22-33-107 (3), the court may impose on the child or youth, as a sanction for contempt of court, a sentence of detention for no more than five days forty-eight hours in a juvenile detention facility operated by or under contract with the department of human services pursuant to section 19-2-402 C.R.S., and any rules promulgated by the Colorado supreme court. The court shall not sentence a child or youth to detention as a sanction for contempt of court unless the court finds that detention is in the best interest of the child or youth as well as the public. In making such a finding, the court shall consider the following factors, including that:

(A) The child or youth has violated a valid court order;

(B) National and Colorado-specific evidence shows that detaining children and youth for truancy alone is counterproductive and harmful to children and youth;

(C) The legislative intent is that a child or youth who is truant must not be placed in secure confinement for truancy alone;

(D) Detention is likely to have a detrimental effect on the child’s or youth’s school attendance; and

(E) Detention is likely to have an effect on the child’s or youth’s future involvement with the criminal justice system.
(II) THERE IS A REBUTTABLE PRESUMPTION THAT A CHILD OR
YOUTH MUST RECEIVE CREDIT FOR TIME SERVED IF HE OR SHE IS
SENTENCED TO DETENTION PURSUANT TO SUBSECTION (7)(c)(I) OF THIS
SECTION FOR VIOLATING A VALID COURT ORDER TO ATTEND SCHOOL. IF
THE COURT REBUTS THIS PRESUMPTION, IT SHALL EXPLAIN ITS REASONING
ON THE RECORD.

Page 5, strike lines 1 through 13.

Page 5, strike lines 25 through 27.

Page 6, strike lines 1 through 16 and substitute:

"SECTION 7. In Colorado Revised Statutes, 19-2-503, amend
(3) as follows:

19-2-503. Issuance of a lawful warrant taking a juvenile into
CUSTODY. (3) A warrant for the arrest of a juvenile for violation of the
conditions of probation or of a bail bond may be issued by any judge of
a court of record or juvenile magistrate upon the report of a juvenile
probation officer or upon the verified complaint of any person,
establishing to the satisfaction of the judge or juvenile magistrate
probable cause to believe that a condition of probation or of a bail bond
has been violated and that the arrest of the juvenile is reasonably
necessary. The warrant may be executed by any juvenile probation officer
or by a peace officer authorized to execute warrants in the county in
which the juvenile is found. IF THE WARRANT IS FOR A JUVENILE FOUND
IN CONTEMPT OF COURT IN A TRUANCY PROCEEDING, THE COURT SHALL
FOLLOW THE PROCEDURES SET FORTH IN SECTION 22-33-108 (7).".

HB18-1256 be referred favorably to the Committee on Appropriations.

SB18-090 be referred to the Committee of the Whole with favorable
recommendation.

SB18-095 be amended as follows, and as so amended, be referred to
the Committee of the Whole with favorable
recommendation:

Amend reengrossed bill, page 9, strike line 18 and substitute "pregnancies
OF UNMARRIED INDIVIDUALS and to establish".

SB18-098 be referred to the Committee of the Whole with favorable
recommendation.

SB18-135 be amended as follows, and as so amended, be referred to
the Committee of the Whole with favorable
recommendation:
Amend reengrossed bill, page 14, line 13, strike "MAY RECEIVE A
SENTENCE OF CONFINEMENT" and substitute "RECEIVED A SENTENCE
GREATER THAN ONE YEAR OF CONFINEMENT OR A CONVICTION BY A
GENERAL COURT-MARTIAL OF ANY OFFENSE THAT, AT THE TIME THE
OFFENSE WAS COMMITTED, CARRIES A MAXIMUM TERM OF CONFINEMENT
OF THREE YEARS OR GREATER AS SET FORTH UNDER 10 U.S.C. SEC. 877 TO
10 U.S.C. SEC. 934, AS AMENDED, OR PURSUANT TO AN EXECUTIVE
ORDER,".

Page 14, line 15, after the period insert "ANY CONVICTION BY A SPECIAL
COURT-MARTIAL IS A MISDEMEANOR.".

Page 14, after line 16 insert:

"SECTION 16. In Colorado Revised Statutes, 28-3.1-403, add
(6) as follows:
28-3.1-403. Effective date of sentences. (6) NOTWITHSTANDING
SUBSECTION (3) OF THIS SECTION, UNLESS WAIVED BY THE ACCUSED, AN
OFFICER EXERCISING SUMMARY COURT-MARTIAL JURISDICTION SHALL
DEFER SERVICE OF A SENTENCE TO CONFINEMENT PURSUANT TO SECTION
28-3.1-205 (4)(a), PENDING THE CONCLUSION OF ANY APPEAL FOLLOWING
REVIEW AND APPROVAL PURSUANT TO SECTION 28-3.1-420.".

Renumber succeeding sections accordingly.

Page 19, line 19, strike "and a gentleman" and substitute "and a
gentleman".

PUBLIC HEALTH CARE & HUMAN SERVICES
After consideration on the merits, the Committee recommends the
following:

HB18-1003 be amended as follows, and as so amended, be referred to
the Committee on Appropriations with favorable
recommendation:

Amend printed bill, page 5, after line 9 insert:

"SECTION 2. In Colorado Revised Statutes, add 10-16-124.8
as follows:
10-16-124.8. Colorado consortium for prescription drug abuse
prevention - create process for recovery - report. (1) THE GOVERNOR
SHALL DIRECT THE COLORADO CONSORTIUM FOR PRESCRIPTION DRUG
ABUSE PREVENTION WITHIN THE UNIVERSITY OF COLORADO TO:
(a) CREATE A PROCESS WITH THE SUBSTANCE ABUSE RECOVERY
COMMUNITY TO DEVELOP A STRATEGIC PLAN THAT ADDRESSES THE FULL
CONTINUUM OF RECOVERY SERVICES, INCLUDING DETOXIFICATION
SERVICES AND REINTEGRATION INTO THE COMMUNITY WITH PEER SUPPORT,
FOR INDIVIDUALS WHO EXPERIENCE SUBSTANCE USE DISORDER;
(b) DEVELOP A DEFINITION FOR RECOVERY RESIDENCES AND ISSUE
RECOMMENDATIONS REGARDING WHETHER RECOVERY RESIDENCES
SHOULD BE LICENSED; AND
(c) Report the recommendations pursuant to this section to the General Assembly on or before January 1, 2020.

(2) Money in the General Fund may not be used for the implementation of this section."

Renumber succeeding sections accordingly.

Page 6, lines 5 and 6, strike "CASH FUND CREATED IN SECTION 12-43.3-501" and substitute "TAX CASH FUND CREATED IN SECTION 39-28.8-501".

Page 7, line 1, strike "FIVE HUNDRED" and substitute "ONE MILLION TWO HUNDRED FIFTY".

Page 7, strike line 7 and substitute "ONLINE. THE TRAINING MUST INCLUDE TRAINING FOR REIMBURSEMENT AND BILLING CODES IN THE "COLORADO MEDICAL ASSISTANCE ACT", ARTICLES 4 TO 6 OF THIS TITLE 25.5.".

Page 7, strike lines 18 through 27 and substitute:

"(b) (I) The State Department contractor shall develop a patient education tool for women of childbearing age to learn about the risks of substance-exposed pregnancies, to be deployed for public use in the State."

Page 8, strike line 1.

Renumber succeeding subparagraph accordingly.

Page 8, line 3, strike "FIFTY" and substitute "SEVENTY-FIVE".

Page 8, lines 4 and 5, strike "CASH FUND CREATED IN SECTION 12-43.3-501" and substitute "TAX CASH FUND CREATED IN SECTION 39-28.8-501".

Page 8, line 6, strike "(2)(b)(III)" and substitute "(2)(b)(II)".

Page 8, after line 7 insert:

"SECTION 5. In Colorado Revised Statutes, add 26-6.8-107 as follows:

26-6.8-107. Opioid prevention grant pilot program - fund - report. (1) (a) There is created, in the Tony Grampsas Youth Services Program, the Charlie Hughes and Nathan Gauna Opioid Prevention Program to improve young lives, which is a three-year grant pilot program, referred to in this section as the "Program", for preventing opioid use among the State's youth population and supporting youth whose family members experience addiction. An entity that receives a grant pursuant to this section shall apply the grant to administer an evidence-based program with clear metrics and benchmarks to develop, implement, and identify proof points and best practices for preventing opioid use among the State's youth population.

(b) (I) The State Department shall oversee the grant process, including the publication of the requirements to receive
A GRANT, THE REVIEW OF APPLICANTS, AND THE SELECTION OF GRANT RECIPIENTS.

(II) IN CHOOSING THE GRANT RECIPIENTS, THE STATE DEPARTMENT SHALL CONSIDER THE NUMBER OF YOUTH TO BE SERVED BY THE APPLICANT, THE GEOGRAPHIC LOCATION OF THE APPLICANT, AND THE DEMONSTRATION OF NEED IN THE GEOGRAPHIC AREA TO BE SERVED. THE STATE DEPARTMENT MAY AWARD A GRANT TO ONE OR MORE, BUT NOT TO EXCEED FIVE, GEOGRAPHICALLY DIVERSE APPLICANTS.

(2) THE STATE DEPARTMENT SHALL REQUIRE THAT AN APPLICANT FOR A GRANT THROUGH THE PROGRAM MEET THE FOLLOWING CRITERIA:

(a) THE APPLICANT SERVES YOUTH FIVE YEARS OF AGE AND OLDER BUT YOUNGER THAN NINETEEN YEARS OF AGE;

(b) THE APPLICANT SERVICES YOUTH LIVING IN COMMUNITIES EXPERIENCING AN OPIOID CRISIS;

(c) THE APPLICANT DEMONSTRATES THAT IT WILL ADMINISTER AN EVIDENCE-BASED PROGRAM WITH CLEAR METRICS AND BENCHMARKS;

(d) THE APPLICANT HAS CONDUCTED NATIONAL RESEARCH THAT SHOWS THAT THE APPLICANT HAS THE CAPACITY TO DELIVER PARTICIPANT OUTCOMES ASSOCIATED WITH DECREASED LEVELS OF OPIOID OR OTHER SUBSTANCE USE;

(e) THE APPLICANT HAS A HISTORY OF DELIVERING YOUTH PREVENTION PROGRAMS; AND

(f) THE APPLICANT HAS AGREED THAT DURING EACH GRANT YEAR:

(I) THE APPLICANT WILL MEASURE THE YOUTH PARTICIPANTS' ATTITUDES ON OPIOID USE AND OTHER SUBSTANCE USE; AND

(II) THE APPLICANT WILL TRACK DEMOGRAPHICS, ATTENDANCE, AND PARTICIPATION IN THE INDIVIDUAL GRANTEE PROGRAM AND COMPILE AGGREGATED FEEDBACK ON THIS INFORMATION FOR THE REPORT REQUIRED PURSUANT TO SUBSECTION (4) OF THIS SECTION.

(3) THE TONY GRAMPSAS YOUTH SERVICES PROGRAM SHALL AWARD THE GRANTS TO THE SELECTED RECIPIENTS ON OR BEFORE OCTOBER 1, 2018, AND CONTRACT WITH THE GRANT RECIPIENTS NO LATER THAN NOVEMBER 1, 2018.


(b) THE STATE DEPARTMENT SHALL WORK WITH THE GRANT RECIPIENTS AT THE CONCLUSION OF THE PROGRAM. THE STATE DEPARTMENT SHALL SUBMIT A REPORT TO THE GENERAL ASSEMBLY ON OR BEFORE JANUARY 1, 2021, REGARDING THE PROGRESS OF THE GRANT RECIPIENT BASED ON THE DATA AND PERFORMANCE METRICS SPECIFIED IN THE GRANT APPLICATION."
Renumber succeeding sections accordingly.

Page 8, lines 25 and 26, strike "CASH FUND CREATED IN SECTION 12-43.3-501" and substitute "TAX CASH FUND CREATED IN SECTION 39-28.8-501".

HB18-1007 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

"SECTION 1. In Colorado Revised Statutes, 10-16-104, amend (5.5)(a)(III) as follows:

10-16-104. Mandatory coverage provisions - definitions - rules. (5.5) Behavioral, mental health, and substance use disorders - rules. (a) (III) (A) EXCEPT AS PROVIDED IN SUBSECTION (5.5)(a)(III)(B) OF THIS SECTION, any preauthorization or utilization review mechanism used in the determination to provide the coverage required by this paragraph (a) SUBSECTION (5.5)(a) must be the same as, or no more restrictive than, that used in the determination to provide coverage for a physical illness. The commissioner shall adopt rules as necessary to implement and administer this subsection (5.5).

(B) A HEALTH BENEFIT PLAN SUBJECT TO THIS SUBSECTION (5.5) MUST PROVIDE COVERAGE WITHOUT PRIOR AUTHORIZATION FOR A FIVE-DAY SUPPLY OF AT LEAST ONE OF THE FEDERAL FOOD AND DRUG ADMINISTRATION-APPROVED DRUGS FOR THE TREATMENT OF OPIOID DEPENDENCE; EXCEPT THAT THIS REQUIREMENT IS LIMITED TO A FIRST REQUEST WITHIN A TWELVE-MONTH PERIOD.

SECTION 2. In Colorado Revised Statutes, 10-16-121, add (1)(e) as follows:

10-16-121. Required contract provisions in contracts between carriers and providers - definitions. (1) A contract between a carrier and a provider or its representative concerning the delivery, provision, payment, or offering of care or services covered by a managed care plan must make provisions for the following requirements:

(e) THE CONTRACT MUST CONTAIN A PROVISION THAT STATES THE CARRIER SHALL NOT TAKE AN ADVERSE ACTION AGAINST A PROVIDER OR PROVIDE FINANCIAL INCENTIVES OR SUBJECT THE PROVIDER TO FINANCIAL DISINCENTIVES BASED SOLELY ON A PATIENT SATISFACTION SURVEY OR OTHER METHOD OF OBTAINING PATIENT FEEDBACK RELATING TO THE PATIENT'S SATISFACTION WITH PAIN TREATMENT.

SECTION 3. In Colorado Revised Statutes, 10-16-124.5, amend (8)(b) as follows:

10-16-124.5. Prior authorization form - drug benefits - rules of commissioner - definitions. (8) As used in this section:

(b) "Urgent prior authorization request" means:

(I) A request for prior authorization of a drug benefit that, based on the reasonable opinion of the prescribing provider with knowledge of the covered person's medical condition, if determined in the time allowed for nonurgent prior authorization requests, could:
(1) (A) Seriously jeopardize the life or health of the covered person or the ability of the covered person to regain maximum function; or

(1) (B) Subject the covered person to severe pain that cannot be adequately managed without the drug benefit that is the subject of the prior authorization request; OR

(A REQUEST FOR PRIOR AUTHORIZATION FOR MEDICATION-ASSISTED TREATMENT FOR SUBSTANCE USE DISORDERS.

SECTION 4. In Colorado Revised Statutes, add 10-16-143.5 as follows:

10-16-143.5. Pharmacy reimbursement - substance use disorder - injections. If a pharmacy has entered into a collaborative pharmacy practice agreement with one or more physicians pursuant to section 12-42.5-602 to administer injectable medication for medication-assisted treatment for substance use disorders, the pharmacy administering the drug shall receive an enhanced dispensing fee.

SECTION 5. In Colorado Revised Statutes, 25.5-5-411, amend (4)(b) as follows:

25.5-5-411. Medicaid community mental health services - legislative declaration - administration - rules. (4) (b) (I) The state department shall establish cost-effective, capitated rates for community mental health services in a manner that includes cost containment mechanisms. These cost containment mechanisms may include, but are not limited to, restricting average per member per month utilization growth, restricting unit cost growth, limiting allowable administrative cost, establishing minimum medical loss ratios, or establishing other cost containment mechanisms that the state department determines appropriate.

(II) The state department and the office of behavioral health in the department of human services, in collaboration with community mental health services providers and substance use disorder providers, shall establish rules that standardize utilization management authority timelines for the nonpharmaceutical components of medication-assisted treatment for substance use disorders.

SECTION 6. In Colorado Revised Statutes, add 25.5-5-509 as follows:

25.5-5-509. Substance use disorder - prescription drugs. Notwithstanding any provisions of this part 5 to the contrary, for the treatment of a substance use disorder, in promulgating rules, and subject to any necessary federal authorization, the state board shall authorize reimbursement for at least one federal food and drug administration-approved ready-to-use opioid overdose reversal drug without prior authorization.

SECTION 7. In Colorado Revised Statutes, add 25.5-5-510 as follows:

25.5-5-510. Pharmacy reimbursement - substance use disorder - injections. If a pharmacy has entered into a collaborative pharmacy practice agreement with one or more physicians pursuant to section 12-42.5-602 to administer injectable medication for medication-assisted treatment for substance use disorders, the pharmacy administering the drug shall receive an enhanced dispensing fee that aligns with the administration fee paid to a provider in a clinical setting.
SECTION 8. Act subject to petition - effective date. This act takes effect January 1, 2019; 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 2018 and, in such case, will take effect on January 1, 2019, or on the date of the official declaration of the vote thereon by the governor, whichever is later.

HB18-1104 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, add 24-34-805 as follows:

24-34-805. Family preservation safeguards for families that include a parent with a disability - protections - legislative declaration - definitions. (1) (a) The general assembly finds and declares that:

(I) Persons with disabilities continue to face unfair, preconceived, and unnecessary societal biases, as well as antiquated attitudes, regarding their ability to successfully parent their children;

(II) Persons with disabilities have faced these biases and preconceived attitudes in family and dependency law proceedings concerning parental responsibilities and parenting time decisions, public and private adoptions, guardianship, and foster care;

(III) Because of these societal biases and antiquated attitudes, children of persons with disabilities historically have been vulnerable to unnecessary removal from one or both of their parents' care or are restricted from enjoying meaningful time with one or both parents; and

(IV) Children have been denied the opportunity to enjoy the experience of living in loving homes with a parent or parents with a disability or other caretakers with a disability.

(b) Therefore, the general assembly declares that to protect the best interests of children who are parented by persons with disabilities or children who could be parented by persons with disabilities:

(I) Procedural safeguards are required in adherence to the federal "Americans with Disabilities Act of 1990", 42 U.S.C. sec. 12101 et seq.; and

(II) It is necessary to have respect for the due process and equal protection rights of parents and prospective parents with disabilities in the context of child welfare, foster care, family law, guardianship, and adoption.

(2) Achieving the goal of family preservation for a parent or prospective parent with a disability includes the following requirements:
(a) A PARENT’S DISABILITY ALONE MUST NOT SERVE AS A BASIS
FOR DENIAL OR RESTRICTION OF PARENTING TIME OR PARENTAL
RESPONSIBILITIES IN:
(I) A DOMESTIC LAW PROCEEDING PURSUANT TO TITLE 14,
WITHOUT A CLEAR NEXUS TO THE PARENT’S ABILITY TO MEET THE NEEDS
OF THE CHILD;
(II) A MINOR GUARDIANSHIP PROCEEDING PURSUANT TO TITLE 15,
WITHOUT A CLEAR NEXUS TO THE PARENT’S ABILITY TO MEET THE NEEDS
OF THE CHILD; OR
(III) A DEPENDENCY AND NEGLECT PROCEEDING PURSUANT TO
TITLE 19, EXCEPT WHEN IT IMPACTS THE HEALTH OR WELFARE OF A CHILD;
(b) A PROSPECTIVE ADOPTIVE PARENT’S DISABILITY ALONE MUST
NOT SERVE AS A BASIS FOR THE DENIAL OF HIS OR HER PARTICIPATION IN
A PUBLIC OR PRIVATE ADOPTION PURSUANT TO ARTICLE 5 OF TITLE 19
UNLESS IT WOULD IMPACT THE HEALTH OR WELFARE OF A CHILD;
(c) AN INDIVIDUAL’S DISABILITY ALONE MUST NOT SERVE AS A
BASIS FOR THE DENIAL OF TEMPORARY CUSTODY OR FOSTER CARE OF A
MINOR, EXCEPT WHEN IT IMPACTS THE HEALTH OR WELFARE OF A CHILD;
(d) IN A CASE BROUGHT PURSUANT TO TITLE 14, A MINOR
GUARDIANSHIP PROCEEDING PURSUANT TO TITLE 15, OR ARTICLE 4 OF
TITLE 19;
(I) WHERE A PARENT’S OR PROSPECTIVE GUARDIAN’S DISABILITY
IS ALLEGED TO HAVE A DETERMINAL IMPACT ON A CHILD, THE PARTY
RAISING THE ALLEGATION BEARS THE BURDEN OF PROVING, BY A
PREPONDERANCE OF THE EVIDENCE, THAT THE BEHAVIOR OR BEHAVIORS
OF THE PARENT OR PROSPECTIVE PARENT ARE CONTRARY TO THE CHILD’S
BEST INTEREST; AND
(II) IF THE BURDEN OF PROOF REQUIRED PURSUANT TO SUBSECTION
(2)(d)(I) OF THIS SECTION IS MET, THE PARENT OR PROSPECTIVE GUARDIAN
WITH A DISABILITY MUST BE GIVEN THE OPPORTUNITY TO DEMONSTRATE
HOW THE IMPLEMENTATION OF SUPPORTIVE PARENTING SERVICES CAN
ALLEVIAE ANY CONCERNS THAT HAVE BEEN RAISED. THE COURT MAY
REQUIRE THAT SUCH SUPPORTIVE PARENTING SERVICES BE PROVIDED OR
IMPLEMENTED, GIVEN THE RESOURCES OF THE FAMILY, WITH AN
OPPORTUNITY TO REVIEW THE NEED FOR CONTINUATION OF SUCH SERVICES
WITHIN A REASONABLE PERIOD OF TIME.
(e) IN A DEPENDENCY AND NEGLECT CASE BROUGHT PURSUANT TO
TITLE 19, WHEN A RESPONDENT PARENT’S DISABILITY IS ALLEGED TO
IMPACT THE HEALTH OR WELFARE OF A CHILD, THE COURT SHALL FIND
WHETHER REASONABLE ACCOMMODATIONS AND MODIFICATIONS, AS
REQUIRED BY THE FEDERAL "AMERICANS WITH DISABILITIES ACT OF
IMPLEMENTING REGULATIONS, WERE PROVIDED TO AVOID NONEMERGENCY
REMOVAL ON THE BASIS OF DISABILITY.
(f) IN A CASE BROUGHT PURSUANT TO TITLE 14, A MINOR
GUARDIANSHIP PROCEEDING PURSUANT TO TITLE 15, OR ARTICLES 4 AND
5 OF TITLE 19, IF A COURT DETERMINES THAT THE RIGHT OF A PARENT OR
PROSPECTIVE GUARDIAN WITH A DISABILITY TO PARENTING TIME,
PARENTAL RESPONSIBILITIES, GUARDIANSHIP, OR ADOPTION SHOULD BE
DENIED, RESTRICTED, OR CONDITIONED IN ANY MANNER, THE COURT
SHALL MAKE SPECIFIC FINDINGS OF FACT AND LAW STATING THE BASIS FOR
SUCH A DETERMINATION AND WHY THE PROVISION OF SUPPORTIVE
PARENTING SERVICES IS NOT A REASONABLE ACCOMMODATION OR
REMEDY TO PREVENT THE DENIAL OR LIMITATION.
(3) As used in this section, unless the context otherwise requires:
(a) "Disability" has the same meaning as set forth in the Federal "Americans with Disabilities Act of 1990", 42 U.S.C. sec. 12101 et seq., and its related amendments and implementing regulations.
(b) "Supportive Parenting Services" means the provision of reasonable accommodations and modifications as set forth in the Federal "Americans with Disabilities Act of 1990", 42 U.S.C. sec. 12101 et seq., and its related amendments and implementing regulations, and are directly related to a disability and that enable a parent with a disability to safely fulfill parental responsibilities.

SECTION 2. In Colorado Revised Statutes, amend 14-10-102 as follows:
14-10-102. Purposes - rules of construction. (1) This article shall be liberally construed and applied to promote its underlying purposes.
(2) The underlying purposes of this article are:
(a) To promote the amicable settlement of disputes that have arisen between parties to a marriage;
(b) To mitigate the potential harm to the spouses and their children caused by the process of legal dissolution of marriage; and
(c) To make the law of legal dissolution of marriage more effective for dealing with the realities of matrimonial experience by making an irretrievable breakdown of the marriage relationship the sole basis for its dissolution; and
(d) To provide safeguards for a parent with a disability, pursuant to the provisions of section 24-34-805.

SECTION 3. In Colorado Revised Statutes, amend 14-10-104.5 as follows:
14-10-104.5. Legislative declaration. The general assembly recognizes that it is in the best interests of the parties to a marriage in which a dissolution has been granted and in which there are children of the marriage for the parties to be able to resolve disputes that arise subsequent to the dissolution in an amicable and fair manner. The general assembly further recognizes that, in most cases, it is in the best interests of the children of the marriage to have a relationship with both parents, including a parent with a disability, and that, in most cases, it is the parents' right to have a relationship with their children. The general assembly emphasizes that one of the underlying purposes of this article is to mitigate the potential harm to the spouses and their children and the relationships between the parents and their children caused by the process of legal dissolution of marriage. The general assembly recognizes that when a marriage in which children are involved is dissolved both parties either agree to or are subject to orders which contain certain obligations and commitments. The general assembly declares that the honoring and enforcing of those obligations and commitments made by both parties is necessary to maintaining a relationship that is in the best interest of the children of the marriage. In recognition of the foregoing, the general assembly hereby declares that both parties should honor and fulfill all of the obligations and commitments made between the parties and ordered by the court.

SECTION 4. In Colorado Revised Statutes, 19-1-103, add (42.5) as follows:
19-1-103. Definitions. (42.5) "Disability" has the same
meaning as set forth in the Federal "Americans with Disabilities
Act of 1990", 42 U.S.C. Sec. 12101 et seq., and its related
amendments and implementing regulations.

SECTION 5. In Colorado Revised Statutes, 19-3-100.5, amend
(5) as follows:

19-3-100.5. Legislative declarations - reasonable efforts -
movement of children and sibling groups. (5) Therefore, in order to
carry out the requirements addressed in this section, to ensure stability in
placements, to preserve families, and to decrease the need for
out-of-home placement, the general assembly shall define "reasonable
efforts" and identify the services and processes that must be in place to
ensure that "reasonable efforts" have been made. The general assembly
shall provide that "reasonable efforts" are deemed to be met
when a county or city and county provides services in accordance with
section 19-3-208 and when full consideration has been given to
the provisions of section 24-34-805 (2).

SECTION 6. In Colorado Revised Statutes, 19-3-208, add (2)(g)
as follows:

19-3-208. Services - county required to provide - rules.
(2)(g) Services provided pursuant to this section are required to
meet the provisions of the Federal "Americans with Disabilities
Act of 1990", 42 U.S.C. Sec. 12101 et seq., and its related
amendments and implementing regulations.

SECTION 7. In Colorado Revised Statutes, 19-3-507, add (1)(c)
as follows:

19-3-507. Dispositional hearing. (1)(c) If one or both of the
parents have a disability, reasonable accommodations and
modifications, as set forth in the Federal "Americans with
related amendments and implementing regulations, are
necessary to ensure the treatment plan components are
accessible. If applicable, any identified accommodations and
modifications must be listed in the report prepared for the
dispositional hearing.

SECTION 8. In Colorado Revised Statutes, 19-3-604, amend
(1)(b) introductory portion and (1)(b)(I) as follows:

19-3-604. Criteria for termination. (1) The court may order a
termination of the parent-child legal relationship upon the finding by clear
and convincing evidence of any one of the following:
(b) That the child is adjudicated dependent or neglected and the
court finds that an appropriate treatment plan cannot be devised
to address the unfitness of the parent or parents. In making such a
determination, the court shall find one of the following as the basis for
unfitness:
(I) An emotional illness, a behavioral or mental health disorder,
or an intellectual and developmental disability of the parent of such
duration or nature as to render the parent unlikely within a reasonable
time to care for the ongoing physical, mental, and emotional needs and
conditions of the child. The court shall make findings that the
provision of reasonable accommodations and modifications
pursuant to the Federal "Americans with Disabilities Act of
1990", 42 U.S.C. Sec. 12101 et seq., and its related amendments and
implementing regulations, will not remediate the impact of the
parent's disability on the health or welfare of the child.
SECTION 9. In Colorado Revised Statutes, 19-5-100.2, amend
(2) as follows:

19-5-100.2. Legislative declaration. (2) It is the purpose of this
article ARTICLE 5 to promote the integrity and finality of adoptions to
ensure that children placed in adoptive placements will be raised in stable,
loving, and permanent families. IT IS THE FURTHER INTENT OF THE
GENERAL ASSEMBLY THAT A PROSPECTIVE PARENT WITH A DISABILITY
SHOULD NOT BE DENIED THE OPPORTUNITY TO PROVIDE A PERMANENT
ADOPTIVE PLACEMENT FOR A CHILD BASED SOLELY ON THE PARENT'S
DISABILITY, AS PROVIDED FOR IN SECTION 24-34-805 (2). The general
assembly intends that by enacting this legislation, it will be protecting
children from being uprooted from adoptive placements and from the
life-long emotional and psychological trauma that often accompanies
being indiscriminately moved.

SECTION 10. Safety clause. The general assembly hereby finds,
determines, and declares that this act is necessary for the immediate
preservation of the public peace, health, and safety.

HB18-1136  be amended as follows, and as so amended, be referred to
the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 2, line 5, strike "services." and substitute
"services - repeal."

Page 2, line 10, after "TREATMENT" insert "AND MEDICAL DETOXIFICATION
SERVICES".

Page 2, after line 15 insert:

"(III) THIS SUBSECTION (1)(x) IS REPEALED, EFFECTIVE JULY 1,
2022.".

Page 2, line 19, strike "treatment - federal approval." and substitute
"treatment - medical detoxification services - federal approval -
repeal.".

Page 3, line 3, strike "TREATMENT." and substitute "TREATMENT AND
MEDICAL DETOXIFICATION SERVICES.".

Page 3, line 4, after "TREATMENT" insert "AND MEDICAL DETOXIFICATION
SERVICES".

Page 3, line 7, strike "TREATMENT." and substitute "TREATMENT AND
MEDICAL DETOXIFICATION SERVICES.".

Page 3, line 10, after "(2)" insert "(a)".

Page 3, line 12, after "TREATMENT" insert "AND MEDICAL DETOXIFICATION
SERVICES".

Page 3, line 14, after "TREATMENT" insert "AND MEDICAL DETOXIFICATION
SERVICES".
Page 3, after line 15 insert:

"(b) Prior to seeking federal approval pursuant to subsection (2)(a) of this section, the state department shall seek input from relevant stakeholders, including existing providers of substance use disorder treatment and medical detoxification services and managed service organizations. The state department shall seek input and involve stakeholders in decisions regarding:

(I) The coordination of benefits with managed service organizations and the office of behavioral health in the department of human services;
(II) The most appropriate entity for administration of the benefit;
(III) The provision of wraparound services needed during treatment and the provision of required services following treatment that may not be covered through the medical assistance program;
(IV) The authorization process for approval of services; and
(V) The development of a reimbursement rate methodology to ensure sustainability that considers a provider's cost of providing care including lower-volume providers in rural areas.

(3) No later than January 15, 2022, the state department shall prepare and submit a report to the joint budget committee and to the joint health and human services committee, or any successor committees, concerning the residential and inpatient substance use disorder treatment pursuant to this section, including, at a minimum:

(I) The number of persons who received services pursuant to this section and the service provided;
(II) The length of time that services were provided;
(III) The location where services were provided;
(IV) The effectiveness of the services provided, including the rate of relapse to substance use disorder following treatment; and
(V) Any other information as determined by the state department that is relevant to the benefit.

(b) This section is repealed, effective July 1, 2022.".

Page 4, line 4, after "TREATMENT" insert "AND MEDICAL DETOXIFICATION SERVICES".

Page 4, line 6, strike "REPRIORITIZE THE USE OF" and substitute "DETERMINE TO WHAT EXTENT".

Page 4, line 7, after "FUND" insert "MAY BE USED".

Page 4, lines 9 and 10, strike "TREATMENT, TO PERSONS WHO" and substitute "TREATMENT AND MEDICAL DETOXIFICATION SERVICES, IF THOSE SERVICES".
HB18-1177 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, 25-1.5-112, add (2)(d) as follows:

25-1.5-112. Colorado suicide and youth suicide prevention plan - established - goals - responsibilities - reporting - funding.
(2) The suicide prevention commission, together with the office of suicide prevention, the office of behavioral health, the department, and the department of health care policy and financing, is strongly encouraged to collaborate with criminal justice and health care systems, mental and behavioral health systems, primary care providers, physical and mental health clinics in educational institutions, community mental health centers, advocacy groups, emergency medical services professionals and responders, public and private insurers, hospital chaplains, and faith-based organizations, to develop and implement:

(d) (I) A PLAN TO PROVIDE ACCESS TO TRAINING PROGRAMS RELATED TO SUICIDE PREVENTION FOR PEOPLE WHO REGULARLY INTERACT WITH YOUTH BUT WHO ARE NOT IN A PROFESSION THAT TYPICALLY PROVIDES SUCH TRAINING OPPORTUNITIES, SUCH AS CAMP COUNSELORS, RECREATION CENTER EMPLOYEES, YOUTH GROUP LEADERS, CLERGY, ATHLETIC COACHES, CAREGIVERS, AND PARENTS. THE OFFICE OF SUICIDE PREVENTION SHALL CONDUCT AN AWARENESS CAMPAIGN TO PROMOTE THE ADOPTION OF EVIDENCE-BASED AND CULTURALLY SENSITIVE TRAINING THAT TARGETS THESE AUDIENCES AND THAT TEACHES INDIVIDUALS TO RECOGNIZE COMMON MENTAL HEALTH CHALLENGES FOR YOUTH, REVIEWS TYPICAL ADOLESCENT DEVELOPMENT, AND TEACHES AN ACTION PLAN TO HELP YOUTH IN BOTH CRISIS AND NON-CRISIS SITUATIONS. THE OFFICE OF SUICIDE PREVENTION SHALL CONTRACT WITH A COLORADO-BASED NONPROFIT ORGANIZATION TO OFFER SUCH TRAINING THROUGH AN EXISTING STATEWIDE COORDINATED MODEL.

(II) ON OR BEFORE October 1, 2018, AND EVERY QUARTER THEREAFTER, THE OFFICE OF SUICIDE PREVENTION SHALL POST ON ITS WEBSITE A LIST OF SUICIDE PREVENTION TRAINING CLASSES OR PROGRAMS OFFERED BY NONPROFIT ORGANIZATIONS THROUGHOUT THE STATE THAT HAVE BEEN APPROVED BY THE DEPARTMENT.

(III) THE NONPROFIT ORGANIZATION WITH WHICH THE OFFICE OF SUICIDE PREVENTION ENTERED INTO A CONTRACT PURSUANT TO SUBSECTION (2)(d)(I) OF THIS SECTION SHALL PROVIDE EVIDENCE-BASED AND CULTURALLY SENSITIVE TRAINING CLASSES OR PROGRAMS, IN BOTH ENGLISH AND SPANISH, AT NO CHARGE TO THE PUBLIC, AND THE DEPARTMENT SHALL PROVIDE COMPENSATION TO SUCH NONPROFIT ORGANIZATION FOR THE DIRECT AND INDIRECT COSTS RELATED TO THE TRAINING CLASSES OR PROGRAMS.

SECTION 2. In Colorado Revised Statutes, 25-1.5-101, amend (1)(w) as follows:

25-1.5-101. Powers and duties of department - laboratory cash fund - report. (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:

(w) (I) To act OPERATE THE OFFICE OF SUICIDE PREVENTION, WHICH IS HEREBY ESTABLISHED IN THE DIVISION OF PREVENTION SERVICES
IN THE DEPARTMENT, THAT SERVES as the coordinator for suicide prevention programs throughout the state, including the Colorado suicide prevention plan established in section 25-1.5-112.

(II) The department is authorized to accept gifts, grants, and donations to assist it in performing its duties as the coordinator on behalf of the office of suicide prevention and for suicide prevention programs. All such gifts, grants, and donations shall be transmitted to the state treasurer who shall credit the same to the suicide prevention coordination cash fund, which fund is hereby created and referred to in this subsection (1)(w) as the "fund." The fund also consists of any money appropriated or transferred to the fund by the general assembly for the purposes of implementing section 25-1.5-112. Any money remaining in the suicide prevention coordination cash fund at the end of any fiscal year shall remain in the fund and shall not be transferred or credited to the general fund. The general assembly shall make appropriations from the suicide prevention coordination cash fund for expenditures incurred by the department or the office of suicide prevention in the performance of its duties under paragraph (w) subsection (1)(w) and section 25-1.5-112.

(III) (A) Notwithstanding section 24-1-136 (11)(a)(I), as part of its duties as coordinator for suicide prevention programs of the office of suicide prevention, on or before each November 1, the department shall submit to the chairs of the senate health and human services committee, and the house of representatives health, insurance, and environment committee, and the house of representatives public health care and human services committee, or their successor committees, and to the members of the joint budget committee, a report listing all suicide prevention programs in the state and describing the effectiveness of the department in acting as the coordinator for suicide prevention programs. For the report submitted in 2013 and each year thereafter, the department shall include any findings and recommendations it has to improve suicide prevention in the state.

(B) (Deleted by amendment, L. 2012.)

(IV) In its role as coordinator for suicide prevention programs, the department may collaborate with each facility licensed or certified pursuant to section 25-1.5-103 in order to coordinate suicide prevention services, including relevant training and other services as part of the Colorado suicide prevention plan established in section 25-1.5-112, including the plan to increase access to suicide prevention training programs, as set forth in section 25-1.5-112 (2)(d). When a facility treats a person or youth who has attempted suicide or exhibits a suicidal gesture, the facility may provide oral and written information or educational materials to the person or, in the case of a minor, to parents, relatives, or other responsible persons to whom the minor will be released, prior to the person's release, regarding warning signs of depression, risk factors of suicide, methods of preventing suicide, available suicide prevention resources, and any other information concerning suicide awareness and prevention. The department may work with facilities and the Colorado suicide prevention plan to determine whether and where gaps exist in suicide prevention programs and services, including gaps that may be present in:

(A) The information and materials being used and distributed in facilities throughout the state;
(B) Resources available to persons, INCLUDING YOUTH, who attempt suicide or exhibit a suicidal gesture and, when the person is a minor, to parents, relatives, and other responsible persons to whom a minor is released; and

(C) The process for referring persons, INCLUDING YOUTH, who attempt suicide or exhibit a suicidal gesture and programs or other appropriate health care providers for treatment.

(V) IN ITS ROLE AS COORDINATOR FOR SUICIDE PREVENTION PROGRAMS, THE OFFICE OF SUICIDE PREVENTION SHALL WORK WITH THE COLORADO YOUTH ADVISORY COUNCIL, CREATED IN SECTION 2-2-1302, AND THE YOUTH SUICIDE PREVENTION WORKGROUP OF THE SUICIDE PREVENTION COMMISSION TO ADVISE THE OFFICE OF SUICIDE PREVENTION IN THE CREATION AND DEVELOPMENT OF A YOUTH-FRIENDLY AND CULTURALLY SENSITIVE WEBSITE THAT SERVES AS A CLEARINGHOUSE FOR ACCESS TO PREEXISTING MENTAL HEALTH RESOURCES AVAILABLE THROUGHOUT COLORADO. THE OFFICE OF SUICIDE PREVENTION SHALL CREATE THE WEBSITE ON OR BEFORE JULY 1, 2019, AND SHALL BE RESPONSIBLE FOR MAINTAINING CURRENT INFORMATION ON THE WEBSITE. THE WEBSITE MUST BE ACCESSIBLE TO BOTH ENGLISH- AND SPANISH-SPEAKING INDIVIDUALS.

SECTION 3. In Colorado Revised Statutes, 12-43-201, amend (9)(a) as follows:

12-43-201. Definitions. As used in this article 43, unless the context otherwise requires:

(9) (a) "Psychotherapy", OR "PSYCHOTHERAPY SERVICES", means the treatment, diagnosis, testing, assessment, or counseling in a professional relationship to assist individuals or groups to alleviate behavioral and mental health disorders; understand unconscious or conscious motivation; resolve emotional, relationship, or attitudinal conflicts; or modify behaviors that interfere with effective emotional, social, or intellectual functioning. Psychotherapy follows a planned procedure of intervention that takes place on a regular basis, over a period of time, or in the cases of testing, assessment, and brief psychotherapy, psychotherapy can be a single intervention.

SECTION 4. In Colorado Revised Statutes, add 12-43-202.5 as follows:

12-43-202.5. Minors - consent for outpatient psychotherapy - legislative declaration - immunity. (1) (a) THE GENERAL ASSEMBLY FINDS AND DECLARES THAT:

(I) THE CENTERS FOR DISEASE CONTROL FOUND SUICIDE TO BE THE TENTH LEADING CAUSE OF DEATH FOR ALL AGES IN 2013 AND IS CURRENTLY THE LEADING CAUSE OF DEATH FOR COLORADO YOUTH WHO ARE TEN THROUGH FOURTEEN YEARS OF AGE;

(II) ACCORDING TO THE AMERICAN ASSOCIATION OF SUICIDOLOGY, THE SUICIDE RATE FOR YOUTH WHO ARE TEN THROUGH FOURTEEN YEARS OF AGE HAS INCREASED BY MORE THAN FIFTY PERCENT OVER THE PAST THREE DECADES; AND

(III) YOUTH WHO ARE TEN THROUGH FOURTEEN YEARS OF AGE OFTEN AVOID OBTAINING, OR ARE LEGALLY UNABLE TO OBTAIN WITHOUT PARENTAL CONSENT, OUTPATIENT PSYCHOTHERAPY SERVICES THAT WOULD HELP THEM PRIOR TO REACHING CRISIS LEVELS BECAUSE THEY ARE EMBARRASSED OR CONCERNED ABOUT SPEAKING WITH THEIR PARENTS ABOUT THEIR MENTAL HEALTH CONCERNS AND SITUATION.

(b) THE GENERAL ASSEMBLY THEREFORE DECLARES THAT IT IS A MATTER OF STATEWIDE CONCERN TO ALLOW YOUTH WHO ARE TWELVE
YEARS OF AGE AND OLDER TO HAVE LEGAL ACCESS TO OUTPATIENT PSYCHOTHERAPY SERVICES THAT MIGHT OTHERWISE BE UNAVAILABLE WITHOUT THE CONSENT OF OR NOTIFICATION TO THE YOUTH’S PARENT OR LEGAL GUARDIAN. PROVIDING THESE YOUTH WITH ACCESS TO OUTPATIENT PSYCHOTHERAPY SERVICES IS INTENDED TO REDUCE YOUTH SUICIDES AND ALLOW MENTAL HEALTH PROVIDERS TO WORK WITH YOUTH TO TEACH THEM FUNCTIONAL COPING SKILLS. MENTAL HEALTH PROVIDERS WOULD FURTHER HAVE THE OPPORTUNITY TO HELP THESE YOUTH BUILD HEALTHY CONNECTIONS WITH PARENTS OR LEGAL GUARDIANS BY INCREASING COMMUNICATION AND STRENGTHENING THE BOND BETWEEN PARENT AND CHILD, THUS BUILDING AN ONGOING, NONCLINICAL SUPPORT SYSTEM FOR THE YOUTH TO USE TO MANAGE HIS OR HER MENTAL HEALTH CONCERNS.

(2) (a) NOTWITHSTANDING ANY OTHER PROVISION OF LAW TO THE CONTRARY, A MENTAL HEALTH PROFESSIONAL WHO IS LICENSED PURSUANT TO THIS ARTICLE 43 MAY, AT A MINOR'S REQUEST, PROVIDE PSYCHOTHERAPY SERVICES, AS THAT TERM IS DEFINED IN SECTION 12-43-201 (9)(a), TO A MINOR WHO IS AT LEAST TWELVE YEARS OF AGE, BUT LESS THAN FIFTEEN YEARS OF AGE WITH OR WITHOUT THE CONSENT OF THE MINOR'S PARENT OR LEGAL GUARDIAN. THE MINOR’S CONSENT IS NOT SUBJECT TO DISAFFIRMANCE BECAUSE OF MINORITY.

(b) A MENTAL HEALTH PROFESSIONAL WHO IS LICENSED PURSUANT TO THIS ARTICLE 43 MAY NOT PROVIDE PSYCHOTHERAPY SERVICES TO A MINOR WHO IS YOUNGER THAN TWELVE YEARS OF AGE WITHOUT THE CONSENT OF THE MINOR’S PARENT OR LEGAL GUARDIAN. A MENTAL HEALTH PROFESSIONAL WHO IS LICENSED PURSUANT TO THIS ARTICLE 43 MAY PROVIDE PSYCHOTHERAPY SERVICES TO A MINOR WHO IS FIFTEEN YEARS OF AGE OR OLDER PURSUANT TO SECTION 27-65-103 (2).

(c) THE LICENSED MENTAL HEALTH PROFESSIONAL PROVIDING PSYCHOTHERAPY SERVICES TO A MINOR PURSUANT TO THIS SUBSECTION (2) IS NOT REQUIRED TO, BUT MAY, WITH THE CONSENT OF THE MINOR, ADVISE THE MINOR'S PARENT OR LEGAL GUARDIAN OF THE PSYCHOTHERAPY SERVICES PROVIDED PURSUANT TO SUBSECTION (2)(a) OF THIS SECTION. A LICENSED MENTAL HEALTH PROFESSIONAL PROVIDING SUCH PSYCHOTHERAPY SERVICES IS ENCOURAGED TO OBTAIN THE CONSENT OF THE MINOR TO SPEAK TO THE MINOR’S PARENT OR LEGAL GUARDIAN.

(3) IF A MINOR WHO IS RECEIVING PSYCHOTHERAPY SERVICES PURSUANT TO THIS SECTION COMMUNICATES TO THE MENTAL HEALTH PROFESSIONAL A CLEAR AND IMMEDIATE INTENT OR THREAT TO INFlict SERIOUS BODILY HARM ON HIMSELF OR HERSELF OR OTHERS, THE MENTAL HEALTH PROFESSIONAL IS SUBJECT TO THE PROVISIONS OF SECTION 13-21-117 (2).

SECTION 5. In Colorado Revised Statutes, 27-60-103, add (8) as follows:

27-60-103. Behavioral health crisis response system - services - request for proposals - criteria - reporting - rules. (8) The state department of human services shall coordinate efforts with the department of public health and environment to implement a statewide awareness campaign about youth suicide prevention, as well as awareness of the twenty-four-hour telephone crisis service created pursuant to this section. The state department of human services shall expand youth-specific interventions, including text-based services, within the twenty-four-hour telephone crisis service to specifically address youth suicide prevention.
SECTION 6. Safety clause. The general assembly hereby finds, determines, and declares that this act is necessary for the immediate preservation of the public peace, health, and safety."

PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed: HB18-1293, 1294.

SIGNING OF BILLS - RESOLUTIONS - MEMORIALS

The Speaker has signed: HB18-1005, 1023, 1032, 1051, 1052, 1073, 1095, 1141, 1142, 1183; SB18-005.

MESSAGE(S) FROM THE SENATE

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB18-184.
The Senate has passed on Third Reading and returns herewith: HB18-1139, 1137, and 1158.
The Senate has adopted and transmits herewith: SJR18-008.

MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, SB18-184.
without comment, as amended, HB18-1012, 1103, 1138, and 1196.
without comment, as amended, SB18-056, 116, and 182.
INTRODUCTION OF BILLS
First Reading

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

SB18-011 by Senator(s) Holbert and Kerr; also Representative(s) Kraft-Tharp and Lundeen--Concerning treatment of students who are excused by their parents from participating in state assessments.
Committee on Education

SB18-172 by Senator(s) Gardner; also Representative(s) Lee--Concerning testing of horse racing licensees for the presence of prohibited substances.
Committee on Judiciary

SB18-174 by Senator(s) Gardner; also Representative(s) Sias--Concerning liability of entities that provide services to persons with developmental disabilities in residential settings.
Committee on Public Health Care & Human Services

SB18-175 by Senator(s) Gardner; also Representative(s) Lundeen--Concerning the prohibition against paid union activities by public employees.
Committee on State, Veterans, & Military Affairs

SB18-180 by Senator(s) Gardner; also Representative(s) Wist and Gray--Concerning the Colorado trust code.
Committee on Judiciary

CHANGE IN SPONSORSHIP

The Speaker announced the following change in sponsorship pursuant to House Rule 27A(e):

HB18-1223--Representative Reyher to replace Representative Lebsock as prime sponsor.

LAY OVER OF CALENDAR ITEM(S)

On motion of Representative KC Becker, the following item(s) on the Calendar were laid over until March 15, retaining place on Calendar:

Consideration of General Orders--HB18-1248, SB18-074.
On motion of Representative KC Becker, the following bill(s) will be calendared for General Orders on March 21, 2018: **HB18-1248**.

On motion of Representative KC Becker, the following bill(s) calendared for General Orders, March 21, will be calendared for March 28, 2018: **SB18-044**.

On motion of Representative KC Becker, the House adjourned until 9:00 a.m., March 15, 2018.

Approved:
CRISANTA DURAN,
Speaker

Attest:
Marilyn Eddins,
Chief Clerk
Prayer by Rabbi Joseph Black, Temple Emanuel, Denver.

The Speaker called the House to order at 9:00 a.m.

Pledge of Allegiance led by Zoey Sirota, Lucy Ibarguen, Isaac Striker, Alexandra Brenner, Rabbi Steven Foster Early Learning Center of Temple Emanuel, Denver.

The roll was called with the following result:

Present--62.
Excused--Representative(s) Everett, Ransom--2.
Vacancy--1.
Present after roll call--Representative(s) Everett, Ransom.

The Speaker declared a quorum present.

On motion of Representative Herod, the reading of the journal of March 14, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

APPOINTMENT(S)

The Speaker announced the following temporary committee appointment(s) for March 15, 2018 only:
Business Affairs & Labor
  Representative McKean to replace Representative Liston

On motion of Representative Herod, the House resolved itself into Committee of the Whole for consideration of General Orders, and she was called to act as Chair.

GENERAL ORDERS--SECOND READING OF BILLS

The Committee of the Whole having risen, the Chair reported the titles of the following bills had been read (reading at length had been dispensed with by unanimous consent), the bills considered and action taken thereon as follows:
(Amendments to the committee amendment are to the printed committee report which was printed and placed in the members' bill file.)

**SB18-074** by Senator(s) Todd, Court, Holbert, Martinez Humenik, Merrifield, Zenzinger; also Representative(s) Hansen--Concerning adding individuals with Prader-Willi syndrome to the list of persons with intellectual and developmental disabilities.

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

**SB18-099** by Senator(s) Merrifield and Priola, Martinez Humenik; also Representative(s) Pettersen and Wilson, Buckner--Concerning the alignment of early childhood quality improvement programs with the Colorado shines quality rating and improvement system.

Laid over until March 19, retaining place on Calendar.

**HB18-1254** by Representative(s) Van Winkle; Senator(s) Smallwood--Concerning the modification of the foreclosure process on property that is encumbered by a deed of trust.

Amendment No. 1, Finance Report, dated March 12, 2018, and placed in member's bill file; Report also printed in House Journal, March 13, 2018.

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

**HB18-1259** by Representative(s) Gray; also Senator(s) Marble--Concerning providing marijuana samples to employees for business purposes.

Laid over until March 16, retaining place on Calendar.

**SB18-002** by Senator(s) Coram and Sonnenberg, Baumgardner, Cooke, Grantham, Holbert; also Representative(s) Becker K. and Duran--Concerning the financing of broadband deployment.

Amendment No. 1, Agriculture, Livestock, & Natural Resources Report, dated March 12, 2018, and placed in member's bill file; Report also printed in House Journal, March 13, 2018.

Amendment No. 2, by Representative(s) KC Becker.

Amend the Agriculture, Livestock, and Natural Resources Committee Report, dated March 12, 2018, page 2, after line 33 insert:

"Page 7 of the reengrossed bill, line 25, strike "FOR THE CALENDAR YEAR 2017," and substitute "BY AVERAGING THE PAYMENTS RECEIVED FOR CALENDAR YEARS 2015 AND 2016,".".
Amendment No. 3, by Representative(s) Hansen.

Amend the Agriculture, Livestock, and Natural Resources Committee Report, dated March 12, 2018, page 3, after line 31 insert:

"Page 11 of the reengrossed bill, line 15, strike "EIGHT" and substitute "SEVEN"."

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

SB18-134 by Senator(s) Cooke; also Representative(s) Arndt--Concerning the exemption of nonprofit water companies from regulation by the public utilities commission.

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

SB18-165 by Senator(s) Neville T. and Todd, Donovan, Smallwood; also Representative(s) Winter and Saine, Kraft-Tharp--Concerning requirements for public administrators.

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

ADOPTION OF COMMITTEE OF THE WHOLE REPORT


Laid over until date indicated retaining place on Calendar:
HB18-1259--March 16, 2018

The Chairman moved the adoption of the Committee of the Whole Report. As shown by the following roll call vote, a majority of those elected to the House voted in the affirmative, and the Report was adopted.

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CONSIDERATION OF SENATE AMENDMENTS TO HOUSE BILLS (RESOLUTIONS)

HB18-1012 by Representative(s) Becker J. and Lontine, Gray, Singer, Valdez; also Senator(s) Lundberg and Aguilar, Crowder, Kefalas, Sonnenberg--Concerning vision care plans for eye care services.

(Amended as printed in Senate Journal, March 14, 2018.)

Representative Lontine moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

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The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

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Concerning the ability of a local government to require a driver to meet safety standards for the use of an off-highway vehicle.

Representative McLachlan moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

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</table>

The question being, "Shall the bill, as amended, pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.
HB18-1138 by Representative(s) Arndt, Hooton, McKean, Thurlow; also Senator(s) Zenzinger, Martinez Humenik, Moreno, Tate--Concerning standardizing public official oaths of office, and, in connection therewith, providing a uniform oath text and establishing requirements for taking, subscribing, administering, and filing public oaths of office.

(Amended as printed in Senate Journal, March 14, 2018.)

Representative Arndt moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

<table>
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<th>YES</th>
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</table>

The question being, "Shall the bill, as amended, pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

<table>
<thead>
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</tbody>
</table>
HB18-1196 by Representative(s) Exum; also Senator(s) Todd and Martinez Humenik--Concerning authorization to verify the disability of an applicant to the aid to the needy disabled program.

(Amended as printed in Senate Journal, March 14, 2018.)

Representative Exum moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

<table>
<thead>
<tr>
<th>YES</th>
<th>NO</th>
<th>EXCUSED</th>
<th>ABSENT</th>
<th>VACANCY</th>
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<tr>
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<td>Lee</td>
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</tbody>
</table>

The question being, "Shall the bill, as amended, pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.
REPORT(S) OF COMMITTEE(S) OF REFERENCE

EDUCATION
After consideration on the merits, the Committee recommends the following:

SB18-160 be referred to the Committee of the Whole with favorable recommendation.

FINANCE
After consideration on the merits, the Committee recommends the following:

HB18-1114 be referred favorably to the Committee on Appropriations.

HB18-1179 be referred favorably to the Committee on Appropriations.

HB18-1217 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 3, after line 20 insert:

"(5) No later than January 1, 2019, and quarterly thereafter, CollegeInvest shall provide the Department with an electronic report containing information for 529 Qualified State Tuition Program Account Holders, Beneficiaries, and Donors that the Department determines is necessary for the administration of the credit allowed in this section. The report must include, but is not limited to:
(a) The name and social security number of the account holder of each 529 qualified state tuition program account;
(b) The name, date of birth, and social security number of the beneficiary of each 529 qualified state tuition program account; and
(c) Contribution data that contains the:
   (I) amount of each contribution;
   (II) date of each contribution; and
   (III) source of each contribution, including the social security number or federal employee identification number of the contributor.

(6) The department of revenue may seek, accept, and expend gifts, grants, or donations from private or public sources for the department's costs in administering the income tax credit allowed in this section. The department shall transmit all money received through gifts, grants, or donations to the state treasurer and shall administer the income tax credit allowed in this section within existing appropriations."

Renumber succeeding subsection accordingly.

HB18-1218 be referred favorably to the Committee on Appropriations.

SB18-104 be referred to the Committee of the Whole with favorable recommendation.

LOCAL GOVERNMENT
After consideration on the merits, the Committee recommends the following:

HB18-1067 be postponed indefinitely.

STATE, VETERANS, & MILITARY AFFAIRS
After consideration on the merits, the Committee recommends the following:

HB18-1178 be postponed indefinitely.

SB18-128 be postponed indefinitely.
TRANSPORTATION & ENERGY

After consideration on the merits, the Committee recommends the following:

HB18-1157 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 5, after line 4 insert:

"(VIII) WHETHER EACH WORKER INVOLVED IN THE INCIDENT HAD THE APPROPRIATE CREDENTIALS BASED ON THE WORKER’S SCOPE OF WORK, AND IN PARTICULAR WHETHER EACH WELDER INVOLVED IN THE INCIDENT HAD THE NECESSARY CERTIFICATION AS SPECIFIED BY RULE OF THE COMMISSION;

(IX) IF THE INCIDENT INVOLVED A WELD ON STEEL PIPES, WHETHER THE PIPES WERE TESTED BY USING NONDESTRUCTIVE METHODS AS SPECIFIED BY RULE OF THE COMMISSION TO ENSURE THAT EACH WELD WAS PERFORMED PROPERLY AND FREE OF DEFECTS;".

Renumber succeeding subparagraphs accordingly.

DELIVERY OF BILLS TO GOVERNOR

The Chief Clerk of the House of Representatives reports the following bills have been delivered to the Office of the Governor: HB18-1005, 1023, 1032, 1051, 1052, 1073, 1095, 1141, 1142, 1183 at 9:20 a.m. on March 15, 2018.

MESSAGE(S) FROM THE SENATE

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes: SB18-177.

The Senate has passed on Third Reading and returns herewith: HB18-1130.

The Senate has concurred in House Amendments to SB18-138 and the bill has been repassed as amended.

The Senate has Postponed Indefinitely HB18-1127.

MESSAGE(S) FROM THE REVISOR

We herewith transmit: without comment, SB18-177.
MESSAGE(S) FROM THE GOVERNOR

I certify I received the following on the 15th day of March, 2018, at 11:30 a.m. The original is on file in the records of the House of Representatives of the General Assembly.

Marilyn Eddins,
Chief Clerk of the House

March 15, 2018
House of Representatives
71st General Assembly
State Capitol
Denver, CO 80203

Ladies and Gentlemen:

I have the honor to inform you that I have approved and will file with the Secretary of State the following Acts:

HB 18-1039: CONCERNING CHANGING REGULAR SPECIAL DISTRICT ELECTIONS TO MAY OF EACH ODD-NUMBERED YEAR, AND, IN CONNECTION THEREWITH, ADJUSTING THE LENGTH OF TERMS SERVED BY DIRECTORS ELECTED IN 2020 AND 2022 IN ORDER TO IMPLEMENT THE NEW ELECTION SCHEDULE.

Approved March 15, 2018 at 9:08 am.


Approved March 15, 2018 at 9:13 am.

HB 18-1096: CONCERNING THE ELIGIBILITY OF CERTAIN ENTITIES TO APPLY FOR A SPECIAL EVENT PERMIT TO SELL ALCOHOL BEVERAGES.

Approved March 15, 2018 at 9:13 am.

HB 18-1087: CONCERNING DEPARTMENT OF PUBLIC SAFETY AUTHORITY TO REPEAL RULES RELATING TO DEFUNCT BOARDS.

Approved March 15, 2018 at 9:13 am.

HB 18-1140: CONCERNING PUBLIC OFFICIAL PERSONAL SURETY BONDS, AND, IN CONNECTION THEREWITH, REPEALING OBSOLETE PROVISIONS AND
AUTHORIZING THE PURCHASE OF INSURANCE IN LIEU OF PUBLIC OFFICIAL PERSONAL SURETY BONDS.

Approved March 15, 2018 at 9:15 am.

HB 18-1100: CONCERNING THE CONTINUOUS APPROPRIATION OF MONEY IN THE EDUCATOR LICENSURE CASH FUND

Approved March 15, 2018 at 9:15 am.

HB 18-1101: CONCERNING MODIFICATION OF THE MANNER IN WHICH GROSS RETAIL MARIJUANA TAX REVENUE THAT IS TRANSFERRED FROM THE GENERAL FUND TO THE STATE PUBLIC SCHOOL FUND AS REQUIRED BY CURRENT LAW IS APPROPRIATED FROM THE STATE PUBLIC SCHOOL FUND.

Approved March 15, 2018 at 9:16 am.

HB 18-1028: CONCERNING CLARIFICATION OF THE STANDARD REQUIRED FOR APPLICATIONS FOR A COURT ORDER TO REQUIRE COMPLIANCE WITH INVESTIGATIONS OF DECEPTIVE TRADE PRACTICES.

Approved March 15, 2018 at 9:16 am.

Sincerely,

John W. Hickenlooper
Governor

INTRODUCTION OF BILLS
First Reading

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

HB 18-1295 by Representative(s) Salazar; also Senator(s) Coram--Concerning modifications to the "Colorado Food and Drug Act" to allow products containing industrial hemp, and, in connection therewith, establishing that products containing industrial hemp are not adulterated or misbranded by virtue of containing industrial hemp.
Committee on Agriculture, Livestock, & Natural Resources

HB 18-1296 by Representative(s) Melton and Everett; also Senator(s) Marble and Moreno--Concerning an expansion of the ability to leave a motor vehicle unattended in certain circumstances.
Committee on Transportation & Energy
SB18-056  by Senator(s) Jahn; also Representative(s) Lee and Willett-
-Concerning monetary amounts in civil actions.

Committee on Judiciary

SB18-116  by Senator(s) Cooke; also Representative(s) Williams D.
and Van Winkle--Concerning the issuance of capitol
identification cards to members of the public to permit
them entry to state buildings containing the legislative
branch of state government without having to submit to
personal security checks.

Committee on State, Veterans, & Military Affairs

SB18-143  by Senator(s) Fenberg and Coram; also Representative(s)
Arndt and Wilson--Concerning measures to increase
revenue for the parks and wildlife division, and, in
connection therewith, setting certain hunting, fishing,
parks, and recreation fees.

Committee on Agriculture, Livestock, & Natural Resources

SB18-182  by Senator(s) Coram and Guzman; also Representative(s)
Catlin and Arndt--Concerning the authority to allocate a
portion of the source market fee to statutorily authorized
purse funds.

Committee on Agriculture, Livestock, & Natural Resources

SB18-184  by Senator(s) Coram; also Representative(s) McKean and
Esgar--Concerning a new permit for the short-term
extraction of construction materials.

Committee on Agriculture, Livestock, & Natural Resources

INTRODUCTION OF RESOLUTION

The following resolution was read by title and laid over one day under
the rules:

SJR18-008  by Senator(s) Holbert and Guzman, Grantham; also
Representative(s) Becker K. and Neville P., Duran--
Concerning a change to Rule 24A of the Joint Rules of the
Senate and House of Representatives to permit electronic
participation in committee meetings during the legislative
interim.

On motion of Representative Hooton, the House adjourned until
9:00 a.m., March 16, 2018.

Approved:
CRISANTHA DURAN,
Speaker

Attest:
MARILYN EDDINS,
Chief Clerk
Prayer by Representative James Coleman, Denver.

The Speaker called the House to order at 9:00 a.m.

Pledge of Allegiance led by Erik Covarrubias, Nicholas Covarrubias, Brighton High School, Brighton.

The roll was called with the following result:

Present--61.
Excused--Representative(s) Exum, Liston, Willett--3.
Vacancy--1.

The Speaker declared a quorum present.

On motion of Representative Herod, the reading of the journal of March 15, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

REPORT(S) OF COMMITTEE(S) OF REFERENCE

APPROPRIATIONS

After consideration on the merits, the Committee recommends the following:

HB18-1040 be referred to the Committee of the Whole with favorable recommendation.

HB18-1069 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 6, before line 24 insert:

"SECTION 5. Appropriation. For the 2018-19 state fiscal year, $25,054 is appropriated to the department of public health and environment for use by the water quality control division. This appropriation is from the general fund and is based on an assumption that
the division will require an additional 0.2 FTE. To implement this act, the division may use this appropriation for the public and private utilities ."

Renumber succeeding section accordingly.

Page 1, line 104, strike "FLUSHING." and insert "FLUSHING AND MAKING AN APPROPRIATION.".

HB18-1092 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 7, before line 7 insert:

"SECTION 5. Appropriation. (1) For the 2018-19 state fiscal year, $310,543 is appropriated to the department of revenue. This appropriation is from the marijuana cash fund created in section 12-43.3-501 (1)(a), C.R.S. To implement this act, the department may use this appropriation as follows:

(a) $230,044 for marijuana enforcement, which amount is based on an assumption that the department will require an additional 2.7 FTE;

(b) $12,000 for tax administration IT system (GenTax) support;

(c) $14,850 for use by the executive director's office for vehicle lease payments;

(d) $11,025 for use by the executive director's office for operating expenses; and

(e) $42,624 for the purchase of legal services.

(2) For the 2018-19 state fiscal year, $42,624 is appropriated to the department of law. This appropriation is from reappropriated funds received from the department of revenue under subsection (1)(e) of this section and is based on an assumption that the department of law will require an additional 0.2 FTE. To implement this act, the department of law may use this appropriation to provide legal services for the department of revenue.

(3) For the 2018-19 state fiscal year, $14,850 is appropriated to the department of personnel. This appropriation is from reappropriated funds received from the department of revenue under subsection (1)(c) of this section. To implement this act, the department of personnel may use this appropriation for vehicle replacement lease/purchase in fleet management program and motor pool services.".

Renumber succeeding section accordingly.

Page 1, line 101, strike "DELIVERY," and substitute "DELIVERY, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB18-1118 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:
Amend printed bill, page 4, after line 20 insert:

"SECTION 2. Appropriation. For the 2018-19 state fiscal year, $23,951 is appropriated to the legislative department. This appropriation is from the general fund. To implement this act, the department may use this appropriation for the legislative council."

Renumber the succeeding section accordingly.

Page 1, line 103, strike "STATE." and substitute "STATE, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB18-1131 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 February 27, 2018, page 3, strike lines 6 through 13 and substitute:

"Page 5, strike lines 4 through 16.

Renumber succeeding sections accordingly."

HB18-1132 be referred to the Committee of the Whole with favorable recommendation.

HB18-1147 be referred to the Committee of the Whole with favorable recommendation.

HB18-1149 be referred to the Committee of the Whole with favorable recommendation.

HB18-1155 be referred to the Committee of the Whole with favorable recommendation.

HB18-1175 be referred to the Committee of the Whole with favorable recommendation.

HB18-1186 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

"SECTION 3. Appropriation. For the 2018-19 state fiscal year, $25,000 is appropriated to the youth advisory council cash fund created in section 2-2-1306, C.R.S. This appropriation is from the general fund.
The legislative department is responsible for the accounting related to this appropriation.".

Renumber succeeding sections accordingly.

Page 1, line 104, strike "AGENCIES." and substitute "AGENCIES AND MAKING AN APPROPRIATION.".

HB18-1235 be referred to the Committee of the Whole with favorable recommendation.

HB18-1249 be referred to the Committee of the Whole with favorable recommendation.

HB18-1256 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 21 insert:

"SECTION 3. Appropriation. (1) For the 2018-19 state fiscal year, $1,642,843 is appropriated to the department of regulatory agencies for use by the civil rights division. This appropriation consists of $1,082,522 from the general fund and $560,321 reappropriated funds from indirect cost recoveries, and is based on an assumption that the division will require an additional 27.2 FTE. To implement this act, the division may use this appropriation as follows:

(a) $1,558,385, which consists of $998,064 general fund and $560,321 reappropriated funds from indirect cost recoveries, for personal services;
(b) $62,284 from the general fund for operating expenses;
(c) $17,000 from the general fund for hearings pursuant to complaint; and
(d) $5,174 from the general fund for commission meeting costs.

(2) For the 2018-19 state fiscal year, the general assembly anticipates that the civil rights division will receive $496,489 in federal funds to implement this act, which amount is included for informational purposes only. The appropriation in subsection (1) is based on the assumption that the department will receive this amount of federal funds to be used as follows:

(a) $430,912 for personal services;
(b) $43,176 for operating expenses;
(c) $1,000 for hearings pursuant to complaint;
(d) $7,200 for commission meeting costs; and
(e) $14,201 for indirect cost assessment.".

Renumber succeeding sections accordingly.

Page 1, line 107, strike "COMMISSION." and substitute "COMMISSION AND MAKING AN APPROPRIATION.".
HB18-1293 be referred to the Committee of the Whole with favorable recommendation.

THIRD READING OF BILL(S)--FINAL PASSAGE

The following bill(s) were considered on Third Reading. The title(s) were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

SB18-074 by Senator(s) Todd, Court, Holbert, Martinez Humenik, Merrifield, Zenzinger; also Representative(s) Hansen--Concerning adding individuals with Prader-Willi syndrome to the list of persons with intellectual and developmental disabilities.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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<td>Co-sponsor(s) added: Representative(s) Bridges, Buckner, Coleman, Ginal, Hamner, Herod, Jackson, Kennedy, Melton, Michaelson Jenet, Roberts, Singer, Valdez, Winter, Young</td>
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HB18-1254 by Representative(s) Van Winkle; also Senator(s) Smallwood--Concerning the modification of the foreclosure process on property that is encumbered by a deed of trust.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

Co-sponsor(s) added: Representative(s) Arndt, Bridges, Buckner, Catlin, Coleman, Danielson, Esgar, Garnett, Ginal, Gray, Hamner, Hansen, Herod, Hooton, Jackson, Kennedy, Kraft-Tharp, Lee, Lontine, McLachlan, Melton, Michaelson Jenet, Pabon, Pettersen, Reyher, Roberts, Rosenthal, Salazar, Singer, Valdez, Weissman, Wilson, Winter, Young
Representative Becker J excused from voting under House Rule 21(c).
SB18-134 by Senator(s) Cooke; also Representative(s) Arndt--
Concerning the exemption of nonprofit water companies
from regulation by the public utilities commission.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
was declared passed.

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Co-sponsor(s) added: Representative(s) Bridges, Coleman, Gray, Hamner, Hansen, Herod, Hooton, Humphrey, Kraft-Tharp, Leonard, Lontine, Melton, Pabon, Reyher, Roberts, Valdez, Young

SB18-165 by Senator(s) Neville T. and Todd, Donovan, Smallwood;
also Representative(s) Winter and Saine, Kraft-Tharp--
Concerning requirements for public administrators.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
was declared passed.

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</table>
On motion of Representative KC Becker, HB18-1259, SB18-173, 082, 131, HB18-1156, SB18-090, 095, 098, 135, HB18-1007, 1249 were made Special Orders on March 16, 2018, at 10:01 a.m.

The hour of 10:01 a.m., having arrived, on motion of Representative Hansen, the House resolved itself into Committee of the Whole for consideration of Special Orders and he was called to act as Chair.

SPECIAL ORDERS--SECOND READING OF BILLS

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

(Amendments to the committee amendment are to the printed committee report which was printed and placed in the members' bill file.)

HB18-1259 by Representative(s) Gray; also Senator(s) Marble--Concerning providing marijuana samples to employees for business purposes.

Amendment No. 1, Finance Report, dated March 12, 2018, and placed in member's bill file; Report also printed in House Journal, March 13, 2018.

Amendment No. 2, by Representative(s) Gray.

Amend printed bill, page 3, line 19, strike "MONTH;" and substitute "MONTH, REGARDLESS OF THE NUMBER OF LICENSES THAT THE MANAGER IS ASSOCIATED WITH;".

Page 4, after line 2 insert:

"(j) FOR PURPOSES OF THIS SUBSECTION (4) ONLY, "MANAGER" MEANS AN EMPLOYEE OF THE MEDICAL MARIJUANA BUSINESS WHO HOLDS A VALID KEY LICENSE OR ASSOCIATED KEY LICENSE AND IS CURRENTLY DESIGNATED PURSUANT TO STATE LICENSING AUTHORITY RULES AS THE MANAGER OF THE MEDICAL MARIJUANA BUSINESS."

Page 5, line 18, strike "MONTH;" and substitute "MONTH, REGARDLESS OF THE NUMBER OF LICENSES THAT THE MANAGER IS ASSOCIATED WITH;"

Page 6, after line 2 insert:

"(j) FOR PURPOSES OF THIS SUBSECTION (12) ONLY, "MANAGER" MEANS AN EMPLOYEE OF THE MEDICAL MARIJUANA BUSINESS WHO HOLDS A VALID KEY LICENSE OR ASSOCIATED KEY LICENSE AND IS CURRENTLY DESIGNATED PURSUANT TO STATE LICENSING AUTHORITY RULES AS THE MANAGER OF THE MEDICAL MARIJUANA BUSINESS."
Page 7, line 16, strike "MONTH;" and substitute "MONTH, REGARDLESS OF THE NUMBER OF LICENSES THAT THE MANAGER IS ASSOCIATED WITH;".

Page 7, after line 27 insert:

"(j) FOR PURPOSES OF THIS SUBSECTION (7) ONLY, "MANAGER" MEANS AN EMPLOYEE OF THE RETAIL MARIJUANA BUSINESS WHO HOLDS A VALID KEY LICENSE OR ASSOCIATED KEY LICENSE AND IS CURRENTLY DESIGNATED PURSUANT TO STATE LICENSING AUTHORITY RULES AS THE MANAGER OF THE RETAIL MARIJUANA BUSINESS.".

Page 9, line 14, strike "MONTH;" and substitute "MONTH, REGARDLESS OF THE NUMBER OF LICENSES THAT THE MANAGER IS ASSOCIATED WITH;".

Page 9, after line 25 insert:

"(i) FOR PURPOSES OF THIS SUBSECTION (10) ONLY, "MANAGER" MEANS AN EMPLOYEE OF THE RETAIL MARIJUANA BUSINESS WHO HOLDS A VALID KEY LICENSE OR ASSOCIATED KEY LICENSE AND IS CURRENTLY DESIGNATED PURSUANT TO STATE LICENSING AUTHORITY RULES AS THE MANAGER OF THE RETAIL MARIJUANA BUSINESS.".

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

SB18-173 by Senator(s) Gardner, Fenberg; also Representative(s) Herod--Concerning the ability of certain establishments licensed to sell alcohol beverages for on-premises consumption that serve food to allow a customer to remove one opened container of partially consumed vinous liquor from the licensed premises.

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

SB18-082 by Senator(s) Zenzinger, Aguilar, Todd; also Representative(s) Kennedy--Concerning a physician's right to provide continuing care to patients with rare disorders despite a covenant not to compete.

Amendment No. 1, by Representative(s) Kennedy.

Amend reengrossed bill, page 2, line 24, strike everything after the period.

Page 2, strike line 25 and substitute "NEITHER THE PHYSICIAN NOR THE PHYSICIAN'S EMPLOYER, IF ANY, IS LIABLE TO ANY PARTY TO THE PRIOR AGREEMENT FOR DAMAGES ALLEGED TO HAVE Resulted FROM THE DISCLOSURE OR FROM THE PHYSICIAN's TREATMENT OF THE PATIENT AFTER TERMINATION OF THE PRIOR AGREEMENT.".

As amended, ordered revised and placed on the Calendar for Third Reading and Final Passage.
SB18-131 by Senator(s) Tate, Martinez Humenik, Moreno, Zenzinger; also Representative(s) Hooton, Arndt, McKean, Thurlow--Concerning modifications to the "State Employees Group Benefits Act".

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

HB18-1156 by Representative(s) Lee, Lundeen; also Senator(s) Holbert--Concerning limitations on penalties for truancy.

Laid over until March 19, retaining place on Calendar.

SB18-090 by Senator(s) Zenzinger, Martinez Humenik, Moreno, Tate; also Representative(s) Hooton, Arndt, Thurlow, McKean--Concerning modernization of language in statutory sections concerning "rights of married women".

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

SB18-095 by Senator(s) Zenzinger and Martinez Humenik, Moreno, Tate; also Representative(s) Hooton and McKean, Arndt, Thurlow--Concerning the removal of statutory references to the marital status of parents of a child.


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

SB18-098 by Senator(s) Tate and Zenzinger, Martinez Humenik, Moreno; also Representative(s) Hooton and Thurlow, Arndt, McKean--Concerning amending a statutory provision relating to interest on damages that was ruled unconstitutional by the Colorado supreme court.

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

SB18-135 by Senator(s) Gardner; also Representative(s) Carver and Lee--Concerning updates to the Colorado code of military justice.

Amendment No. 2, by Representative(s) Lee.

Amend reengrossed bill, page 3, line 21, strike "OFFICER, OR" and substitute "OFFICER, CANDIDATE, OR".

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

HB18-1007 by Representative(s) Kennedy and Singer, Pettersen; also Senator(s) Lambert and Jahn, Aguilar, Tate--Concerning payment issues related to substance use disorders.

Laid over until March 19, retaining place on Calendar.

HB18-1249 by Representative(s) Rankin, Hamner, Young; also Senator(s) Lundberg, Lambert, Moreno--Concerning the requirement that the state treasurer distribute any federal funds related to the naval oil shale reserve land to specified counties or their federal mineral lease districts.

Amendment No. 1, Finance Report, dated March 5, 2018, and placed in member's bill file; Report also printed in House Journal, March 6, 2018.

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

ADOPTION OF COMMITTEE OF THE WHOLE REPORT


Laid over until date indicated retaining place on Calendar:


The Chairman moved the adoption of the Committee of the Whole Report. As shown by the following roll call vote, a majority of those elected to the House voted in the affirmative, and the Report was adopted.

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<th>YES</th>
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Catlin Y Jackson Y Neville P. Y Weissman Y
Coleman Y Kennedy Y Pabon Y Willett E
Covarrubias Y Kraft-Tharp Y Pettersen Y Williams D. N
Danielson Y Landgraf Y Rankin Y Wilson Y
House in recess. House reconvened.

REPORT(S) OF COMMITTEE(S) OF REFERENCE

BUSINESS AFFAIRS & LABOR

After consideration on the merits, the Committee recommends the following:

HB18-1234 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, 18-10.5-102, amend the introductory portion, (5), and (6); and add (3.5) as follows:

18-10.5-102. Definitions. As used in this article, ARTICLE 10.5, unless the context otherwise requires:

(3.5) "GAMBLING", WHETHER USED ALONE OR AS PART OF THE PHRASE "SIMULATED GAMBLING" OR "SIMULATED GAMBLING DEVICE", HAS THE MEANING SET FORTH IN SECTION 18-10-102 (2); EXCEPT THAT, FOR PURPOSES OF THIS ARTICLE 10.5, THE EXCEPTION SET FORTH IN SECTION 18-10-102 (2)(a) DOES NOT APPLY.

(5) (a) "Prize" means a gift, award, gratuity, good, service, credit, or anything else of value, INCLUDING A THING OF VALUE FOR A "GAIN" AS DEFINED IN SECTION 18-10-102 (1), that may be transferred to a person an ENTRANT, whether or not possession of the prize is actually transferred or placed on an account or other record as evidence of the intent to transfer the prize.

(b) "Prize" does not include:

(I) Free or additional play; or

(II) Any intangible or virtual award that cannot be converted into money, goods, or services; or

(III) ONE OR MORE TICKETS OR TOKENS THAT ARE CONVERTIBLE INTO GOODS OF NOMINAL VALUE, NOT TO EXCEED TWENTY-FIVE DOLLARS PER OCCASION, AND NOT TO INCLUDE ANY PRODUCT THAT IS, CONTAINS, OR CAN BE USED AS A CONSTITUENT PART OF OR ACCESSORY FOR:

(A) ALCOHOL BEVERAGES;

(B) TOBACCO, TOBACCO PRODUCTS, MARIJUANA, OR SMOKING; OR

(C) FIREARMS OR AMMUNITION.

(6) (a) "Simulated gambling device" means a mechanically or electronically operated machine, network, system, program, or device that is used by an entrant and that displays simulated gambling displays on a screen or other mechanism at a business location, including a private club, that is owned, leased, or otherwise possessed, in whole or in part, by a person conducting the game or by that person's partners, affiliates,
subsidiaries, agents, or contractors; EXCEPT THAT the term DOES NOT
INCLUDE BONA FIDE AMUSEMENT DEVICES, AS AUTHORIZED IN SECTION
12-47-103 (30), THAT PAY NOTHING OF VALUE, CANNOT BE ADJUSTED TO
PAY ANYTHING OF VALUE, AND ARE NOT USED FOR GAMBLING.
"SIMULATED GAMBLING DEVICE" includes:
- (a) A video poker game or any other kind of video card game;
- (b) A video bingo game;
- (c) A video craps game;
- (d) A video keno game;
- (e) A video lotto game;
- (f) A video roulette game;
- (g) A pot-of-gold;
- (h) An eight-liner;
- (i) A slot machine, WHERE RESULTS ARE DETERMINED BY
  REASON OF THE SKILL OF THE PLAYER OR THE APPLICATION OF THE
  ELEMENT OF CHANCE, OR BOTH, AS PROVIDED BY SECTION 9 (4)(c)
  OF ARTICLE XVIII OF THE COLORADO CONSTITUTION; and
- (j) A device that functions as, or simulates the play of, a slot
  machine, WHERE RESULTS ARE DETERMINED BY REASON OF THE SKILL OF
  THE PLAYER OR THE APPLICATION OF THE ELEMENT OF CHANCE, OR BOTH,
  AS PROVIDED BY SECTION 9 (4)(c) OF ARTICLE XVIII OF THE COLORADO
  CONSTITUTION.
(b) "SIMULATED GAMBLING DEVICE" DOES NOT INCLUDE ANY
PARI-MUTUEL TOTALISATOR EQUIPMENT THAT IS USED FOR PARI-MUTUEL
WAGERING ON LIVE OR SIMULCAST RACING EVENTS AND THAT HAS BEEN
APPROVED BY THE DIRECTOR OF THE DIVISION OF RACING EVENTS FOR
ENTITIES AUTHORIZED AND LICENSED UNDER ARTICLE 60 OF TITLE 12.
SECTION 2. In Colorado Revised Statutes, 18-10.5-103, amend
(1)(a) as follows:
18-10.5-103. Prohibition - penalties - exemptions. (1) A person
commits unlawful offering of a simulated gambling device if the person
offers, facilitates, contracts for, or otherwise makes available to or for
members of the public or members of an organization or club any
simulated gambling device where:
(a) The PERSON RECEIVES, DIRECTLY OR INDIRECTLY, A payment
OR TRANSFER of consideration is required or permitted for
WITH AN ENTRANT’S use of the SIMULATED GAMBLING device, for
admission to premises on which the SIMULATED GAMBLING device is
located, or for the purchase of any product or service associated with
access to or use of the SIMULATED GAMBLING device, REGARDLESS OF
WHETHER CONSIDERATION IN CONNECTION WITH SUCH USE, ADMISSION, OR
PURCHASE IS MONETARY OR NONMONETARY AND REGARDLESS OF
WHETHER IT IS PAID OR TRANSFERRED BEFORE THE SIMULATED GAMBLING
DEVICE IS USED BY AN ENTRANT; and
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 hereby finds,
determines, and declares that this act is necessary for the immediate
preservation of the public peace, health, and safety.".

HB18-1250 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 5 and substitute:

"definition - legislative declaration. (1) (a) THE GENERAL ASSEMBLY HEREBY FINDS AND DECLARES THAT THIS SECTION CODIFIES EXISTING PRACTICE, THAT EACH AGENCY ALREADY KNOWS ABOUT AND TRACKS THE RULE ISSUES DESCRIBED IN SUBSECTION (2)(a) OF THIS SECTION, AND THAT MUCH OF THIS WORK IS CURRENTLY COMPLETED IN THE NORMAL COURSE OF AN AGENCY'S BUSINESS.

(b) THE GENERAL ASSEMBLY FURTHER FINDS AND DECLARES THAT IT IS NOT THE GENERAL ASSEMBLY’S INTENT FOR AN AGENCY TO INCREASE ITS EXISTING RULE COMPLIANCE MONITORING.

(2) (a) EACH AGENCY SHALL CONDUCT, WITHIN EXISTING RESOURCES, AN ANALYSIS OF".

Page 2, strike line 16.

Page 2, line 19, strike "RULE." and substitute "RULE; AND".

Page 2, after line 19 insert:

"(III) THE ENFORCEMENT LEVEL AND ANY APPROPRIATE FINES FOR NONCOMPLIANCE WITH THE DEPARTMENT'S RULES.".

Page 2, line 22, strike "(1)(a)" and substitute "(2)(a)".

HEALTH, INSURANCE & ENVIRONMENT

After consideration on the merits, the Committee recommends the following:

HB18-1122 be postponed indefinitely.

HB18-1123 be postponed indefinitely.

HB18-1194 be postponed indefinitely.

HB18-1212 be amended as follows, and as so amended, be referred to the Committee on Finance with favorable recommendation:

Amend printed bill, page 3, strike lines 11 through 13 and substitute:

"(II) LICENSED AS A COMMUNITY CLINIC AS DESCRIBED IN SECTION 25-3-101 AND:

(A) IS OPERATING IN A RURAL AREA, AS DEFINED IN SECTION 39-30-103 (1.5); OR

(B) IS GRANTED A WAIVER BY THE DEPARTMENT IN ACCORDANCE WITH SUBSECTION (2) OF THIS SECTION."
(2) The department may grant a waiver of the licensure requirements set forth in this section and in rules adopted by the board for a community clinic serving an underserved population in the state."

Renumber succeeding subsections accordingly.

Page 4, line 10, strike "(2)(a)" and substitute "(3)(a)".

Page 4, strike lines 11 through 15 and substitute:

"(III) The board shall, by rule, establish the fines that the department of public health and environment may assess against any freestanding emergency department that the department of health care policy and financing reports as violating subsection (3)(a) of this section. The fines must not exceed one thousand dollars per patient occurrence. Any penalty collected pursuant to this section shall be transmitted to the state treasurer for deposit into the general fund.".

HB18-1282 be referred to the Committee of the Whole with favorable recommendation.

SB18-146 be amended as follows, and as so amended, be referred to the Committee on Finance with favorable recommendation:

Amend reengrossed bill, page 9, after line 5 insert:

"(III) States that the freestanding emergency department or a physician providing health care services at the freestanding emergency department may not be a participating provider in the patient's health insurance provider network;

(IV) States that a physician providing health care services at the freestanding emergency department may bill separately from the freestanding emergency department for the health care services provided to the patient;".

Renumber succeeding subparagraphs accordingly.

Page 9, strike lines 9 through 14.

Renumber succeeding subparagraphs accordingly.

Page 10, line 11, strike the second "the" and substitute "either the maximum facility fee that the freestanding emergency department charges or the range of the minimum to maximum amount of the facility fees that the freestanding emergency department charges; and".

Page 10, strike lines 12 and 13.
Page 10, after line 19 insert:

"(c) Receipt of the disclosure under this subsection (3) does not waive a covered person's protections under section 10-16-704 (3)(b)."

Page 11, line 6, strike "SECTION." and substitute "SECTION, INCLUDING RULES NECESSARY TO ENSURE THAT FREESTANDING EMERGENCY DEPARTMENTS ARE COMPLYING IN GOOD FAITH WITH THE INTENT OF THIS SECTION AND THE TRANSPARENCY AND DISCLOSURE REQUIREMENTS OF THIS SECTION."

JUDICIARY

After consideration on the merits, the Committee recommends the following:

HB18-1065 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 9, strike "EXPLOITATION, OR NEGLECT" and substitute "NEGLECT, OR EXPLOITATION".

Page 2, line 10, strike "PREDOMINANT".

Page 3, line 2, strike ""EXPLOITATION", OR "NEGLECT"" and substitute ""NEGLECT", OR "EXPLOITATION"".

Page 3, strike lines 3 through 5 and substitute "DEFINITIONS AS CONTAINED IN ARTICLE 22 OF TITLE 16, ARTICLES 3 AND 6.5 OF TITLE 18, ARTICLES 1 AND 3 OF TITLE 19, ARTICLE 3.1 OF TITLE 26, AND ARTICLE 90 OF TITLE 27, C.R.S., AND TITLES 38 AND 42 OF THE CODE OF FEDERAL REGULATIONS, AS AMENDED.".

Page 3, strike lines 6 through 19 and substitute:

"(b) If the appointing authority finds that the employee has engaged in mistreatment, abuse, neglect, or exploitation against a vulnerable person, the appointing authority may take such disciplinary action as the appointing authority deems appropriate, up to and including termination, taking into consideration the harm or risk of harm to vulnerable persons created by the employee's actions. Nothing in this subsection (15)(b) affects the constitutional or statutory due process rights afforded to an employee who is certified to any class or position in the state personnel system.".

Reletter succeeding paragraph accordingly.
HB18-1109 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 18, after "COMPETENCY" insert "FOR THE COMPLETION OF ANY SENTENCE".

Page 3, line 23, after "add" insert "(4.5) and".

Page 4, strike lines 8 through 12 and substitute "PURSUANT TO SECTION 16-8.5-103. THE COURT SHALL APPOINT COUNSEL TO REPRESENT THE OFFENDER WITH RESPECT TO THE DETERMINATION OF COMPETENCY OF THE OFFENDER, BUT THE PRESENCE OF THE OFFENDER IS NOT REQUIRED FOR ANY COURT PROCEEDINGS UNLESS GOOD CAUSE IS SHOWN.

(4.5) IF AN OFFENDER IS DETERMINED TO BE INCOMPETENT TO PROCEED PURSUANT TO SUBSECTION (4) OF THIS SECTION, THE COURT MAY ORDER THE DEPARTMENT TO PROVIDE OR ARRANGE FOR THE DELIVERY OF APPROPRIATE RESTORATION SERVICES IN ANY SETTING AUTHORIZED BY LAW, BY AN ORDER OF THE COURT, OR BY ANY OTHER ACTION AS PROVIDED BY LAW. IF THE COURT DETERMINES THAT THERE IS NOT A SUBSTANTIAL PROBABILITY OF THE OFFENDER BEING RESTORED TO COMPETENCY, THE DEPARTMENT MAY REFER THE INMATE FOR SPECIAL NEEDS PAROLE WITH A SPECIAL NEEDS PAROLE PLAN PURSUANT TO THE PROVISIONS OF THIS SECTION.".

Page 5, after line 4, insert:

"SECTION 3. In Colorado Revised Statutes, 16-8.5-101, amend theintroductory portion and (7) as follows:

16-8.5-101. Definitions. As used in this article ARTICLE 8.5, unless the context otherwise requires:

(7) "Criminal proceedings" means trial, sentencing, SATISFACTION OF THE SENTENCE, execution, and any pretrial matter that is not susceptible of fair determination without the personal participation of the defendant.".

Renumber succeeding sections accordingly.

Page 5, after line 16 insert:

"SECTION 5. In Colorado Revised Statutes, 16-8.5-103, add (9) as follows:

16-8.5-103. Determination of competency to proceed. (9) IN ALL PROCEEDINGS UNDER THIS ARTICLE 8.5, WHEN COMPETENCY HAS BEEN RAISED BY THE PAROLE BOARD PURSUANT TO SECTION 16-8.5-102 (2)(d), THE COURT SHALL PAY FOR ANY EVALUATION TO DETERMINE COMPETENCY PURSUANT TO THIS SECTION, AND THE EVALUATION MUST BE CONDUCTED AT THE PLACE WHERE THE DEFENDANT IS IN CUSTODY.".

Renumber succeeding sections accordingly.
HB18-1211 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 3, insert:

"(1) "ABUSE" MEANS WILLFUL INFLICTION OF INJURY,
UNREASONABLE CONFINEMENT, INTIMIDATION, OR PUNISHMENT WITH
RESULTING PHYSICAL OR FINANCIAL HARM OR PAIN OR MENTAL ANGUISH,
INCLUDING ANY ACTS OR OMISSIONS THAT CONSTITUTE A CRIMINAL
VIOLATION UNDER STATE LAW.”.

Renumber succeeding subsections accordingly.

Page 3, after line 18, insert:

"(6) "EXPLOITATION" MEANS THE WRONGFUL TAKING OR USE OF
FUNDS OR PROPERTY OF A PATIENT RESIDING IN A HEALTH CARE FACILITY
OR BOARD AND CARE FACILITY THAT CONSTITUTES A CRIMINAL VIOLATION
UNDER STATE LAW.”.

Renumber succeeding subsections accordingly.

Page 3, after line 20 insert:

"(8) "MATERIAL INFORMATION" MEANS AN ASSERTION OR
INFORMATION DIRECTLY PERTAINING TO A CLAIM, RECORD, STATEMENT,
OR REPRESENTATION THAT A REASONABLE PERSON KNOWS OR SHOULD
KNOW WILL AFFECT THE ACTION, CONDUCT, OR DECISION OF THE PERSON
WHO RECEIVES OR IS INTENDED TO RECEIVE THE ASSERTED INFORMATION
IN A MANNER THAT WOULD DIRECTLY OR INDIRECTLY BENEFIT THE PERSON
MAKING THE ASSERTION.”.

Renumber succeeding subsections accordingly.

Page 3, after line 26, insert:

"(11) "NEGLECT" MEANS WILLFUL FAILURE TO PROVIDE GOODS
AND SERVICES NECESSARY TO AVOID PHYSICAL HARM, MENTAL ANGUISH,
OR MENTAL ILLNESS, INCLUDING ANY NEGLECT THAT CONSTITUTES A
CRIMINAL VIOLATION UNDER STATE LAW.”.

Renumber succeeding subsections accordingly.

Page 5, line 17, strike "OF" and substitute "WHERE THE AGENCY OR ENTITY
HAS REASONABLE CAUSE TO BELIEVE THAT THERE IS".

Page 6, line 7, strike "Attorney general" and substitute "Medicaid fraud
control unit".

Page 6, line 9, strike "ATTORNEY GENERAL" and substitute "UNIT".

Page 6, line 10, after "PROSECUTE" insert "CIVIL".

Page 6, line 11, strike "BOTH CIVIL,".
Page 6, lines 12 and 13, strike "25.5-4-310, AND CRIMINAL, PURSUANT TO
THIS PART 8 OR TITLE 18;" and substitute "25.5-4-310;".

Page 6, strike lines 14 and 15 and substitute:
"(b) INVESTIGATE AND PROSECUTE CRIMINAL MEDICAID FRAUD
AND WASTE PURSUANT TO THIS PART 8 AND TITLE 18;
(c) INVESTIGATE AND PROSECUTE PATIENT ABUSE, NEGLECT, OR
EXPLOITATION PROVIDED THAT PRIOR TO THE FILING OF ANY CRIMINAL
CHARGES INVOLVING PATIENT ABUSE, NEGLECT, OR EXPLOITATION BY
EITHER COMPLAINT OR GRAND JURY INDICTMENT THE UNIT SHALL FIRST
CONSULT WITH THE DISTRICT ATTORNEY OF THE JUDICIAL DISTRICT WHERE
THE PROSECUTION WOULD BE INITIATED. IF AFTER SUCH CONSULTATION,
THE DISTRICT ATTORNEY AGREES WITH THE FILING OF CHARGES, THE UNIT
SHALL CROSS-DESIGNATE THE DISTRICT ATTORNEY OR HIS OR HER
DESIGNATED ASSISTANT OR DEPUTY DISTRICT ATTORNEY AS A SPECIAL
ASSISTANT ATTORNEY GENERAL ON THE CASE. IF AFTER SUCH
CONSULTATION THE DISTRICT ATTORNEY DOES NOT AGREE WITH THE
FILING OF CHARGES, THE UNIT MAY FILE THE CASE INDEPENDENTLY;".

Renumber succeeding paragraphs accordingly.

Page 6, strike lines 23 through 25.

Page 6, line 27, strike "BY THE ATTORNEY GENERAL".

Page 7, line 3, strike "BY THE ATTORNEY GENERAL".

Page 7, line 6, strike "BY THE ATTORNEY GENERAL".

Page 8, line 2, strike "MAKES" and substitute "WITH INTENT TO DEFRAUD,
MAKES".

Page 8, line 3, strike "TO BE" and substitute "CONTAINS MATERIAL
INFORMATION THAT IS".

Page 8, line 5, strike "MAKES" and substitute "WITH INTENT TO DEFRAUD,
MAKES".

Page 8, line 8, strike "TO BE" and substitute "CONTAINS MATERIAL
INFORMATION THAT IS".

Page 8, line 10, strike "MAKES" and substitute "WITH INTENT TO
DEFRAUD, MAKES".

Page 8, line 13, strike "TO BE" and substitute "CONTAINS MATERIAL
INFORMATION THAT IS".

Page 8, line 15, strike "MAKES" and substitute "WITH INTENT TO
DEFRAUD, MAKES".

Page 8, line 18, strike "TO BE" and substitute "CONTAINS MATERIAL
INFORMATION THAT IS".

Page 8, line 20, strike "SIGNS" and substitute "WITH INTENT TO DEFRAUD,
SIGNS".
Page 8, line 25, after "LAW," insert "AND WITHOUT CONSENT OF THE BENEFICIARY, ".

Page 9, line 4, strike "DESTROYS, CONCEALS, OR REMOVES" and substitute "OR CONCEALS".

Page 9, line 7, strike "RECEIVED," and substitute "RECEIVED; DESTROYS OR REMOVES SUCH RECORDS WITH THE INTENT TO PREVENT THEIR REVIEW BY REPRESENTATIVES OF THE STATE OR THEIR DESIGNEES; ".

Page 9, line 11, strike "DESTROYS, CONCEALS, OR REMOVES" and substitute "OR CONCEALS".

Page 9, line 13, strike "BASED;" and substitute "BASED, OR DESTROYS OR REMOVES SUCH RECORDS WITH THE INTENT TO PREVENT THEIR REVIEW BY REPRESENTATIVES OF THE STATE OR THEIR DESIGNEES; ".

Page 9, line 18, after "REPRESENTATION", insert "CONTAINS MATERIAL INFORMATION THAT".

Page 9, line 20, after "LAW," insert "AND WITHOUT CONSENT OF THE BENEFICIARY, ".

Page 13, line 5, strike "OR" and substitute "PROSECUTION DIRECTLY RELATED TO CRIMINAL MEDICAID FRAUD AND WASTE, AS WELL AS CRIMINAL PATIENT ABUSE, NEGLECT, AND EXPLOITATION, OR ANY OTHER ".

Page 13, line 16, strike "OFFENSE." and substitute "OFFENSE, BUT NO LATER THAN SIX YEARS AFTER THE DATE OF THE COMMISSION OF THE OFFENSE.".

HB18-1243 be referred to the Committee of the Whole with favorable recommendation.

HB18-1261 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, strike "INITIATES, SPONSORS," and substitute "SPONSORS".

Page 3, after line 2 insert:

"(3) "CLIENT" MEANS A PERSON USING THE SERVICES OF A PROFESSIONAL PERSON; EXCEPTION THAT A PARTY TO AN ARBITRATION PROCEEDING IS NOT AN ARBITRATOR'S CLIENT. ".

Renumber succeeding subsections accordingly.

Page 5, line 11, strike "PROMULGATED PURSUANT TO" and substitute "DESCRIBED IN".
Page 9, line 12, strike "AGREE," and substitute "AGREE IN WRITING, ".

Page 9, strike lines 15 and 16.

Page 9, lines 22 and 23, strike "PROVIDER ON THE BASIS OF POTENTIAL PARTIALITY." and substitute "PROVIDER. ".

Page 9, line 24, strike "IMPARTIALITY" and substitute "POTENTIAL PARTIALITY OF THE ARBITRATOR OR ARBITRATION SERVICES PROVIDER".

Page 13, line 5, strike "WHETHER" and substitute "EXCEPT FOR PAYMENT FOR ARBITRATION SERVICES, WHETHER".

Page 14, line 12, after the second "INSURERS" insert "DISCLOSED BY THE PARTIES".

HB18-1262 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 13, strike "INITIATES, SPONSORS," and substitute "SPONSORS".

Page 5, strike lines 8 through 27.

Page 6, strike lines 1 through 22.

Renumber succeeding sections accordingly.

STATE, VETERANS, & MILITARY AFFAIRS
After consideration on the merits, the Committee recommends the following:

SB18-107 be referred to the Committee of the Whole with favorable recommendation.

TRANSPORTATION & ENERGY
After consideration on the merits, the Committee recommends the following:

HB18-1275 be referred to the Committee of the Whole with favorable recommendation.

HB18-1290 be amended as follows, and as so amended, be referred to the Committee on Finance with favorable recommendation:
Amend printed bill, page 3, line 5, after "INFORMATION." add "THE DEPARTMENT OF REGULATORY AGENCIES SHALL ANNUALLY REPORT ON THE INFORMATION CONTAINED IN THE REGISTRY AS A PART OF ITS PRESENTATION TO ITS COMMITTEE OF REFERENCE AT A HEARING HELD PURSUANT TO SECTION 2-7-203 (2)(a) OF THE "STATE MEASUREMENT FOR ACCOUNTABLE, RESPONSIVE, AND TRANSPARENT (SMART) GOVERNMENT ACT.""

Page 3, strike lines 6 through 20.

Renumber succeeding sections accordingly.

HB18-1291 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 1 insert:

"SECTION 1. In Colorado Revised Statutes, 12-61-702, add (6.5) as follows:

12-61-702. Definitions. As used in this part 7, unless the context otherwise requires:

(6.5) "DEPARTMENT" MEANS THE DEPARTMENT OF REGULATORY AGENCIES.

SECTION 2. In Colorado Revised Statutes, 12-61-724, amend (1) introductory portion, (1)(b), (2) introductory portion, (2)(e), (3), (6), (7) introductory portion, (8), (9), (10), (11), and (13) as follows:

12-61-724. Certification of conservation easement holders - rules - definition - repeal. (1) The division DEPARTMENT shall, in consultation with the commission created in section 12-61-725, establish and administer a certification program for qualified organizations under section 170 (h) of the federal "Internal Revenue Code of 1986", as amended, that hold conservation easements for which a tax credit is claimed pursuant to section 39-22-522. C.R.S. The purposes of the program are to:

(b) Identify fraudulent or unqualified applicants, as determined under the rules of the division DEPARTMENT, to prevent them from becoming certified by the program.

(2) The division DEPARTMENT shall establish and accept applications for certification. The division DEPARTMENT shall conduct a review of each application and consider the recommendations of the commission before making a final determination to grant or deny certification. In reviewing an application and in granting certification, the division and the commission may consider:

(e) Any other information deemed relevant by the division DEPARTMENT or the commission; and

(3) At the time of submission of an application, and each year the entity is certified pursuant to this section, the applicant shall pay the division DEPARTMENT a fee, as prescribed by the division DEPARTMENT,
to cover the costs of the division DEPARTMENT and the commission in administering the certification program for entities that hold conservation easements for which tax credits are claimed pursuant to section 39-22-522. The division DEPARTMENT shall have the authority to accept and expend gifts, grants, and donations for the purposes of this section. The state treasurer shall credit fees, gifts, grants, and donations collected pursuant to this subsection (3) to the division of real estate DEPARTMENT OF REGULATORY AGENCIES CONSERVATION EASEMENT CERTIFICATION cash fund created in section 12-61-111.5. On or before each January 1, the division shall certify to the general assembly the amount of the fee prescribed by the division DEPARTMENT pursuant to this subsection (3).

(6) The commission shall meet at least quarterly and make recommendations to the division regarding the certification program. The division DEPARTMENT is authorized to determine whether an applicant for certification possesses the necessary qualifications for certification required by the rules adopted by the division DEPARTMENT. If the division DEPARTMENT determines that an applicant does not possess the applicable qualifications for certification or that the applicant has violated any provision of this part 7, the rules promulgated by the division DEPARTMENT, or any division DEPARTMENT order, the division DEPARTMENT may deny the applicant a certification or deny the renewal of a certification, and, in such instance, the division DEPARTMENT shall provide the applicant with a statement in writing setting forth the basis of the division's DEPARTMENT's determination. The applicant may request a hearing on the determination as provided in section 24-4-104 (9). C.R.S. The division DEPARTMENT shall notify successful applicants in writing. An applicant that is not certified may reapply for certification in accordance with procedures established by the division DEPARTMENT.

(7) The division DEPARTMENT shall implement the certification program in a manner that either commences accepting applications for certification:

(8) A conservation easement tax credit certificate application may be submitted pursuant to section 12-61-727 only if the entity has been certified in accordance with this section at the time the donation of the easement is made. The division DEPARTMENT shall make information available to the public concerning the date that it commences accepting applications for entities that hold conservation easements and the requirements of this subsection (8).

(9) The division DEPARTMENT shall maintain and update an online list, accessible to the public, of the organizations that have applied for certification and whether each has been certified, rejected for certification, or had its certification revoked or suspended in accordance with this section.

(10) The division DEPARTMENT may investigate the activities of any entity that is required to be certified pursuant to this section and to impose discipline for noncompliance, including the suspension or revocation of a certification or the imposition of fines. The division DEPARTMENT may promulgate rules in accordance with article 4 of title 24 C.R.S. for the certification program and discipline authorized by this section.

(11) The division DEPARTMENT may subpoena persons and documents, which subpoenas may be enforced by a court of competent jurisdiction if not obeyed, for purposes of conducting investigations pursuant to subsection (10) of this section.
(13) This section is repealed, effective July 1, 2018. September 1, 2025. Prior to the repeal, the department of regulatory agencies shall review the certification requirement as provided for in section 24-34-104. C.R.S."

Renumber succeeding sections accordingly.

Page 2, line 3, strike "(8)" and substitute "(1) introductory portion, (3)(a), (4), (6), and (8); and add (6.5)".

Page 2, strike lines 5 through 8 and substitute "created - repeal.

(1) There is hereby created in the division a conservation easement oversight commission. The commission shall exercise its powers and perform its duties and functions under the division as if transferred thereto by a type 2 transfer, as defined in the "Administrative Organization Act of 1968", article 1 of title 24. C.R.S. The commission consists of nine members as follows:

(3) (a) At the request of the division or the department of revenue, the commission shall advise the division and the department of revenue regarding conservation easements for which a state income tax credit is claimed pursuant to section 39-22-522. C.R.S.

(4) The commission shall meet not less than once each quarter. The division shall convene the meetings of the commission and provide staff support as requested by the commission. A majority of the members of the commission constitutes a quorum for the transaction of all business, and actions of the commission require a vote of a majority of the members present in favor of the action taken. The commission may delegate to the executive director of the department or his or her designee the authority to act on behalf of the commission on occasions and in circumstances that the commission deems necessary for the efficient and effective administration and execution of the commission's responsibilities under this part 7.

(6) (a) The commission shall advise and make recommendations to the executive director of the department or his or her designee regarding the certification of conservation easement holders in accordance with section 12-61-724. The division may determine whether an applicant for certification possesses the necessary qualifications for certification required by the rules adopted by the division.

(b) If the division determines that an applicant does not possess the applicable qualifications for certification or that the applicant has violated any provision of this part 7, the rules promulgated by the division, or any division order, the division may deny the applicant a certification or deny the renewal of a certification. In such instance, the division shall provide the applicant with a statement in writing setting forth the basis of the division's determination. The applicant may request a hearing on the determination as provided in section 24-4-104 (9). C.R.S.

(c) The division shall notify successful applicants in writing.

(d) An applicant that is not certified may reapply for certification in accordance with the procedure established by the division.
(6.5) The commission shall promulgate rules to effectuate the duties of the commission pursuant to Article 4 of Title 24. Such rules shall specifically address the following:

(a) A process for expedited or automatic certification of an entity that is currently accredited by national land conservation organizations that are broadly accepted by the conservation industry;

(b) A streamlined and lower-cost process for conservation easement holders that do not intend to accept new donations of conservation easements for which tax credits would be claimed that focuses on the holder’s stewardship capabilities;

(c) The fees charged pursuant to section 12-61-724 (3) or 12-61-727 (6), specifically ensuring that the fees are adequate to pay for administrative costs but not so high as to act as a disincentive to the creation of conservation easements in the state; and

(d) The adoption of best practices, processes, and procedures used by other entities that regularly review conservation easement transactions, including a practice, process, or procedure deeming conservation easement appraisals approved by these entities based on their independent reviews as credible for purposes of the conservation easement tax credit.

(8) This section is repealed, effective July 1, 2018. Prior to the repeal, the department of regulatory agencies shall review the commission as provided in section 24-34-104 C.R.S.

"SECTION 5. In Colorado Revised Statutes, 12-61-726, amend (1) introductory portion, (2), and (3) as follows:

12-61-726. Conservation easement tax credit certificates - rules. (1) The division shall receive tax credit certificate applications from and issue certificates to landowners for income tax credits for conservation easements donated on or after January 1, 2011, in accordance with section 39-22-522 (2.5) C.R.S., and this part 7. Nothing in this section restricts or limits the authority of the division to enforce this part 7. The division may promulgate rules in accordance with article 4 of title 24 C.R.S., for the issuance of the certificates. In promulgating rules, the division may include provisions governing:

(2) The division shall apply the amount claimed in a completed tax credit certificate application against the annual tax credit limit in the order that completed applications are received. The division shall apply claimed tax credit amounts that exceed the annual limit in any year against the limit for the next available year and issue tax credit certificates for use in the year in which the amount was applied to the annual limit.

(3) The division shall not issue tax credit certificates that in aggregate exceed the limit set forth in section 39-22-522 (2.5) C.R.S., during a particular calendar year."
SECTION 6. In Colorado Revised Statutes, 12-61-727, amend (1)(e), (2)(a) introductory portion, (3)(a), (4), (5) introductory portion, (6), (7)(a), (8)(c), (10), (11), (12)(b), (12)(c), (12)(d), (13)(a) introductory portion, (13)(b), (14)(a), (14)(b), (14)(d), (15), and (16); and add (18) as follows:

12-61-727. Conservation easement tax credit certificate application process - definitions - rules. (1) For purposes of this section:

(e) "Director" means the executive director of the division of real estate or his or her designee.

(2) (a) The division shall establish and administer a process by which a landowner seeking to claim an income tax credit for any conservation easement donation made on or after January 1, 2014, must apply for a tax credit certificate as required by section 39-22-522 (2.5) and (2.7), C.R.S. The purpose of the application process is to determine whether a conservation easement donation for which a tax credit will be claimed:

(3) For the purpose of reviewing applications and making determinations regarding the issuance of tax credit certificates, including the dollar amount of the tax credit certificate to be issued:

(a) Division staff shall review each application and advise and make recommendations to the director and the commission regarding the application;

(4) The department of revenue is not authorized to disallow a conservation easement tax credit based on any requirements that are under the jurisdiction of the division, the director, or the commission pursuant to this section.

(5) A complete tax credit certificate application must be made by the landowner to the division and must include:

(6) A landowner submitting an application for a tax credit certificate pursuant to this section or an application for an optional preliminary advisory opinion pursuant to subsection (14) of this section shall pay the division a fee as prescribed by the division. The application fee for an optional preliminary advisory opinion may be a different dollar amount than the application fee for a tax credit certificate. The fees must cover the costs of the division and the commission in administering the requirements of this section. The state treasurer shall credit the fees collected pursuant to this subsection (6) to the division of real estate cash fund created in section 12-61-111.5 of this section. On or before January 1, 2014, and on or before each January 1 thereafter, the division shall certify to the general assembly the amount of any fees prescribed by the division pursuant to this subsection (6).

(7) (a) If, during the review of an application for a tax credit certificate, the director or the commission identifies any potential deficiencies, the director or commission shall document the potential deficiencies in a letter sent to the landowner by first class mail. The division shall send letters documenting potential deficiencies to landowners in a timely manner so that the average number of days between the date a completed application is received by the division and the mailing date of the division’s letter to the landowner does not exceed one hundred twenty days.
(8) The director or the commission may deny an application if the landowner:

(c) Fails to timely respond to any written request or notice from the division, the director, or the commission.

(10) If the director and the commission do not identify any potential deficiencies with an application, the director and the commission shall approve the application, and the division shall issue a tax credit certificate to the landowner pursuant to section 12-61-726 in a timely manner so that the average number of days between the date a completed application is received by the division and the date the tax credit certificate is issued does not exceed one hundred twenty days. Once a tax credit certificate is issued, the landowner may claim and use the tax credit subject to any other applicable procedures and requirements under title 39, C.R.S.

(11) (a) If all potential deficiencies that have been identified are subsequently addressed to the satisfaction of the director and the commission, the director and the commission shall approve the application, and the division shall issue a tax credit certificate to the landowner pursuant to section 12-61-726. Once a tax credit certificate is issued, the landowner may claim and use the tax credit subject to any other applicable procedures and requirements under title 39, C.R.S.

(b) If any potential deficiencies that have been identified are not subsequently addressed to the satisfaction of the director and the commission, the division shall issue a written denial of the application to the landowner documenting those deficiencies that were the specific basis for the denial. The division shall date the written denial and send it by first class mail to the landowner at the address provided by the landowner on the application. The director may act on behalf of the commission for purposes of administering the process for issuing approvals and denials of applications and for administering subsection (12) of this section.

(12) (b) If the landowner fails to appeal the denial of an application within thirty days after the issuance of the denial, the denial becomes final, and the division shall not issue a tax credit certificate to the landowner.

(c) Administrative hearings must be conducted in accordance with section 24-4-105, C.R.S. At the discretion of the director, hearings may be conducted by an authorized representative of the director or the commission or an administrative law judge from the office of administrative courts in the department of personnel. All hearings must be held in the county where the division is located unless the director designates otherwise. The decision of the director or the commission is subject to judicial review by the court of appeals and is subject to the provisions of section 24-4-106, C.R.S.

(d) In conducting settlement discussions with a landowner, the director and the commission may compromise on any of the deficiencies identified in the application and supporting documentation, including the dollar amount of the tax credit certificate to be issued. The director shall place on file in the division a record of any compromise and the reasons for the compromise.

(13) (a) Commencing with the 2014 calendar year, and for each calendar year thereafter, the division shall create a report, which shall be made available to the public, containing the following aggregate information:
(b) The division DEPARTMENT may include additional
easement-specific information in the public report that, notwithstanding
the provisions of this part 7 or any other law to the contrary, would
otherwise be publicly available.

(14) (a) In addition to the tax credit certificate application process
set forth in this section, a landowner may submit a proposed conservation
easement donation to the division DEPARTMENT to obtain an optional
preliminary advisory opinion regarding the transaction. The opinion may
address the proposed deed of conservation easement, appraisal,
conservation purpose, or other relevant aspect of the transaction.

(b) The division DEPARTMENT, the director, and the commission
shall review the information and documentation provided in a manner
consistent with the scope of their authority and responsibilities for
reviewing tax credit certificate applications as outlined in subsection (3)
of this section and issue either a favorable opinion or a nonfavorable
opinion.

(d) A nonfavorable opinion shall set forth any potential
deficiencies identified by the director or the commission and that fall
within the scope of the director's and the commission's review of the
conservation easement transaction. The preliminary opinion is advisory
only and is not binding for any purpose upon the division DEPARTMENT,
the director, the commission, or the department of revenue.

(15) The division DEPARTMENT may promulgate rules to
effectuate the purpose, implementation, and administration of this section
pursuant to article 4 of title 24, C.R.S. The authority to promulgate rules
includes the authority to define further in rule the administrative
processes and requirements, including application processing and review
time frames, for obtaining and issuing an optional preliminary advisory
opinion pursuant to subsection (14) of this section. The authority to
promulgate rules further includes the authority to establish,
after consultation with the commission, monthly caps on the
number of applications for tax credit certificates and
preliminary advisory opinions accepted by the department.

(16) Notwithstanding the provisions of the "Colorado Open
Records Act", part 2 of article 72 of title 24, C.R.S., the division
DEPARTMENT, the director, and the commission shall deny the right of
public inspection of any documentation or other record related to
information obtained as part of an individual landowner's application for
a tax credit certificate or an optional preliminary advisory opinion
pursuant to the requirements of this section, including documentation or
other records related to administrative hearings and settlement discussions
held pursuant to subsection (12) of this section. The division
DEPARTMENT, the director, and the commission may share documentation
or other records related to information obtained pursuant to this section
with the department of revenue.

(18) All fees and other money collected by the
DEPARTMENT pursuant to this section and section 12-61-724 shall
be transmitted to the state treasurer, who shall credit the
same to the department of regulatory agencies conservation
easement certification cash fund, which fund is hereby created.
All money credited to the fund shall be used as provided in this
section or in section 12-61-724 and shall not be deposited in or
transferred to the general fund of the state or any other fund.
SECTION 7. In Colorado Revised Statutes, 12-61-727, amend (7)(a) and (10) as follows:

12-61-727. Conservation easement tax credit certificate application process - definitions - rules. (7) (a) If, during the review of an application for a tax credit certificate, the director or the commission identifies any potential deficiencies, the director or commission shall document the potential deficiencies in a letter sent to the landowner by first class mail. The division shall send letters documenting potential deficiencies to landowners in a timely manner so that the average number of days between the date a completed application is received by the division and the mailing date of the division’s letter to the landowner does not exceed one hundred twenty days.

(10) If the director and the commission do not identify any potential deficiencies with an application, the director and the commission shall approve the application, and the division shall issue a tax credit certificate to the landowner pursuant to section 12-61-726 in a timely manner so that the average number of days between the date a completed application is received by the division and the date the tax credit certificate is issued does not exceed one hundred twenty days. Once a tax credit certificate is issued, the landowner may claim and use the tax credit subject to any other applicable procedures and requirements under title 39, C.R.S."

Renumber succeeding sections accordingly.

Page 4, after line 17 insert:

"SECTION 9. In Colorado Revised Statutes, 39-22-522, amend (2.5), (2.7), (3.5)(b), and (3.6)(b) as follows:

39-22-522. Credit against tax - conservation easements. (2.5) Notwithstanding any other provision of this section and the requirements of section 12-61-727, C.R.S., for income tax years commencing on or after January 1, 2011, a taxpayer conveying a conservation easement and claiming a credit pursuant to this section shall, in addition to any other requirements of this section and the requirements of section 12-61-727, C.R.S., submit a claim for the credit to the division of real estate in the department of regulatory agencies. The division shall issue a certificate for the claims received in the order submitted. After certificates have been issued for credits that exceed an aggregate of twenty-two million dollars for all taxpayers for the 2011 and 2012 calendar years, thirty-four million dollars for the 2013 calendar year, and forty-five million dollars for each calendar year thereafter, any claims that exceed the amount allowed for a specified calendar year shall be placed on a wait list in the order submitted and a certificate shall be issued for use of the credit in the next year for which the division has not issued credit certificates in excess of the amounts specified in this subsection (2.5); except that no more than fifteen million dollars in claims shall be placed on the wait list in any given calendar year. The division shall not issue credit certificates that exceed twenty-two million dollars in each of the 2011 and 2012 calendar years, thirty-four million dollars for the 2013 calendar year, and forty-five million dollars for each calendar year thereafter. No claim for a credit is allowed for any income tax year commencing on or after January 1, 2011, unless a certificate has been issued by the division. If all other requirements under section 12-61-727 C.R.S., and this section are
met, the right to claim the credit is vested in the taxpayer at the time a credit certificate is issued.

(2.7) Notwithstanding any other provision, for income tax years commencing on or after January 1, 2014, no claim for a credit shall be allowed unless a tax credit certificate is issued by the division of real estate DEPARTMENT OF REGULATORY AGENCIES in accordance with sections 12-61-726 and 12-61-727 C.R.S., and the taxpayer files the tax credit certificate with the income tax return filed with the department of revenue.

(3.5) (b) For conservation easements donated on or after January 1, 2014, and subject to the restrictions of section 12-61-727 (4), C.R.S., the executive director shall have the authority, pursuant to subsection (8) of this section, to require additional information from the taxpayer or transferee regarding the amount of the credit and the validity of the credit. In resolving disputes regarding the validity or the amount of a credit allowed pursuant to subsection (2) of this section, the executive director shall have the authority, for good cause shown, to review and accept or reject, in whole or in part, the amount of the credit and the validity of the credit based upon the internal revenue code and federal regulations in effect at the time of the donation, except those requirements for which authority is granted to the division of real estate DEPARTMENT OF REGULATORY AGENCIES, the executive director of the division of real estate DEPARTMENT OF REGULATORY AGENCIES, or the conservation easement oversight commission pursuant to section 12-61-727. C.R.S.

(3.6) For conservation easements donated on or after January 1, 2014, in order for any taxpayer to qualify for the credit provided for in subsection (2) of this section, the taxpayer must submit the following in a form, approved by the executive director, to the department of revenue at the same time as the taxpayer files a return for the taxable year in which the credit is claimed:

(b) Notwithstanding any other provisions of law, the executive director retains the authority to administer all issues related to the claim or use of a tax credit for the donation of a conservation easement that are not granted to the executive director of the division of real estate DEPARTMENT OF REGULATORY AGENCIES or the conservation easement oversight commission under section 12-61-727. C.R.S."

Renumber succeeding sections accordingly.

Page 4, line 19, strike "section 2" and substitute "section 4".

PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed:

HB18-1295, 1296.

SIGNING OF BILLS - RESOLUTIONS - MEMORIALS

The Speaker has signed: HB18-1045, 1050, 1066, 1091, 1117, 1210; SB18-010, 060, and 069.
INTRODUCTION OF BILLS
First Reading

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

HB18-1297 by Representative(s) Winter and Pettersen--Concerning a comprehensive plan to proactively address the anticipated impacts on Colorado of global climate change.

Committee on Transportation & Energy

HB18-1298 by Representative(s) Pettersen and Bridges; also Senator(s) Donovan and Todd--Concerning the creation of the Colorado secure savings plan.

Committee on Business Affairs and Labor

SB18-171 by Senator(s) Holbert and Williams A., Jahn; also Representative(s) Pabon and Sias, Hansen--Concerning the creation of a test to determine whether a marketplace contractor that provides services on a marketplace platform is covered under certain employment-related laws.

Committee on Judiciary

LAY OVER OF CALENDAR ITEM(S)

On motion of Representative KC Becker, the following item(s) on the Calendar were laid over until March 19, retaining place on Calendar:

Consideration of General Orders--HB18-1104.
Consideration of Resolution(s)--SJR18-008.

On motion of Representative Weissman, HB18-1156, 1007 were moved from the Special Orders Calendar to the top of the General Orders Calendar for March 19, 2018.

On motion of Representative Weissman, the following bill(s) will be calendared for General Orders on March 19, 2018: HB18-1293.

On motion of Representative Weissman, the House adjourned until 10:00 a.m., March 19, 2018.

Approved:
CRISANTA DURAN,
Speaker

Attest:
MARILYN EDDINS,
Chief Clerk
Sixty-ninth Legislative Day       Monday, March 19, 2018

Prayer by the Reverend Brad Meuli, Denver Rescue Mission, Denver.

The Speaker called the House to order at 10:00 a.m.


The roll was called with the following result:

Present--63.
Excused--Representative(s) Lewis--1.
Vacancy--1.

The Speaker declared a quorum present.

On motion of Representative Herod, the reading of the journal of March 16, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

THIRD READING OF BILL(S)--FINAL PASSAGE

The following bill(s) were considered on Third Reading. The title(s) were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

HB18-1259 by Representative(s) Gray; also Senator(s) Marble--Concerning providing marijuana samples to employees for business purposes.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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SB18-173 by Senator(s) Gardner, Fenberg; also Representative(s)
Herod--Concerning the ability of certain establishments
licensed to sell alcohol beverages for on-premises
consumption that serve food to allow a customer to
remove one opened container of partially consumed vinous
liquor from the licensed premises.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
was declared passed.

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Co-sponsor(s) added: Representative(s) Herod, Hooton, Lontine, Melton,
Rosenthal, Singer

SB18-082 by Senator(s) Zenzinger, Aguilar, Todd; also
Representative(s) Kennedy--Concerning a physician's right
to provide continuing care to patients with rare disorders
despite a covenant not to compete.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Lontine, Melton, Michaelson Jenet, Valdez

SB18-131 by Senator(s) Tate, Martinez Humenik, Moreno, Zenzinger; also Representative(s) Hooton, Arndt, McKean, Thurlow--Concerning modifications to the "State Employees Group Benefits Act".

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

<table>
<thead>
<tr>
<th>YES</th>
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<th>EXCUSED</th>
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Co-sponsor(s) added: Representative(s) Lontine, Melton, Michaelson Jenet, Valdez
SB18-090 by Senator(s) Zenzinger, Martinez Humenik, Moreno, Tate; also Representative(s) Hooton, Arndt, Thurlow, McKean--Concerning modernization of language in statutory sections concerning "rights of married women".

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

<table>
<thead>
<tr>
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Co-sponsor(s) added: Representative(s) Becker K., Buckner, Esparza, Exum, Garnett, Ginal, Gray, Hamner, Hansen, Herod, Kraft-Tharp, Lontine, McLachlan, Melton, Michaelson Jenet, Roberts, Salazar, Valdez, Winter, Young

SB18-095 by Senator(s) Zenzinger and Martinez Humenik, Moreno, Tate; also Representative(s) Hooton and McKean, Arndt, Thurlow--Concerning the removal of statutory references to the marital status of parents of a child.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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<th>YES</th>
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</table>
SB18-098 by Senator(s) Tate and Zenzinger, Martinez Humenik, Moreno; also Representative(s) Hooton and Thurlow, Arndt, McKean--Concerning amending a statutory provision relating to interest on damages that was ruled unconstitutional by the Colorado supreme court.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

YES 63 NO 0 EXCUSED 1 ABSENT 0 VACANCY 1

Arndt Y Foote Y Leonard Y Rosenthal Y
Becker J. Y Garnett Y Lewis E Saine Y
Becker K. Y Ginal Y Liston Y Salazar Y
Beckman Y Gray Y Lontine Y Sandridge Y
Benavidez Y Hamner Y Lundeen Y Sias Y
Bridges Y Hansen Y McKean Y Singer Y
Buck Y Herod Y McLachlan Y Thurlow Y
Buckner Y Hooton Y Melton Y Valdez Y
Carver Y Humphrey Y Michaelson Jenet Y Van Winkle Y
Catlin Y Jackson Y Neville P. Y Weissman Y
Coleman Y Kennedy Y Pabon Y Willett Y
Covarrubias Y Kraft-Tharp Y Pettersen Y Williams D. Y
Danielson Y Landgraf Y Rankin Y Wilson Y
Es gar Y Lawrence Y Ransom Y Winter Y
Everett Y District 34 V Reyher Y Wist Y
Exum Y Lee Y Roberts Y Young Y
Speaker Y

Co-sponsor(s) added: Representative(s) Rosenthal, Valdez, Young

SB18-135 by Senator(s) Gardner; also Representative(s) Carver and Lee--Concerning updates to the Colorado code of military justice.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

YES 63 NO 0 EXCUSED 1 ABSENT 0 VACANCY 1

Arndt Y Foote Y Leonard Y Rosenthal Y
Becker J. Y Garnett Y Lewis E Saine Y
Becker K. Y Ginal Y Liston Y Salazar Y
Beckman Y Gray Y Lontine Y Sandridge Y
Exum Y Lee Y Roberts Y Young Y
Speaker Y

Co-sponsor(s) added: Representative(s) Becker K., Esgar, Exum, Garnett, Gray, Hamner, Hansen, Herod, Lontine, McLachlan, Melton, Michaelson Jenet, Roberts, Salazar, Valdez, Winter, Young
HB18-1249 by Representative(s) Rankin, Hamner, Young; also Senator(s) Lundberg, Lambert, Moreno--Concerning the requirement that the state treasurer distribute any federal funds related to the naval oil shale reserve land to specified counties or their federal mineral lease districts.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

<table>
<thead>
<tr>
<th>YES</th>
<th>NO</th>
<th>EXCUSED</th>
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<td>Exum</td>
<td>Lee</td>
<td>Roberts</td>
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</table>

On motion of Representative Singer, the House resolved itself into Committee of the Whole for consideration of General Orders, and he was called to act as Chair.
GENERAL ORDERS--SECOND READING OF BILLS

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

(Amendments to the committee amendment are to the printed committee report which was printed and placed in the members' bill file.)

HB18-1293 by Representative(s) Duran and Neville P.; also Senator(s) Grantham and Guzman--Concerning payment of expenses of the legislative department.

Amendment No. 1, by Representative(s) Duran.

Amend printed bill, page 2, line 3, strike "$46,213,261" and substitute "$46,348,261".

Page 2, line 4, strike "$44,781,093" and substitute "$44,916,093".

Page 2, line 7, strike "$15,132,103" and substitute "$15,267,103".

Page 2, line 8, strike "$15,042,103" and substitute "$15,177,103".

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

HB18-1156 by Representative(s) Lee, Lundeen; also Senator(s) Holbert--Concerning limitations on penalties for truancy.


Amendment No. 2, by Representative(s) Lee.

Amend the Judiciary Committee Report, dated March 13, 2018, page 4, line 13, strike "22-33-108 (7)." and substitute "22-33-108 (7)."

SECTION 8. In Colorado Revised Statutes, 19-2-310, amend (2) as follows:

19-2-310. Appropriations to department of human services for services to juveniles - definition. (2) For the purposes of this section, a "juvenile" also includes a youth ten years of age and older but less than thirteen SEVENTEEN years of age who received a district court filing and who otherwise could not be detained IS HABITUALLY TRUANT, AS DEFINED IN SECTION 22-33-102 (3.5), AND WHO THE COURT HAS ORDERED TO SHOW CAUSE WHY HE OR SHE SHOULD NOT BE HELD IN CONTEMPT OF COURT PURSUANT TO SECTION 22-33-108 (7), WHEN FUNDS ARE EXPENDED FOR SERVICES THAT ARE INTENDED TO PREVENT THE YOUTH FROM BEING HELD IN DETENTION OR SENTENCED TO DETENTION."

Renumber succeeding section accordingly.".

As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.
HB18-1007 by Representative(s) Kennedy and Singer, Pettersen; also Senator(s) Lambert and Jahn, Aguilar, Tate--Concerning payment issues related to substance use disorders.

Laid over until March 26, retaining place on Calendar.

HB18-1104 by Representative(s) Danielson--Concerning family preservation safeguards for parents with disabilities.


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

SB18-099 by Senator(s) Merrifield and Priola, Martinez Humenik; also Representative(s) Pettersen and Wilson, Buckner--Concerning the alignment of early childhood quality improvement programs with the Colorado shines quality rating and improvement system.

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

SB18-126 by Senator(s) Grantham and Guzman, Baumgardner, Cooke, Coram, Crowder, Fenberg, Garcia, Gardner, Hill, Holbert, Lundberg, Marble, Priola, Scott, Smallwood, Tate, Williams A.; also Representative(s) Pabon and Van Winkle--Concerning the definition of a traditional large and premium cigar for purposes of the excise tax on tobacco products.

Laid over until March 26, retaining place on Calendar.

SB18-160 by Senator(s) Lambert; also Representative(s) Hamner--Concerning the authority to operate certain teacher development programs, and, in connection therewith, establishing alternative licensure programs and induction programs.

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

SB18-104 by Senator(s) Donovan, Court, Fenberg, Jones, Kagan, Kerr, Merrifield, Todd, Zenzinger; also Representative(s) Willett and McLachlan, Becker J., Roberts--Concerning a requirement that the broadband deployment board file a petition with the federal communications commission to seek a waiver from the commission's rules prohibiting a
state entity from applying for certain federal money earmarked for financing broadband deployment in remote areas of the nation.

Laid over until March 20, retaining place on Calendar.

AMENDMENT(S) TO THE COMMITTEE OF THE WHOLE REPORT

Representative Saine moved to amend the Report of the Committee of the Whole to reverse the action taken by the Committee in adopting Amendment No. 1, by Speaker Duran (printed in House Journal page 599, lines 15-23), to HB 18-1293, to show that said amendment lost, and that HB 18-1293 passed.

The amendment was declared lost by the following roll call vote:

<table>
<thead>
<tr>
<th>YES</th>
<th>NO</th>
<th>EXCUSED</th>
<th>ABSENT</th>
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Arndt N Foote N Leonard Y Rosenthal N
Becker J. Y Garnett N Lewis E Saine Y
Becker K. N Ginal N Liston Y Salazar N
Beckman Y Gray Y Lontine N Sandridge Y
Benavidez N Hamner N Lundeen N Sias Y
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Danielson N Landgraf N Rankin Y Wilson N
Esgar N Lawrence N Ransom Y Winter Y
Everett Y District 34 V Reyher N Wist Y
Exum Y Lee N Roberts N Young N

ADOPTION OF COMMITTEE OF THE WHOLE REPORT


Laid over until date indicated retaining place on Calendar:

SB18-104--March 20, 2018

The Chairman moved the adoption of the Committee of the Whole Report. As shown by the following roll call vote, a majority of those elected to the House voted in the affirmative, and the Report was adopted.

<table>
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Arndt Y Foote Y Leonard Y Rosenthal Y
Becker J. Y Garnett Y Lewis E Saine Y
Becker K. Y Ginal Y Liston Y Salazar Y
APPOINTMENT(S)

The Speaker announced the following temporary committee appointment(s) for March 19, 2018 only:

Agriculture, Livestock, & Natural Resources
Representative Landgraf to replace Representative Lewis

Education
Representative Singer to replace Representative Pettersen

House in recess. House reconvened.

PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed: HB18-1297, 1298.

SIGNING OF BILLS--RESOLUTIONS--MEMORIALS

The Speaker has signed: HB18-1158, 1171; SB18-028, 073, 111, and 121.

DELIVERY OF BILLS TO GOVERNOR

The Chief Clerk of the House of Representatives reports the following bills have been delivered to the Office of the Governor: HB18-1045, 1050, 1066, 1091, 1117, 1210 at 4:20 p.m. on March 19, 2018.
MESSAGE FROM THE SENATE

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB18-183 and 195.

MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, **SB18-183 and 195**.
without comment, as amended, **SB18-119 and 187**.

INTRODUCTION OF BILLS
First Reading

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

**HB18-1299** by Representative(s) Bridges and Neville P.; also Senator(s) Scott and Zenzinger--Concerning electronic documents related to the ownership of a vehicle that is regulated by the department of revenue.
Committee on Transportation & Energy

**HB18-1300** by Representative(s) Young and Buck; also Senator(s) Marble and Cooke--Concerning granting authority for local district colleges to provide a bachelor of science degree in nursing program as a completion degree to students who have or are pursuing an associate degree in nursing.
Committee on Health, Insurance, & Environment

**HB18-1301** by Representative(s) Roberts and McLachlan, Arndt--Concerning the protection of water quality from adverse impacts caused by mineral mining.
Committee on Agriculture, Livestock, & Natural Resources

On motion of Representative KC Becker, the following bill(s) calendared for General Orders, March 20, will be calendared for March 21, 2018: **HB18-1261**.

On motion of Representative KC Becker, the following bill(s) calendared for General Orders, March 20, will be calendared for March 23, 2018: **HB18-1282**.
LAY OVER OF CALENDAR ITEM(S)

On motion of Representative KC Becker, the following item(s) on the Calendar was laid over until March 20, retaining place on Calendar:

Consideration of Resolution(s)--**SJR18-008**.

On motion of Representative KC Becker, the House adjourned until 9:00 a.m., March 20, 2018.

Approved:

CRISANTA DURAN,
Speaker

Attest:

MARILYN EDDINS,
Chief Clerk
Prayer by Father Louie Hotop, Arrupe Jesuit High School, Denver.

The Speaker called the House to order at 9:00 a.m.

Pledge of Allegiance led by Bryan Solis Garcia, Ximena Sotelo-Rivera, East High School, Denver.

The roll was called with the following result:

- Present--59.
- Excused--Representative(s) Arndt, Becker J., Foote, Lewis, McKean --5.
- Vacancy--1.
- Present after roll call--Representative(s) Arndt, Foote, Lewis, McKean.

The Speaker declared a quorum present.

On motion of Representative Hansen, the reading of the journal of March 19, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

THIRD READING OF BILL(S)--FINAL PASSAGE

The following bill(s) were considered on Third Reading. The title(s) were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

- **HB18-1089** by Representative(s) Benavidez--Concerning reform of pretrial criminal procedures, and, in connection therewith, prohibiting the use of monetary bonding except for certain defendants and requiring courts to conduct timely hearings to reconsider monetary conditions of bond under certain circumstances.
  Laid over until March 21, retaining place on Calendar.

- **HB18-1293** by Representative(s) Duran and Neville P.; also Senator(s) Grantham and Guzman--Concerning payment of expenses of the legislative department.
The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

<table>
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<tr>
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<th>VACANCY</th>
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Co-sponsor(s) added: Representative(s) Arndt, Coleman, Hamner, Hansen, Herod, Hooton, Kraft-Tharp, Lontine, Melton, Pabon, Rosenthal, Singer, Valdez, Young

HB18-1156 by Representative(s) Lee, Lundeen; also Senator(s) Holbert--Concerning limitations on penalties for truancy.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Arndt, Becker K., Benavidez, Bridges, Buckner, Coleman, Exum, Garnett, Gray, Hamner, Hansen, Herod, Hooton,
HB18-1104 by Representative(s) Danielson; also Senator(s) Moreno and Lambert--Concerning family preservation safeguards for parents with disabilities.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Arndt, Benavidez, Bridges, Buckner, Coleman, Esgar, Exum, Garnett, Ginal, Hamner, Hansen, Herod, Hooton, Jackson, Kennedy, Landgraf, Lee, Lontine, McLachlan, Melton, Michaelson, Jenet, Pettersen, Roberts, Rosenthal, Salazar, Valdez, Weissman, Winter, Young, Speaker

SB18-099 by Senator(s) Merrifield and Priola, Martinez Humenik; also Representative(s) Pettersen and Wilson, Buckner--Concerning the alignment of early childhood quality improvement programs with the Colorado shines quality rating and improvement system.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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SB18-160

Concerning the authority to operate certain teacher development programs, and, in connection therewith, establishing alternative licensure programs and induction programs.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

```
YES  61
NO  0
EXCUSED  3
ABSENT  0
VACANCY  1
```

Co-sponsor(s) added: Representative(s) Bridges, Coleman, Covarrubias, Humphrey, Leonard, Lontine, Michaelson Jenet, Pabon, Rosenthal, Saine, Sandridge, Sias, Valdez, Van Winkle, Williams D., Speaker

On motion of Representative Kennedy, the House resolved itself into Committee of the Whole for consideration of General Orders, and he was called to act as Chair.
GENERAL ORDERS--SECOND READING OF BILLS

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

(Amendments to the committee amendment are to the printed committee report which was printed and placed in the members' bill file.)

SB18-104 by Senator(s) Donovan, Court, Fenberg, Jones, Kagan, Kerr, Merrifield, Todd, Zenzinger; also Representative(s) Willett and McLachlan, Becker J., Roberts--Concerning a requirement that the broadband deployment board file a petition with the federal communications commission to seek a waiver from the commission's rules prohibiting a state entity from applying for certain federal money earmarked for financing broadband deployment in remote areas of the nation.

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

HB18-1040 by Representative(s) Benavidez, Singer; also Senator(s) Fields--Concerning incentives to provide inmates with needed services.


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

HB18-1069 by Representative(s) Arndt and Thurlow; also Senator(s) Coram--Concerning the allowable uses of reclaimed domestic wastewater, and, in connection therewith, allowing reclaimed domestic wastewater to be used for toilet flushing.

Amendment No. 1, Agriculture, Livestock, & Natural Resources Report, dated January 29, 2018, and placed in member's bill file; Report also printed in House Journal, January 30, 2018.


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

HB18-1092 by Representative(s) Melton and Singer, Herod, Rosenthal, Coleman, Hooton, Salazar; also Senator(s) Neville T.--Concerning a pilot program for marijuana delivery.


Amendment No. 3, by Representative(s) Melton.

Amend the Finance Committee Report, dated February 14, 2018, page 1, strike lines 1 through 6 and substitute:

"Amend printed bill, page 3, line 27, strike "BUSINESS AFFAIRS AND LABOR" and substitute "FINANCE".".

Page 2, strike lines 1 through 3 of the committee report and substitute:

"Page 5, line 2, strike "THERE" and substitute "NOTWITHSTANDING THE PROVISIONS OF SECTION 12-43.3-901 OR 12-43.4-901, THERE".

Page 5, line 4, strike "MARIJUANA AND" and substitute "MARIJUANA,".

Page 3 of the committee report, strike line 11 and substitute:

"(h) THE PERSON MAKING THE DELIVERY FOR THE LICENSEE MUST BE A SUPPORT EMPLOYEE OF THE LICENSEE WHO HAS THE REQUISITE STATE LICENSING AUTHORITY OCCUPATIONAL LICENSE OR BADGE AND IS AT LEAST TWENTY-ONE YEARS OF AGE.

(i) THE DELIVERY VEHICLE SHALL NOT WEIGH MORE THAN TEN THOUSAND POUNDS AND SHALL NOT BE A LICENSED COMMERCIAL VEHICLE.

SECTION 5. In Colorado Revised Statutes, add 12-43.4-106 as".

Page 3 of the committee report, line 14, after "43.4" insert "OR ARTICLE 43.3 OF THIS TITLE 12".

Amendment No. 4, by Representative(s) Benavidez.

Amend printed bill, page 6, line 2, strike "PERSON WITH A MARIJUANA DELIVERY LICENSE" and substitute "MARIJUANA DELIVERY LICENSEE".

Page 6, line 18, strike "PERSON WITH A MARIJUANA DELIVERY LICENSE" and substitute "MARIJUANA DELIVERY LICENSEE".

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

HB18-1118 by Representative(s) Ginal and Beckman, Covarrubias, Gray, Hooton, Jackson, Kennedy, Liston, Lontine, McLachlan, Michaelson Jenet, Roberts, Singer; also Senator(s) Aguilar and Crowder--Concerning the creation of the health care legislative review committee to study health care issues that affect Colorado residents throughout the state.


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

**HB18-1131** by Representative(s) Michaelson Jenet; also Senator(s) Crowder and Fields--Concerning a program to facilitate conducting judicial proceedings via networking technology.

Laid over until March 21, retaining place on Calendar.

**HB18-1132** by Representative(s) Michaelson Jenet; also Senator(s) Crowder--Concerning the amount that the department of corrections is required to reimburse a county or city and county for the confinement and maintenance in a local jail of any person who is sentenced to a term of imprisonment in a correctional facility.

Amendment No. 1, Judiciary Report, dated February 27, 2018, and placed in member's bill file; Report also printed in House Journal, February 28, 2018.

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

**HB18-1147** by Representative(s) Ginal and Ransom, Esgar, Roberts; also Senator(s) Coram--Concerning the continuation of the regulation of people who modify the weather, and, in connection therewith, implementing the sunset review recommendations of the department of regulatory agencies.

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

**HB18-1256** by Representative(s) Duran, Benavidez, Foote, Herod, Lee, Melton, Salazar, Weissman; also Senator(s) Gardner--Concerning continuation of the regulation of civil rights issues, and, in connection therewith, implementing the recommendation in the department of regulatory agencies' 2017 sunset review and report on the Colorado civil rights division and the Colorado civil rights commission to continue the division and commission.
Amendment No. 1, Appropriations Report, dated March 16, 2018, and placed in member's bill file; Report also printed in House Journal, March 16, 2018.

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

HB18-1155 by Representative(s) Singer and Liston, Catlin, Ginal, Hooton, Pabon; also Senator(s) Martinez Humenik--Concerning the continuation of the physical therapy board, and, in connection therewith, implementing the recommendations contained in the 2017 sunset review and report by the department of regulatory agencies.

Laid over until March 21, retaining place on Calendar.

_____________________

AMENDMENT(S) TO THE COMMITTEE OF THE WHOLE REPORT

Representative Wist moved to amend the Report of the Committee of the Whole to reverse the action taken by the Committee in not adopting the following Willett amendment, to HB 18-1256, to show that said amendment passed, and that HB 18-1256, as amended, passed.

Amend printed bill, page 2, line 6, strike "2027." and substitute "2023.".

Page 2, line 10, strike "(28)(a)(II)" and substitute "(24)(a)(V)".

Page 2, line 17, strike "(28)" and substitute "(24)".

Page 2, line 18, strike "2027:" and substitute "2023:".

Page 2, line 19, strike "(II)" and substitute "(V)".

Page 2, after line 21 insert:

"SECTION 3. In Colorado Revised Statutes, 24-34-303, amend (1), (2), and (3) as follows:

24-34-303. Civil rights commission - membership - repeal.
(1) (a) There is hereby created, within the division, the Colorado civil rights commission.

(b) (I) The commission shall consist of seven members, who shall be appointed by the governor, with the consent of the senate, for terms of four years. The governor shall make appointments in such a manner that there are at all times two members of the commission representing the business community, at least one of whom shall be a representative of small business, two members of the commission representing state or local government entities, and three members of the commission from the community at large. The membership of the commission shall at all times be comprised of at least four members who are members of groups of people who have been or who might be discriminated against because of disability, race, creed, color, sex, sexual orientation, national origin, ancestry, marital status, religion, or age. Appointments shall be made to provide geographical area representation insofar as may be practicable,
and no more than four members shall belong to the same political party.

(II) THIS SUBSECTION (1)(b) IS REPEALED, EFFECTIVE MARCH 1, 2019.

(c) (I) STARTING MARCH 1, 2019, THE COMMISSION CONSISTS OF
SEVEN MEMBERS AS FOLLOWS, WHO SERVE FOR TERMS OF FOUR YEARS:
(A) TWO MEMBERS APPOINTED BY THE GOVERNOR, ONE OF WHOM
MUST BE AN ATTORNEY LICENSED IN THIS STATE;
(B) TWO MEMBERS APPOINTED BY THE SPEAKER OF THE HOUSE OF
REPRESENTATIVES, ONE OF WHOM MUST BE AN ATTORNEY LICENSED IN
THIS STATE;
(C) TWO MEMBERS APPOINTED BY THE PRESIDENT OF THE SENATE,
ONE OF WHOM MUST BE AN ATTORNEY LICENSED IN THIS STATE; AND
(D) ONE MEMBER APPOINTED BY THE CHIEF JUSTICE OF THE
COLORADO SUPREME COURT, WHICH MEMBER MUST BE A FORMER JUDGE.
(II) THE MEMBERSHIP OF THE COMMISSION MUST AT ALL TIMES BE
COMPRISED OF AT LEAST:
(A) FOUR MEMBERS WHO ARE MEMBERS OF GROUPS OF PEOPLE
WHO HAVE BEEN OR WHO MIGHT BE DISCRIMINATED AGAINST BECAUSE OF
DISABILITY, RACE, CREED, COLOR, SEX, SEXUAL ORIENTATION, NATIONAL
ORIGIN, ANCESTRY, MARITAL STATUS, RELIGION, OR AGE; AND
(B) TWO MEMBERS WHO ARE NOT LICENSED ATTORNEYS AND WHO
REPRESENT THE BUSINESS COMMUNITY, AT LEAST ONE OF WHOM MUST
REPRESENT SMALL BUSINESS.
(III) APPOINTMENTS SHALL BE MADE TO PROVIDE GEOGRAPHICAL
AREA REPRESENTATION IN SO FAR AS MAY BE PRACTICABLE, AND NO MORE
THAN FOUR MEMBERS SHALL BELONG TO THE SAME POLITICAL PARTY.

(2) Vacancies on the commission shall be filled by the governor
by appointment with the consent of the senate
by the appointing authority of that commissioner, and the term of a commissioner so
appointed shall be for the unexpired part of the term for which the
commissioner is appointed.

(3) Any commissioner may be removed from office by the
governor appointing authority of that commissioner for
misconduct, incompetence, or neglect of duty.

SECTION 4. In Colorado Revised Statutes, 24-34-305, add (5)
as follows:

24-34-305. Powers and duties of commission. (5) When
conducting a hearing pursuant to section 24-34-306, members of
the commission are subject to the standards of conduct set
forth in the Colorado code of judicial conduct."

Renumber succeeding sections accordingly.

The amendment was declared lost by the following roll call vote:

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Representative Humphrey moved to amend the Report of the Committee of the Whole to reverse the action taken by the Committee in not adopting the following Humphrey amendment, to HB 18-1256, to show that said amendment passed, and that HB 18-1256, as amended, passed.

Amend printed bill, page 2, after line 21 insert:

"SECTION 3. In Colorado Revised Statutes, 24-34-402, add (8) as follows:

24-34-402. Discriminatory or unfair employment practices. (8) Notwithstanding any other provision of this section to the contrary, it is not a discriminatory or an unfair employment practice if an employer engages in an activity described in subsection (1) of this section based on the employer's sincerely held religious belief.

SECTION 4. In Colorado Revised Statutes, 24-34-502, add (10) as follows:

24-34-502. Unfair housing practices prohibited. (10) Notwithstanding any other provision of this section or section 24-34-503 to the contrary, it is not an unfair housing practice if person engages in an activity described in subsection (1) of this section or section 24-34-503 based on the person's sincerely held religious belief.

SECTION 5. In Colorado Revised Statutes, 24-34-601, add (4) as follows:

24-34-601. Discrimination in places of public accommodation - definition. (4) Notwithstanding any other provision of this section to the contrary, it is not a discriminatory practice for a person to engage in an activity described in subsection (2) of this section based on the person's sincerely held religious belief."

Renumber succeeding sections accordingly.

The amendment was declared lost by the following roll call vote:

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ADOPTION OF COMMITTEE OF THE WHOLE REPORT


Laid over until date indicated retaining place on Calendar:

The Chairman moved the adoption of the Committee of the Whole Report. As shown by the following roll call vote, a majority of those elected to the House voted in the affirmative, and the Report was adopted.

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Speaker Y

House in recess. House reconvened.

REPORT(S) OF COMMITTEE(S) OF REFERENCE

AGRICULTURE, LIVESTOCK, & NATURAL RESOURCES

After consideration on the merits, the Committee recommends the following:

SB18-170 be referred to the Committee of the Whole with favorable recommendation.
SB18-176 be referred to the Committee of the Whole with favorable recommendation.

SB18-182 be referred to the Committee of the Whole with favorable recommendation.

EDUCATION

After consideration on the merits, the Committee recommends the following:

HB18-1252 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, repeal and reenact, with amendments, 23-4-102 as follows:

23-4-102. Definitions. As used in this article 4, unless the context otherwise requires:

(1) "ASSIGNMENT" means any specific written, recorded, pictorial, artistic, or other academic task, including but not limited to a term paper, thesis, dissertation, essay, or report intended for submission to any institution of higher education in fulfillment of the requirements for a degree, diploma, certificate, or course of study.

(2) "ENTITY" means a partnership, corporation, or association.

(3) "INSTITUTION OF HIGHER EDUCATION" means a state institution of higher education as defined in section 23-18-102 (10)(a), a local district college, an area technical college, a technical college, and any nonpublic institution of higher education as defined in section 23-3.7-102 (3).

(4) "PREPARE" means to put into condition for intended use. "PREPARE" does not include the mere furnishing of information or research.

(5) "SOLD" or "SELL" means any transfer, exchange, or barter, in any manner, for any consideration, or by any agreement.

SECTION 2. In Colorado Revised Statutes, amend 23-4-103 as follows:

23-4-103. Preparation, sale, and distribution of academic materials - advertising. (1) No person or entity shall not prepare, offer to prepare, cause to be prepared, sell, or distribute any term paper, thesis, dissertation, or other written material ASSIGNMENT for another person for a fee or other compensation with the knowledge, or under circumstances in which he or she should reasonably have known, that such term paper, thesis, dissertation, or other written material ASSIGNMENT is to be submitted by any other person for academic credit at any public or private college, university, or other institution of higher
education in this state.

(1.5) A PERSON OR ENTITY SHALL NOT PREPARE, SELL, OR OFFER TO SELL TO ANOTHER PERSON A DOCUMENT OR SERVICE THAT PROVIDES ANSWERS FOR, OR COMPLETES ON BEHALF OF A STUDENT, AN ONLINE EXAM THAT IS ADMINISTERED PURSUANT TO A COURSE OF STUDY AT ANY INSTITUTION OF HIGHER EDUCATION.

(2) No A person OR ENTITY shall NOT make or disseminate, with the intent to induce any other person to enter into any obligation relating thereto, any statement, written or oral, that he OR SHE will prepare, cause to be prepared, sell, or distribute any term paper, thesis, dissertation, or other written material ASSIGNMENT OR ANSWER TO AN ONLINE EXAM for a fee or other compensation for or on behalf of any person who has been assigned the written preparation of such term paper, thesis, dissertation, or other written material ASSIGNMENT OR ANSWER TO AN ONLINE EXAM for academic credit at any public or private college, university, or other institution of higher education in this state.

SECTION 3. In Colorado Revised Statutes, 23-4-104, amend (2) as follows:

23-4-104. Injunctions. (2) Actions for injunction under the provisions of this article ARTICLE 4 may be brought in the name of the people of the state of Colorado by the attorney general or by the district attorney for the judicial district in which the conduct to be enjoined took place or by any public or private college, university, or other institution of higher education acting for the interest of itself, its students, or the general public.

SECTION 4. In Colorado Revised Statutes, add 23-4-104.5 as follows:

23-4-104.5. Civil penalty. THE ATTORNEY GENERAL MAY BRING A CIVIL ACTION ON BEHALF OF THE STATE TO SEEK THE IMPOSITION OF A CIVIL PENALTY FOR ANY VIOLATION OF THIS ARTICLE 4. THE COURT, UPON FINDING A VIOLATION OF THIS ARTICLE 4, SHALL IMPOSE A CIVIL PENALTY TO BE PAID TO THE GENERAL FUND OF THE STATE IN AN AMOUNT NOT TO EXCEED SEVEN HUNDRED FIFTY DOLLARS FOR EACH SUCH VIOLATION.

SECTION 5. In Colorado Revised Statutes, add 23-4-105.5 as follows:

23-4-105.5. Exceptions. (1) IT IS NOT A VIOLATION OF THIS ARTICLE 4 IF A PERSON OR ENTITY RENDERS FOR A FEE:

(a) TUTORIAL ASSISTANCE IF THE ASSISTANCE IS NOT INTENDED TO BE SUBMITTED IN WHOLE OR IN SUBSTANTIAL PART AS AN ASSIGNMENT OR AS AN ANSWER TO AN ONLINE EXAM; OR

(b) SERVICE IN THE FORM OF TYPING, TRANSCRIBING, ASSEMBLING, REPRODUCING, OR EDITING AN ASSIGNMENT OR ANSWER TO AN ONLINE EXAM IF THIS SERVICE IS NOT INTENDED TO MAKE SUBSTANTIVE CHANGES IN THE ASSIGNMENT OR ANSWER TO AN ONLINE EXAM.

(2) THIS ARTICLE 4 DOES NOT APPLY TO A PERSON WHO IS ENROLLED FOR EDUCATIONAL PURPOSES.

SECTION 6. 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 8, 2018, if adjournment sine die is on May 9, 2018); 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 2018 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.

**HB18-1266** be referred favorably to the Committee on Appropriations.

**HB18-1276** be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 3, line 8, strike "TWO" and substitute "THREE".

**SB18-151** 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 13, strike "MODEL" and substitute "SAMPLE".

Page 2, line 14, strike "MODEL" and substitute "SAMPLE".

Page 2, line 18, strike "MODEL" and substitute "SAMPLE".

**FINANCE**

After consideration on the merits, the Committee recommends the following:

**HB18-1070** be referred favorably to the Committee on Appropriations.

**HB18-1153** be postponed indefinitely.

**HB18-1258** 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 2 through 25.

Strike pages 3 through 11.

Page 12, strike lines 1 through 3.

Renumber succeeding sections accordingly.

Page 12, line 14, strike "AT" and substitute "ON THE PREMISES OF".
Page 14, line 5, strike "AT" and substitute "ON THE PREMISES OF".

Page 14, strike lines 9 through 13 and substitute "ESTABLISHMENT.".

Page 15, strike lines 24 through 27.

Page 16, strike lines 1 through 13.

Page 16, line 14, strike "(b)" and substitute "(3) (a)".

Reletter succeeding paragraphs accordingly.

Page 17, line 12, strike "(3)(b)" and substitute "(3)(a)".

Page 17, line 16, strike "(3)(c)" and substitute "(3)(b)".

Page 18, line 22, after "INCLUDING" insert "FERMENTED MALT BEVERAGES OR".

Page 18, strike line 26 and substitute:

"(c) OPERATE AS A RETAIL FOOD ESTABLISHMENT AS DEFINED IN SECTION 25-4-1602 (14);".

Page 20, line 24, strike "AND CONTENT OF".

Page 20, strike lines 26 and 27, and substitute "AUTHORITY BY RULE AFTER APPROVAL BY THE MARIJUANA EDUCATION OVERSIGHT COMMITTEE, ESTABLISHED PURSUANT TO SECTION 24-12-112 (4). THE CONTENT OF THE INFORMATION ON HEALTH AND SAFETY MUST BE BASED ON THE RELEVANT RESEARCH FROM THE PANEL OF HEALTH CARE PROFESSIONALS APPOINTED PURSUANT TO SECTION 25-1.5-110.".

Page 21, strike line 1.

Page 21, after line 21 insert:

"SECTION 5. In Colorado Revised Statutes, amend 12-43.4-301 as follows:

12-43.4-301. Local approval - licensing. (1) When the state licensing authority receives an application for original licensing, or renewal of an existing license for any marijuana establishment, OR ENDORSEMENT FOR AN ESTABLISHMENT PURSUANT TO SECTION 12-43.4-402.5, the state licensing authority shall provide, within seven days, a copy of the application to the local jurisdiction in which the establishment is to be located unless the local jurisdiction has prohibited the operation of retail marijuana establishments pursuant to section 16 (5)(f) of article XVIII of the state constitution. The local jurisdiction shall determine whether the application complies with local restrictions on time, place, manner, and the number of marijuana businesses. The local jurisdiction shall inform the state licensing authority whether the application complies with local restrictions on time, place, manner, and the number of marijuana businesses.

(2) A local jurisdiction may impose a separate local licensing OR ENDORSEMENT requirement as a part of its restrictions on time, place, manner, and the number of marijuana businesses. A local jurisdiction may decline to impose any local licensing OR ENDORSEMENT requirements, but
a local jurisdiction shall notify the state licensing authority that it either
approves or denies each application forwarded to it.

(3) NOTHING IN THIS SECTION PRECLUDES A LOCAL JURISDICTION
FROM AUTHORIZING CONSUMPTION OF MARIJUANA AT A LOCATION THAT
DOES NOT SELL RETAIL MARIJUANA.

SECTION 6. In Colorado Revised Statutes, amend 12-43.4-302
as follows:

12-43.4-302. Public hearing notice - posting and publication.
(1) If a local jurisdiction issues local licenses for a retail marijuana
establishment OR ENDORSEMENTS FOR A RETAIL MARIJUANA ACCESSORY
CONSUMPTION ESTABLISHMENT, a local jurisdiction may schedule a public
hearing on the application. If the local jurisdiction schedules a hearing,
it shall post and publish public notice thereof not less than ten days prior
to the hearing. The local jurisdiction shall give public notice by posting
a sign in a conspicuous place on the license OR ENDORSEMENT applicant's
premises for which a local license OR ENDORSEMENT application has been
made and by publication in a newspaper of general circulation in the
county in which the applicant's premises are located.

(2) If a local jurisdiction does not issue local licenses OR
ENDORSEMENTS, the local jurisdiction may give public notice of the state
license OR ENDORSEMENT application by posting a sign in a conspicuous
place on the state license OR ENDORSEMENT applicant's premises for
which a state license OR ENDORSEMENT application has been made and by
publication in a newspaper of general circulation in the county in which
the applicant's premises are located."

Renumber succeeding sections accordingly.

Page 22, line 10, strike SECTIONS 12-43.3-402.5 (12) AND" and substitute
"SECTION".

Page 22, lines 11 and 12, strike "MEDICAL OR".

Page 22, line 13, strike "12-43.3-402.5 OR".

Page 22, strike lines 15 through 22.

Renumber succeeding section accordingly.

SB18-007 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 "(7)" and substitute "(3),
(4), and (7)".

Page 2, strike line 11 and substitute "developments. (3) If an owner of
a qualified development receiving an allocation of a credit is a
partnership, limited liability company, S corporation, or similar
pass-through entity, the owner may allocate the credit among its partners,
shareholders, members, or other constituent taxpayers in any manner
agreed to by such persons REGARDLESS OF WHETHER ANY SUCH PERSONS
ARE DEEMED A PARTNER FOR FEDERAL INCOME TAX PURPOSES. The owner
shall certify to the department the amount of credit allocated to each 
PARTNER, SHAREHOLDER, MEMBER, OR OTHER constituent taxpayer. Each 
PARTNER, SHAREHOLDER, MEMBER, OR OTHER constituent taxpayer shall 
be ADMITTED AS A PARTNER, SHAREHOLDER, MEMBER, OR OTHER 
CONSTITUENT OF THE OWNER PRIOR TO THE FILING OF A TAX CREDIT 
CLAIMING THE CREDIT IS allowed to claim such amount subject to any 
restrictions set forth in this part 21. 

(4) No credit shall be allocated pursuant to this part 21 unless the 
qualified development is the subject of a recorded restrictive covenant 
requiring the development to be maintained and operated as a qualified 
development, and is in accordance with the accessibility and adaptability 
requirements of the federal tax credits and Title VIII of the "Civil Rights 
Act of 1968", as amended by the "Fair Housing Amendments Act of 
1988", for a period of fifteen taxable years, or such longer period as may 
be agreed to between the authority and the owner, beginning with the first 
taxable year of the credit period UNLESS CORRECTED WITHIN THE TIME 
PROVIDED BY SEC. 42(h)(6)(J) OF THE INTERNAL REVENUE CODE AS 
APPLICABLE TO THE COVENANT DESCRIBED IN THIS SUBSECTION (4). 

(7) During each calendar year of the five-year period".

SB18-066  be referred favorably to the Committee on Appropriations.

SB18-179  be referred to the Committee of the Whole with favorable 
recommendation.

PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed: 
HB18-1299, 1300, 1301.

SIGNING OF BILLS - RESOLUTIONS - MEMORIALS

The Speaker has signed: HB18-1012, 1103, 1130, 1137, 1139, 1196, 
1233.

MESSAGE FROM THE SENATE

The Senate has passed on Third Reading and transmitted to the Revisor 
of Statutes: 
SB18-196.

The Senate has passed on Third Reading and returns herewith: 
HB18-1025.

The Senate has voted to concur in House amendments to SB18-002, 082, 
095, and 135. The bills have been repassed as amended.

The Senate has Postponed Indefinitely HB18-1097.
MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, SB18-196.

INTRODUCTION OF BILLS
First Reading

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

HB18-1302 by Representative(s) Ginal and Landgraf--Concerning the allowance of the department of public health and environment to waive certification requirements for toxicology laboratories that have been accredited by an entity using recognized forensic standards.
Committee on Health, Insurance, & Environment

HB18-1303 by Representative(s) Wist and Garnett--Concerning exemption of nonprofit youth sports organization coaches from the "Colorado Employment Security Act".
Committee on Judiciary

HB18-1304 by Representative(s) Benavidez--Concerning enforcement measures available to the department of revenue for the collection of delinquent taxes.
Committee on Finance

HB18-1305 by Representative(s) Coleman and Neville P.; also Senator(s) Neville T.--Concerning a voluntary contribution designation benefiting the Young Americans Center for Financial Education fund that appears on the state individual tax return forms.
Committee on Finance

HB18-1306 by Representative(s) Michaelson Jenet; also Senator(s) Coram and Moreno--Concerning ensuring educational stability for students in out-of-home placement.
Committee on Public Health Care & Human Services

HB18-1307 by Representative(s) Singer and Lee; also Senator(s) Gardner and Cooke--Concerning restricting the availability to children of products that contain dextromethorphan.
Committee on Health, Insurance, & Environment

HB18-1308 by Representative(s) Kraft-Tharp and Becker J., Arndt, Liston; also Senator(s) Hill and Kagan, Kefalas, Kerr, Moreno, Priola, Scott--Concerning an exemption from the "Workers' Compensation Act of Colorado" for nonresident employers whose employees are temporarily working in Colorado.
Committee on Business Affairs and Labor
SB18-177 by Senator(s) Priola and Todd; also Representative(s) Bridges and Sias--Concerning procedures when certain private schools cease operations.

Committee on Education

On motion of Representative KC Becker, the following bill(s) will be calendared for General Orders after HB18-1155 on March 21, 2018:

HB18-1262.

On motion of Representative KC Becker, the following bill(s) will be calendared for General Orders on March 23, 2018: SB18-179.

LAY OVER OF CALENDAR ITEM(S)

On motion of Representative KC Becker, the following item(s) on the Calendar were laid over until March 21, retaining place on Calendar:

Consideration of General Orders--HB18-1175, 1186, 1235, 1149, 1234, 1250, 1065, 1109, 1211, 1243, SB18-107, HB18-1275.
Consideration of Resolution(s)--SJR18-008.

On motion of Representative KC Becker, the House adjourned until 9:00 a.m., March 21, 2018.

Approved:
CRISANTA DURAN,
Speaker

Attest:
MARILYN EDDINS,
Chief Clerk
Prayer by Terry Knight, Ute Mountain Ute Spiritual Leader, Towaoc, Toy Aok.

The Speaker called the House to order at 9:00 a.m.

Pledge of Allegiance led by Likai Zhao, Alexander Hutchins, University of Denver.

The roll was called with the following result:

- Present--56.
- Excused--Representative(s) Becker J, Esgar, Hansen, Jackson, McKean, Michaelson Jenet, Pabon, Singer--8.
- Vacancy--1.
- Present after roll call--Representative(s) Becker J, Esgar, Hansen, McKean, Pabon, Singer.

The Speaker declared a quorum present.

On motion of Representative Bridges, the reading of the journal of March 20, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

APPOINTMENT(S)

The Speaker announced the following temporary committee appointment(s) for March 21, 2018 only:

Finance
- Representative Coleman to replace Representative Michaelson Jenet

State, Veterans & Military Affairs
- Representative Van Winkle to replace Representative Williams

Transportation and Energy
- Representative Pettersen to replace Representative Jackson
THIRD READING OF BILL(S)--FINAL PASSAGE

The following bill(s) were considered on Third Reading. The title(s) were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

HB18-1089 by Representative(s) Benavidez--Concerning reform of pretrial criminal procedures, and, in connection therewith, prohibiting the use of monetary bonding except for certain defendants and requiring courts to conduct timely hearings to reconsider monetary conditions of bond under certain circumstances.

On motion of Representative Benavidez, HB18-1089, as amended, was referred back to General Orders with unanimous consent.

SB18-104 by Senator(s) Donovan, Court, Fenberg, Jones, Kagan, Kerr, Merrifield, Todd, Zenzinger; also Representative(s) Willett and McLachlan, Becker J., Roberts--Concerning a requirement that the broadband deployment board file a petition with the federal communications commission to seek a waiver from the commission's rules prohibiting a state entity from applying for certain federal money earmarked for financing broadband deployment in remote areas of the nation.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Arndt, Becker K., Bridges, Buckner, Catlin, Coleman, Covarrubias, Danielson, Esgar, Exum, Foote, Garnett, Ginal, Gray, Hamner, Hansen, Herod, Hooton, Kennedy, Kraft-Tharp, Lee, Lewis, Lontine, Melton, Pettersen, Rosenthal, Salazar, Singer, Thurlow, Valdez, Weissman, Wilson, Winter, Young, Speaker
HB18-1040  by Representative(s) Benavidez, Singer; also Senator(s) Fields--Concerning incentives for provision of sex offender services in the department of corrections.

The question being "Shall the bill pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Bridges, Buckner, Coleman, Exum, Hamner, Hansen, Herod, Kennedy, Lee, Lontine, Melton, Pettersen, Rosenthal, Salazar, Winter, Young, Speaker

HB18-1069  by Representative(s) Arndt and Thurlow; also Senator(s) Coram--Concerning the allowable uses of reclaimed domestic wastewater, and, in connection therewith, allowing reclaimed domestic wastewater to be used for toilet flushing and making an appropriation.

The question being "Shall the bill pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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HB18-1092 by Representative(s) Melton and Singer, Herod, Rosenthal, Coleman, Hooton, Salazar; also Senator(s) Neville T.--Concerning a pilot program for marijuana delivery, and, in connection therewith, making an appropriation.

Laid over until March 22, retaining place on Calendar.

HB18-1118 by Representative(s) Ginal and Beckman, Covarrubias, Gray, Hooton, Jackson, Kennedy, Liston, Lontine, McLachlan, Michaelson Jenet, Roberts, Singer; also Senator(s) Aguilar and Crowder--Concerning the creation of the statewide health care review committee to study health care issues that affect Colorado residents throughout the state, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Becker K. Y Ginal Y Liston Y Salazar Y
Beckman Y Gray Y Lontine Y Sandridge N
Benavidez Y Hamner Y Lundeen N Sias N
Bridges Y Hansen Y McKean E Singer Y
Buck N Herod Y McLachlan Y Thurlow Y
Buckner Y Hooton Y Melton Y Valdez Y
Carver N Humphrey N Michaelson Jenet E Van Winkle N
Catlin Y Jackson E Neville P. Y Weissman Y
Coleman Y Kennedy Y Pabon Y Willett N
Covarrubias Y Kraft-Tharp Y Pettersen Y Williams D. N
Danielson Y Landgraf Y Rankin Y Wilson Y
Esgar Y Lawrence Y Ransom N Winter Y
Everett N District 34 V Reyher Y Wist Y
Exum Y Lee Y Roberts Y Young Y
Speaker Y

Co-sponsor(s) added: Representative(s) Becker K., Bridges, Buckner, Coleman, Esgar, Exum, Hamner, Hansen, Lee, Melton, Rosenthal, Salazar, Valdez, Weissman, Young, Speaker

HB18-1132 by Representative(s) Michaelson Jenet; also Senator(s) Crowder--Concerning the amount that the department of corrections is required to reimburse a county or city and
county for the confinement and maintenance in a local jail
of any person who is sentenced to a term of imprisonment
in a correctional facility.

Laid over until March 22, retaining place on Calendar.

HB18-1147 by Representative(s) Ginal and Ransom, Esgar, Roberts;
also Senator(s) Coram--Concerning the continuation of the
regulation of people who modify the weather, and, in
connection therewith, implementing the sunset review
recommendations of the department of regulatory
agencies.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
was declared passed.

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Becker K. Y Ginal Y Liston Y Salazar Y
Beckman Y Gray Y Lontine Y Sandridge N
Benavidez Y Hammer Y Lundeen N Sias Y
Bridges Y Hansen Y McKean N Singer Y
Buck N Herod Y McLachlan Y Thurlow Y
Buckner Y Hooton Y Melton Y Valdez Y
Carver Y Humphrey Y Michaelson Jenet E Van Winkle N
Catlin Y Jackson E Neville P. Y Weissman Y
Coleman Y Kennedy Y Pabon Y Willett Y
Covarrubias Y Kraft-Tharp Y Pettersen Y Williams D. Y
Danielson Y Landgraf Y Rankin N Wilson Y
Esgar Y Lawrence Y Ransom Y Winter Y
Everett Y District 34 V Reyher Y Wist Y
Exum Y Lee Y Roberts Y Young Y
Speaker Y

Co-sponsor(s) added: Representative(s) Gray, Pettersen, Valdez, Speaker

HB18-1256 by Representative(s) Duran and Herod, Benavidez, Foote,
Lee, Melton, Salazar, Weissman; also Senator(s)
Gardner--Concerning continuation of the regulation of
civil rights issues, and, in connection therewith,
implementing the recommendation in the department of
regulatory agencies' 2017 sunset review and report on the
Colorado civil rights division and the Colorado civil rights
commission to continue the division and commission and
making an appropriation.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
was declared passed.
INTRODUCTION AND CONSIDERATION OF RESOLUTION

On motion of Representative KC Becker, the rules were suspended and the following resolution was given immediate consideration.

**HR18-1006** by Representative(s) Covarrubias and Coleman--Concerning the recognition of the importance of trades in today's workforce, and, in connection therewith, designating March 21, 2018, as "Colorado Trades and CTE Day".

(Printed and placed in members' files).

On motion of Representative Coleman, the resolution was read at length and **adopted** by **viva voce** vote.

REPORT(S) OF COMMITTEE(S) OF REFERENCE

BUSINESS AFFAIRS & LABOR

After consideration on the merits, the Committee recommends the following:

HB18-1278 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 18 insert:

"(c) "CONTRACTOR" MEANS THE GENERAL CONTRACTOR THAT HAS A CONTRACT WITH AN AGENCY OF GOVERNMENT. (d) "PROJECT WORKFORCE" MEANS EVERY PERSON EMPLOYED BY THE CONTRACTOR AND ANY SUBCONTRACTORS TO WORK ON A PUBLIC PROJECT.".

Reletter succeeding paragraph accordingly.

Page 4, strike lines 10 and 11 and substitute "THE PROJECT WORKFORCE WILL BE".

Page 4, line 24, strike "WORKFORCE FOR THE PUBLIC PROJECT" and substitute "PROJECT WORKFORCE".

SB18-079 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 5 though 11 and substitute:

"(39) (a) "Vinous liquors" means wine and fortified wines that: (I) Contain not less than one-half of one percent and not more than twenty-one percent alcohol by volume; and (II) shall be construed to mean an alcohol beverage obtained ARE PRODUCED by the fermentation of the natural sugar contents of fruits or other agricultural products containing sugar. (b) FOR THE PURPOSE OF SIMPLIFYING THE ADMINISTRATION OF THIS ARTICLE 47, SAKE IS DEEMED A VINOUS LIQUOR.".

FINANCE

After consideration on the merits, the Committee recommends the following:

HB18-1174 be referred favorably to the Committee on Appropriations.

HB18-1241 be referred favorably to the Committee on Appropriations.
SB18-106 be referred to the Committee of the Whole with favorable recommendation.

SB18-110 be referred to the Committee of the Whole with favorable recommendation.

SB18-127 be referred to the Committee of the Whole with favorable recommendation.

SB18-129 be referred to the Committee of the Whole with favorable recommendation.

JUDICIARY

After consideration on the merits, the Committee recommends the following:

HB18-1200 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 2, line 19, strike "amend 18-5.5-102" and substitute "18-5.5-102, amend (1) introductory portion and (3); and add (1)(h), (1)(i), (1)(j), and (4)".

Page 3, strike lines 3 through 27.

Page 4, strike lines 1 through 18.

Page 4, line 19, strike "SOLICITS, ARRANGES," and substitute "SOLICITS".

Page 4, line 25, strike "MAGNETIC STRIP OR STRIPE OF A".

Page 5, line 4, strike "MAGNETIC STRIP OR STRIPE OF A".

Page 5, line 5, strike "THE MAGNETIC STRIP OR STRIPE OF".

Page 5, strike lines 11 through 27 and substitute:

"(3) (a) Except as provided in paragraphs (b), and (c) of this subsection (3), subsections (3)(b), (3)(b.5), and (3)(c) of this section, if the loss, damage, value of services, or thing of value taken, or cost of restoration or repair caused by a violation of this section is:

(I) Less than fifty dollars, computer crime is a class 1 petty offense;

(II) Fifty dollars or more but less than three hundred dollars, computer crime is a class 3 misdemeanor;

(III) Three hundred dollars or more but less than seven hundred fifty dollars, computer crime is a class 2 misdemeanor;

(IV) Seven hundred fifty dollars or more but less than two thousand dollars, computer crime is a class 1 misdemeanor;"
(V) Two thousand dollars or more but less than five thousand
dollars, computer crime is a class 6 felony;
(VI) Five thousand dollars or more but less than twenty thousand
dollars, computer crime is a class 5 felony;
(VII) Twenty thousand dollars or more but less than one hundred
thousand dollars, computer crime is a class 4 felony;
(VIII) One hundred thousand dollars or more but less than one
million dollars, computer crime is a class 3 felony; and
(IX) One million dollars or more, computer crime is
a class 2 felony.

(b) Computer crime committed in violation of
paragraph (a) of subsection (1) of this section is a class
2 misdemeanor; except that, if the person has previously been convicted
under this section a previous version of this section, or a statute of
another state of similar content and purport, computer crime OR OF ANY
CRIMINAL ACT COMMITTED IN ANY JURISDICTION OF THE UNITED STATES
WHICH, IF COMMITTED IN THIS STATE, WOULD BE A FELONY UNDER THIS
STATUTE, computer crime committed in violation of paragraph (a) of
subsection (1) of this section is a class 6 felony.

(b.5) Computer crime committed in violation of
paragraph (h), (i), or (j) of this section is a class 5 felony.

(c) (I) Computer crime committed in violation of
paragraph (g) of subsection (1) SUBSECTION (1)(g) of this section is a
class 1 misdemeanor.

(II) If computer crime is committed to obtain event
tickets, each ticket purchased shall constitute a separate offense.

(III) Paragraph (g) of subsection (1) SUBSECTION (1)(g) of this section shall not prohibit the resale of tickets in a secondary market by a
person other than the event sponsor or promoter.

(d) Consistent with section 18-1-202, a prosecution for a violation
of paragraph (g) of subsection (1) SUBSECTION (1)(g) of this section may
be tried in the county where the event has been, or will be, held.

(4) NOTHING IN THIS SECTION PRECLUDES PUNISHMENT PURSUANT
TO ANY OTHER SECTION OF LAW.".

Strike page 6.

Page 7, strike lines 1 through 12.

HB18-1264 be referred to the Committee of the Whole with favorable
recommendation.

SB18-026 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 8, strike "(11)(b) and".

Page 12, strike lines 10 through 16 and substitute "crimes. (14.7) (b) The
court shall notify the victim of petitions filed by sex".
SB18-172 be referred to the Committee of the Whole with favorable recommendation.

PUBLIC HEALTH CARE & HUMAN SERVICES

After consideration on the merits, the Committee recommends the following:

HB18-1187 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) If the United States food and drug administration approves a prescription medicine that contains cannabidiol that is derived from marijuana, thereafter prescribing, dispensing, transporting, or possessing that prescription drug is legal in Colorado and shall not be precluded by section 18-18-414 (1)(d), Colorado Revised Statutes; and
   (b) Notwithstanding the foregoing, the general assembly does not intend for this legislation to be construed so as to require any additional licensure for, or to prohibit, preclude, or otherwise affect, those activities previously authorized by the legislature in relation to marijuana, as authorized under sections 14 and 16 of article XVIII of the Colorado constitution and articles 43.3 and 43.4 of title 12, Colorado Revised Statutes, or industrial hemp, as authorized under section 16 of article XVIII of the Colorado constitution and article 61 of title 35, Colorado Revised Statutes. Specifically, the general assembly does not intend for this legislation to be construed so as to prohibit, preclude, or otherwise affect previously authorized activities concerning products derived from marijuana, industrial hemp, or other lawful sources which contain cannabinoids but which are not a prescription medicine approved by the United States food and drug administration.

SECTION 2. In Colorado Revised Statutes, 18-18-102, amend the introductory portion and (18) as follows:

18-18-102. Definitions. As used in this article:
   (18) (a) "Marijuana" means all parts of the plant cannabis sativa L., whether growing or not, the seeds thereof, the resin extracted from any part of the plant, and every compound, manufacture, salt, derivative, mixture, or preparation of the plant, its seeds, or its resin. It does not include fiber produced from the stalks, oil, or cake made from the seeds of the plant, or sterilized seed of the plant which is incapable of germination if these items exist apart from any other item defined as "marijuana" in this subsection (18). "Marijuana" does not include marijuana concentrate as defined in subsection (19) of this section or prescription drug products approved by the federal food and drug administration and dispensed by a pharmacy or prescription drug outlet registered by the state of Colorado.
   (b) Nothing in this subsection (18) or any other provision of law shall restrict or otherwise affect regulation of or access to:
(I)Marijuana that is authorized under sections 14 and 16 of Article XVIII of the Colorado Constitution and articles 43.3 and 43.4 of Title 12; or

(II)Industrial hemp and derivatives therefrom, as authorized by section 16 of Article XVIII of the Colorado Constitution and article 61 of Title 35.

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 8, 2018, if adjournment sine die is on May 9, 2018); 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 2018 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor."

HB18-1245 be referred to the Committee of the Whole with favorable recommendation.

HB18-1257 be referred to the Committee of the Whole with favorable recommendation.

SB18-071 be referred favorably to the Committee on Appropriations.

SB18-161 be referred to the Committee of the Whole with favorable recommendation.

SB18-162 be referred to the Committee of the Whole with favorable recommendation.

PRINTING REPORT
The Chief Clerk reports the following bills have been correctly printed:
HB18-1302, 1303, 1304, 1305, 1306, 1307, 1308.

SIGNING OF BILLS - RESOLUTIONS - MEMORIALS
The Speaker has signed: HB18-1138, 1249; HR18-1006; SB18-102, 125, 134 and 138.
DELIVERY OF BILLS TO GOVERNOR

The Chief Clerk of the House of Representatives reports the following bills have been delivered to the Office of the Governor: **HB18-1012, 1103, 1130, 1137, 1139, 1158, 1171, 1196, 1233** at 10:39 a.m. on March 21, 2018.

MESSAGE FROM THE SENATE

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

- **SB18-188** and **202**.

The Senate has passed on Third Reading and returns herewith:

- **HB18-1249**.

The Senate has Postponed Indefinitely **HB18-1151, 1016, and 1107**.

MESSAGE(S) FROM THE REVISOR

We herewith transmit:

- without comment, **SB18-188** and **202**.
- without comment, as amended, **SB18-109**.

INTRODUCTION OF BILLS

First Reading

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

- **HB18-1309** by Representative(s) Coleman and Wilson; also Senator(s) Hill--Concerning programs addressing educator shortages. Committee on Education
- **HB18-1310** by Representative(s) Coleman; also Senator(s) Fields--Concerning the creation of a pilot program for emergency employment support services. Committee on Business Affairs and Labor Committee on Appropriations
- **HB18-1311** by Representative(s) Rankin and Hamner--Concerning the method for setting rates for individual health insurance plans offered in the state. Committee on Health, Insurance, & Environment Committee on Finance Committee on Appropriations
On motion of Representative Benavidez, the following bill(s) will be calendared for General Orders following SB18-176 on March 22, 2018: HB18-1248.

On motion of Representative Benavidez, the following bill(s) will be calendared for General Orders following HB18-1257 on March 23, 2018: SB18-179.

_______________

LAY OVER OF CALENDAR ITEM(S)

On motion of Representative Garnett, the following item(s) on the Calendar were laid over until March 22, retaining place on Calendar:

Consideration of General Orders--HB18-1131, 1155, 1262, 1175, 1186, 1235, 1149, 1234, 1250, 1065, 1109, 1211, 1243, SB18-107, HB18-1275, 1261.

Consideration of Resolution(s)--SJR18-008.

_______________

On motion of Representative Benavidez, the House adjourned until 9:00 a.m., March 22, 2018.

Approved: CRISANTA DURAN, Speaker

Attest: MARILYN EDDINS, Chief Clerk
Prayer by Representative Tony Exum, Colorado Springs.

The Speaker called the House to order at 9:00 a.m.

Pledge of Allegiance led by Adam Sias, Excel Academy, Arvada.

The roll was called with the following result:

Present--59.
Excused--Representative(s) Gray, Hamner, Michaelson Jenet, Rosenthal, Winter--5.
Vacancy--1.
Present after roll call--Representative(s) Gray, Hamner, Rosenthal, Winter.

The Speaker declared a quorum present.

On motion of Representative Hansen, the reading of the journal of March 21, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

THIRD READING OF BILL(S)--FINAL PASSAGE

The following bill(s) were considered on Third Reading. The title(s) were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

HB18-1092 by Representative(s) Melton and Singer, Herod, Rosenthal, Coleman, Hooton, Salazar; also Senator(s) Neville T.--Concerning a pilot program for marijuana delivery, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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HB18-1132  by Representative(s) Michaelson Jenet; also Senator(s) Crowder--Concerning the amount that the department of corrections is required to reimburse a county or city and county for the confinement and maintenance in a local jail of any person who is sentenced to a term of imprisonment in a correctional facility.

Laid over until March 26, retaining place on Calendar.

On motion of Representative Kennedy, the House resolved itself into Committee of the Whole for consideration of General Orders, and he was called to act as Chair.

GENERAL ORDERS--SECOND READING OF BILLS

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

(Amendments to the committee amendment are to the printed committee report which was printed and placed in the members' bill file.)

HB18-1131  by Representative(s) Michaelson Jenet; also Senator(s) Crowder and Fields--Concerning a program to facilitate conducting judicial proceedings via networking technology.

Laid over until March 26, retaining place on Calendar.

HB18-1155  by Representative(s) Singer and Liston, Catlin, Ginal, Hooton, Pabon; also Senator(s) Martinez Humenik--Concerning the continuation of the physical therapy board, and, in connection therewith, implementing the recommendations contained in the 2017 sunset review and report by the department of regulatory agencies.

Amendment No. 2, by Representative(s) Kraft-Tharp.

Amend the Public Health Care and Human Service Committee Report, dated February 13, 2018, page 2, strike line 10 through 13 and substitute "rules. (5) Dry needling. A physical therapist is authorized to perform dry needling if the physical therapist:

(a) (I) has the knowledge, skill, ability, and documented competency to perform the act;

(II) has successfully completed a dry needling course of study that meets the supervision, educational, and clinical prerequisites; and

(III) obtains one written informed consent from each patient for dry needling, including information concerning potential benefits and risks of dry needling.

(b) The board may promulgate rules to establish the requirements for a physical therapist to perform dry needling pursuant to this subsection (5).

(c) The performance of dry needling in accordance with this section is not the performance of acupuncture as defined in section 12-29.5-102 and is not a violation of section 12-29.5-105."

Amendment No. 3, by Representative(s) Liston.

Amend printed bill, page 6, strike lines 4 and 5 and substitute:

"SECTION 9. In Colorado Revised Statutes, 12-41-114.6, amend (1)(b) introductory portion and (1)(b)(III); and add (1)(e) as follows:

12-41-114.6. Continuing professional competency - rules.

(1) (b) The board shall adopt rules establishing a continuing professional competency program that includes, at a minimum, the rules shall set forth the following elements:

(III) Periodic demonstration of knowledge and skills through documentation of professional development activities necessary to ensure at least minimal ability to safely practice the profession; except that a licensed physical therapist need not retake any examination required by section 12-41-107 for initial licensure.

(e) Professional development activities must be measured by a contact-hour-to-credit-hour ratio."

Amendment No. 4, by Representative(s) Liston.

Amend printed bill, page 6, after line 15 add:

"SECTION 11. In Colorado Revised Statutes, add 12-41-208.5 as follows:

12-41-208.5. Continuing professional competency - rules - definition. (1) (a) A certified physical therapist assistant shall maintain continuing professional competency to practice.

(b) The board shall adopt rules establishing a continuing professional competency program. The rules shall set forth the following elements:

"
(I) A SELF-ASSESSMENT OF THE KNOWLEDGE AND SKILLS OF A PHYSICAL THERAPIST ASSISTANT SEEKING TO RENEW OR REINSTATE A CERTIFICATION;

(II) DEVELOPMENT, EXECUTION, AND DOCUMENTATION OF A LEARNING PLAN BASED ON THE ASSESSMENT; AND

(III) PERIODIC DEMONSTRATION OF KNOWLEDGE AND SKILLS THROUGH DOCUMENTATION OF PROFESSIONAL DEVELOPMENT ACTIVITIES NECESSARY TO ENSURE AT LEAST MINIMAL ABILITY TO SAFELY PRACTICE THE PROFESSION; EXCEPT THAT A PHYSICAL THERAPIST ASSISTANT NEED NOT RETAKE ANY EXAMINATION REQUIRED BY SECTION 12-41-205 FOR INITIAL CERTIFICATION.

(c) THE BOARD SHALL ESTABLISH THAT A CERTIFIED PHYSICAL THERAPIST ASSISTANT SATISFIES THE CONTINUING COMPETENCY REQUIREMENTS OF THIS SECTION IF THE CERTIFIED PHYSICAL THERAPIST ASSISTANT MEETS THE CONTINUING PROFESSIONAL COMPETENCY REQUIREMENTS OF ONE OF THE FOLLOWING ENTITIES:

(I) AN ACCREDITING BODY RECOGNIZED BY THE BOARD; OR

(II) AN ENTITY APPROVED BY THE BOARD.

(d) (I) AFTER THE PROGRAM IS ESTABLISHED, A PHYSICAL THERAPIST ASSISTANT SHALL SATISFY THE REQUIREMENTS OF THE PROGRAM IN ORDER TO RENEW OR REINSTATE A CERTIFICATION TO PRACTICE AS A CERTIFIED PHYSICAL THERAPY ASSISTANT.

(II) THE REQUIREMENTS OF THIS SECTION APPLY TO INDIVIDUAL CERTIFIED PHYSICAL THERAPIST ASSISTANTS, AND NOTHING IN THIS SECTION REQUIRES A PERSON WHO EMPLOYS OR CONTRACTS WITH A CERTIFIED PHYSICAL THERAPIST ASSISTANT TO COMPLY WITH THE REQUIREMENTS OF THIS SECTION.

(e) PROFESSIONAL DEVELOPMENT ACTIVITIES MUST BE MEASURED BY A CONTACT-HOUR-TO-CREDIT-HOUR RATIO.

(2) RECORDS OF ASSESSMENTS OR OTHER DOCUMENTATION DEVELOPED OR SUBMITTED IN CONNECTION WITH THE CONTINUING PROFESSIONAL COMPETENCY PROGRAM ARE CONFIDENTIAL AND NOT SUBJECT TO INSPECTION BY THE PUBLIC OR DISCOVERY IN CONNECTION WITH A CIVIL ACTION AGAINST A CERTIFIED PHYSICAL THERAPIST ASSISTANT. A PERSON OR THE BOARD SHALL NOT USE THE RECORDS OR DOCUMENTS UNLESS USED BY THE BOARD TO DETERMINE WHETHER A CERTIFIED PHYSICAL THERAPIST ASSISTANT IS MAINTAINING CONTINUING PROFESSIONAL COMPETENCY TO ENGAGE IN THE PROFESSION.

(3) AS USED IN THIS SECTION, "CONTINUING PROFESSIONAL COMPETENCY" MEANS THE ONGOING ABILITY OF A CERTIFIED PHYSICAL THERAPIST ASSISTANT TO LEARN, INTEGRATE, AND APPLY THE KNOWLEDGE, SKILL, AND JUDGMENT TO PRACTICE AS A CERTIFIED PHYSICAL THERAPIST ASSISTANT ACCORDING TO GENERALLY ACCEPTED STANDARDS AND PROFESSIONAL ETHICAL STANDARDS.".

Renumber succeeding sections accordingly.

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

HB18-1262 by Representative(s) Jackson and Roberts--Concerning the "Arbitration Services Provider Transparency Act".

Amendment No. 2, by Representative(s) Pabon.

Amend printed bill page 5, strike lines 2 through 4.

Page 5, line 5, strike "(II)" and substitute "(d)".

Page 5, after line 7 insert:

"(e) (I) No right conferred by this part 7 may be waived before a party to the dispute demands arbitration or files a claim that is compelled to arbitration.

(II) After an arbitration demand has been filed or after a claim is compelled to arbitration, the parties to a dispute may waive any right conferred by this section if the waiver is made in writing and signed by the parties to the arbitration."

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

HB18-1186 by Representative(s) Wilson and Reyher, Bridges, Buckner, Exum, Lee, McLachlan, Pettersen; also Senator(s) Marble--Concerning the continuation of the Colorado youth advisory council, and, in connection therewith, implementing the sunset review recommendations of the department of regulatory agencies.

Amendment No. 1, Appropriations Report, dated March 16, 2018, and placed in member's bill file; Report also printed in House Journal, March 16, 2018.

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

HB18-1175 by Representative(s) Kraft-Tharp and Thurlow; also Senator(s) Gardner--Concerning the continuation under the sunset law of the regulation of community association managers by the director of the division of real estate, and, in connection therewith, implementing the recommendations contained in the 2017 sunset report of the department of regulatory agencies.

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

HB18-1235 by Representative(s) Hansen and McKean; also Senator(s) Scott--Concerning the continuation of the regulation of custom meat processors, and, in connection therewith, implementing the recommendations of the 2017 sunset report of the department of regulatory agencies.
Amendment No. 1, Agriculture, Livestock, & Natural Resources Report, dated February 26, 2018, and placed in member's bill file; Report also printed in House Journal, February 27, 2018.

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

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**ADOPTION OF COMMITTEE OF THE WHOLE REPORT**


Laid over until date indicated retaining place on Calendar: HB18-1131--March 26, 2018.

The Chairman moved the adoption of the Committee of the Whole Report. As shown by the following roll call vote, a majority of those elected to the House voted in the affirmative, and the Report was adopted.

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**APPOINTMENT(S)**

The Speaker announced the following temporary committee appointment(s) for March 22, 2018 only:

**State, Veterans & Military Affairs**

Representative Sias to replace Representative Williams

---

House in recess. House reconvened.
REPORT(S) OF COMMITTEE(S) OF REFERENCE

EDUCATION

After consideration on the merits, the Committee recommends the following:

HB18-1019 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, 22-11-204, amend (5)(a)(I)(F), (5)(b)(I)(F), and (5)(c)(I)(F); and add (4)(a)(VI), (4)(b)(VI), and (4)(c)(VI) as follows:

22-11-204. Performance indicators - measures. (4) The department shall determine the level of attainment of each public high school, each school district, the institute, and the state as a whole on the postsecondary and workforce readiness indicator by using, at a minimum, the following measures:

(a) For each public high school, the department shall calculate:

(VI) BEGINNING IN THE 2020-21 SCHOOL YEAR, THE PERCENTAGE OF STUDENTS ENROLLED IN THE PUBLIC HIGH SCHOOL WHO SUCCESSFULLY COMPLETE AN ADVANCED PLACEMENT COURSE IN A SUBJECT OTHER THAN ENGLISH LANGUAGE ARTS OR MATH AND EARN A SCORE OF THREE OR HIGHER ON THE END-OF-COURSE ADVANCED PLACEMENT EXAM AND THE PERCENTAGE OF STUDENTS WHO SUCCESSFULLY COMPLETE A CONCURRENT ENROLLMENT COURSE IN A SUBJECT OTHER THAN ENGLISH LANGUAGE ARTS OR MATH AND EARN A GRADE OF "B" OR HIGHER IN THE COURSE.

(b) For each school district and the institute, the department shall calculate:

(VI) BEGINNING IN THE 2020-21 SCHOOL YEAR, THE OVERALL PERCENTAGE OF STUDENTS ENROLLED IN THE DISTRICT PUBLIC HIGH SCHOOLS OR INSTITUTE CHARTER HIGH SCHOOLS WHO SUCCESSFULLY COMPLETE AN ADVANCED PLACEMENT COURSE IN A SUBJECT OTHER THAN ENGLISH LANGUAGE ARTS OR MATH AND EARN A SCORE OF THREE OR HIGHER ON THE END-OF-COURSE ADVANCED PLACEMENT EXAM AND THE PERCENTAGE OF STUDENTS WHO SUCCESSFULLY COMPLETE A CONCURRENT ENROLLMENT COURSE IN A SUBJECT OTHER THAN ENGLISH LANGUAGE ARTS OR MATH AND EARN A GRADE OF "B" OR HIGHER IN THE COURSE.

(c) For the state, the department shall calculate:

(VI) BEGINNING IN THE 2020-21 SCHOOL YEAR, THE OVERALL PERCENTAGE OF STUDENTS ENROLLED IN THE PUBLIC HIGH SCHOOLS OF THE STATE WHO SUCCESSFULLY COMPLETE AN ADVANCED PLACEMENT COURSE IN A SUBJECT OTHER THAN ENGLISH LANGUAGE ARTS OR MATH AND EARN A SCORE OF THREE OR HIGHER ON THE END-OF-COURSE ADVANCED PLACEMENT EXAM AND THE PERCENTAGE OF STUDENTS WHO SUCCESSFULLY COMPLETE A CONCURRENT ENROLLMENT COURSE IN A SUBJECT OTHER THAN ENGLISH LANGUAGE ARTS OR MATH AND EARN A GRADE OF "B" OR HIGHER IN THE COURSE.

(5) The department shall determine the level of attainment of each public school, each school district, the institute, and the state as a whole..."
on the performance indicator that concerns the progress made in closing
the achievement and growth gaps by using the following measures:
(a) (I) For each public school, the department shall disaggregate
by student group:
(F) For each public high school, the percentage of students
enrolled in the eleventh grade in the public high school who score at each
achievement level of the standardized, curriculum-based, achievement,
college entrance examination or the percentages of students enrolled in
each of the grade levels included in the public high school who score at
each achievement level on the assessments administered pursuant to
section 22-7-1006.3 by the public high school; the percentages of students
graduating from the public high school who receive a diploma that
includes a postsecondary and workforce readiness endorsement or an
endorsement for exemplary demonstration of postsecondary and
workforce readiness; the graduation and dropout rates; beginning in the
2016-17 school year, the percentages of students graduating from the
public high school who, in the school year immediately following
graduation from high school, enroll in a career and technical education
program, community college, or four-year institution of higher education;
and, beginning in the 2020-21 school year, the percentage of students
enrolled in the public high school who demonstrate college and career
readiness, based on the demonstration options available to the students
enrolled in the public high school, at the higher achievement level
adopted by the state board that indicates a student is prepared, without
needing remediation, to enroll in general education core courses; AND,
BEGINNING IN THE 2020-21 SCHOOL YEAR, THE PERCENTAGE OF STUDENTS
ENROLLED IN THE PUBLIC HIGH SCHOOL WHO SUCCESSFULLY COMPLETE AN
ADVANCED PLACEMENT COURSE IN A SUBJECT OTHER THAN ENGLISH
LANGUAGE ARTS OR MATH AND EARN A SCORE OF THREE OR HIGHER ON
THE END-OF-COURSE ADVANCED PLACEMENT EXAM AND THE PERCENTAGE
OF STUDENTS WHO SUCCESSFULLY COMPLETE A CONCURRENT
ENROLLMENT COURSE IN A SUBJECT OTHER THAN ENGLISH
ARTS OR MATH AND EARN A GRADE OF "B" OR HIGHER IN THE COURSE.
(b) (I) For each school district and the institute, the department
shall disaggregate by student group:
(F) The overall percentage of students enrolled in the eleventh
grade in the district public high schools or the institute charter high
schools who score at each achievement level of the standardized,
curriculum-based, achievement, college entrance examination or the
percentages of students enrolled in each of the grade levels included in
the public high schools who score at each achievement level on the
assessments administered pursuant to section 22-7-1006.3 by the public
high schools; the overall percentages of students graduating from the
district public high schools, or the institute charter high schools, who
receive a diploma that includes a postsecondary and workforce readiness
endorsement or an endorsement for exemplary demonstration of
postsecondary and workforce readiness; the overall graduation and
dropout rates for the district public high schools or the institute charter
high schools; beginning in the 2016-17 school year, the overall
percentages of students graduating from the district public high schools
or the institute charter high schools who, in the school year immediately
following graduation from high school, enroll in a career and technical
education program, community college, or four-year institution of higher
education; AND, beginning in the 2020-21 school year, the overall
percentage of students enrolled in the district public high schools or
institute charter high schools who demonstrate college and career readiness, based on the demonstration options adopted by the district charter high school, school district, or institute charter high school, at the higher achievement level adopted by the state board that indicates a student is prepared, without needing remediation, to enroll in general education core courses; and, beginning in the 2020-21 school year, the overall percentage of students enrolled in the district public high schools or institute charter high schools who successfully complete an advanced placement course in a subject other than English language arts or math and earn a score of three or higher on the end-of-course advanced placement exam and the percentage of students who successfully complete a concurrent enrollment course in a subject other than English language arts or math and earn a grade of "B" or higher in the course.

(c) (1) For the state, the department shall disaggregate by student group:

(F) The percentage of students enrolled in the eleventh grade in the public high schools in the state who score at each achievement level of the standardized, curriculum-based, achievement, college entrance examination or the percentages of students enrolled in each of the grade levels included in the public high schools in the state who score at each achievement level on the assessments administered pursuant to section 22-7-1006.3 by the public high schools; the overall percentages of students graduating from the public high schools in the state who receive diplomas that include postsecondary and workforce readiness endorsements or endorsements for exemplary demonstration of postsecondary and workforce readiness; the overall graduation and dropout rates for the public high schools in the state; beginning in the 2016-17 school year, the percentages of students graduating from the public high schools in the state who, in the school year immediately following graduation from high school, enroll in a career and technical education program, community college, or four-year institution of higher education; and, beginning in the 2020-21 school year, the overall percentage of students enrolled in the public high schools of the state who demonstrate college and career readiness, based on the demonstration options available to the students enrolled in each public high school, at the higher achievement level adopted by the state board that indicates a student is prepared, without needing remediation, to enroll in general education core courses; and, beginning in the 2020-21 school year, the overall percentage of students enrolled in the public high schools of the state who successfully complete an advanced placement course in a subject other than English language arts or math and earn a score of three or higher on the end-of-course advanced placement exam and the percentage of students who successfully complete a concurrent enrollment course in a subject other than English language arts or math and earn a grade of "B" or higher in the course.

SECTION 2. In Colorado Revised Statutes, 22-11-503, add (2)(a.5) as follows:

22-11-503. Performance reports - contents - rules. (2) The state board shall adopt rules specifying the information to be included in the school performance reports, the school district and institute
performance reports, and the state performance report. The information shall be consistent for each type of report and, at a minimum, shall include the following:

(a.5) **THE REPORT SUBJECT'S NUMBER OF ENROLLED STUDENTS AND NUMBER OF CREDITS REQUIRED FOR GRADUATION, AS REPORTED PURSUANT TO SECTION 22-11-504 (1)(d) AND (2)(d).**

**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 8, 2018, if adjournment sine die is on May 9, 2018); 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 2018 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor.".

**SB18-087** be referred to the Committee of the Whole with favorable recommendation.

**LOCAL GOVERNMENT**
After consideration on the merits, the Committee recommends the following:

**HB18-1292** be referred favorably to the Committee on Appropriations.

**STATE, VETERANS, & MILITARY AFFAIRS**
After consideration on the merits, the Committee recommends the following:

**HB18-1213** be postponed indefinitely.

**HB18-1268** 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 4, strike "THE COUNTY CLERK AND RECORDER OF THE COUNTY OF".

Page 5, lines 7 and 8, strike "COUNTY CLERK AND RECORDER SHALL APPOINT" and substitute "COURT SHALL ISSUE AN ORDER APPOINTING".

**SB18-097** be postponed indefinitely.
TRANSPORTATION & ENERGY

After consideration on the merits, the Committee recommends the following:

HB18-1255 be referred favorably to the Committee on Finance.

HB18-1274 be referred to the Committee of the Whole with favorable recommendation.

HB18-1297 be referred favorably to the Committee on Appropriations.

PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed:

HB18-1309, 1310, 1311.

SIGNING OF BILLS--RESOLUTIONS--MEMORIALS

The Speaker has signed: SB18-074 and 165.

DELIVERY OF BILLS TO GOVERNOR

The Chief Clerk of the House of Representatives reports the following bills have been delivered to the Office of the Governor: HB18-1138, 1249 at 9:22 a.m. on March 22, 2018.

MESSAGE(S) FROM THE SENATE

The Senate has passed on Third Reading and returns herewith:

HB18-1228.

The Senate has Postponed Indefinitely HB18-1021.

The Senate has Postponed Indefinitely HB18-1180.

INTRODUCTION OF BILLS

First Reading

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

HB18-1312 by Representative(s) Hansen and Herod, Arndt, Bridges, Buckner, Coleman, Esgar, Foote, Garnett, McLachlan, Michaelson Jenet, Pettersen, Roberts, Weissman, Winter, Young, Duran; also Senator(s) Donovan--Concerning the protection of the open internet, and, in connection therewith, disqualifying an internet service provider from
receiving high cost support mechanism money or other money received to finance broadband deployment if the internet service provider engages in certain practices that interfere with the open internet and requiring an internet service provider that engages in such practices to refund any such money received.

Committee on State, Veterans, & Military Affairs

HB18-1313 by Representative(s) Ginal; also Senator(s) Aguilar and Priola--Concerning the allowance of a pharmacist to serve as a practitioner under certain circumstances.

Committee on Health, Insurance, & Environment

HB18-1314 by Representative(s) Ginal and Lawrence; also Senator(s) Cooke--Concerning prohibiting the use of unmanned aircraft systems to obstruct public safety operations.

Committee on Judiciary

HB18-1315 by Representative(s) McLachlan and Becker J.; also Senator(s) Kefalas and Lundberg--Concerning the expansion of the sales and use tax exemption for manufactured homes constructed in compliance with a federal safety act.

Committee on Finance

HB18-1316 by Representative(s) Pabon and Exum, Kraft-Tharp, McKean; also Senator(s) Cooke and Williams A.--Concerning modifications to the skilled worker training program administered by the department of labor and employment.

Committee on Business Affairs and Labor

SB18-119 by Senator(s) Gardner; also Representative(s) Carver--Concerning false imprisonment of a minor, and, in connection therewith, making an appropriation.

SB18-183 by Senator(s) Tate; also Representative(s) Arndt and Liston--Concerning authorizing agents of insurers to access the electronic system that insurers access for owner and lienholder information of a motor vehicle.

Committee on Agriculture, Livestock, & Natural Resources

SB18-187 by Senator(s) Marble and Tate; also Representative(s) Arndt--Concerning transferring marijuana fibrous waste for the purpose of producing industrial fiber products.

Committee on Appropriations
On motion of Representative Hooton, the following bill(s) will be calendared for General Orders following HB18-1131 on March 26, 2018:

HB18-1274.

LAY OVER OF CALENDAR ITEM(S)

On motion of Representative Hooton, the following item(s) on the Calendar were laid over until March 23, retaining place on Calendar:


Consideration of Resolution(s)--SJR18-008

On motion of Representative Hooton, the House adjourned until 9:00 a.m., March 23, 2018.

Approved:
CRISANTA DURAN,
Speaker

Attest:
MARIYLN EDDINS,
Chief Clerk
Prayer by Pastor Dave Scherrer, Christ Community Covenant Church, Arvada.

The Speaker called the House to order at 9:30 a.m.

Pledge of Allegiance led by Emmett and Declan Wood, Compass Montessori, Wheat Ridge.

The roll was called with the following result:

Present--53.
Excused--Representative(s) Bridges, Esgar, Garnett, Hamner, Herod, McLachlan, Michaelson Jenet, Pettersen, Rankin, Winter, Young--11.
Vacancy--1.
Present after roll call--Representative(s) Bridges, Esgar, Garnett, Hamner, McLachlan, Pettersen, Rankin, Winter, Young.

The Speaker declared a quorum present.

On motion of Representative Hansen, the reading of the journal of March 22, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

THIRD READING OF BILL(S)--FINAL PASSAGE

The following bill(s) were considered on Third Reading. The title(s) were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

HB18-1155 by Representative(s) Singer and Liston, Catlin, Ginal, Hooton, Pabon; also Senator(s) Martinez Humenik--Concerning the continuation of the physical therapy board, and, in connection therewith, implementing the recommendations contained in the 2017 sunset review and report by the department of regulatory agencies.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
HB18-1186 by Representative(s) Wilson and Reyher, Bridges, Buckner, Exum, Lee, McLachlan, Pettersen; also Senator(s) Marble--Concerning the continuation of the Colorado youth advisory council, and, in connection therewith, implementing the sunset review recommendations of the department of regulatory agencies and making an appropriation.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
HB18-1175  by Representative(s) Kraft-Tharp and Thurlow; also
Senator(s) Gardner--Concerning the continuation under
the sunset law of the regulation of community association
managers by the director of the division of real estate, and,
in connection therewith, implementing the
recommendations contained in the 2017 sunset report of
the department of regulatory agencies.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
was declared passed.

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Co-sponsor(s) added: Representative(s) Hooton, Singer

HB18-1235  by Representative(s) Hansen and McKean; also Senator(s)
Scott--Concerning the continuation of the regulation of
custom meat processors, and, in connection therewith,
implementing the recommendations of the 2017 sunset
report of the department of regulatory agencies.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
was declared passed.

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HB18-1262 by Representative(s) Jackson and Roberts; also Senator(s) Kagan--Concerning the "Arbitration Services Provider Transparency Act".

The question being "Shall the bill pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

YES 34  NO 28  EXCUSED 2  ABSENT 0  VACANCY 1

On motion of Representative Hansen, the House resolved itself into Committee of the Whole for consideration of General Orders, and he was called to act as Chair.

GENERAL ORDERS--SECOND READING OF BILLS

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

(Amendments to the committee amendment are to the printed committee report which was printed and placed in the members' bill file.)
HB18-1149 by Representative(s) Kennedy, Esgar, Ginal, Lontine; also Senator(s) Neville T.--Concerning continuation of the consumer insurance council.

Amendment No. 1, by Representative(s) Kennedy.

Amend printed bill, page 2, line 4, strike "meetings." and substitute "meetings - repeal."

Page 2, strike lines 14 through 16 and substitute:

"(6) This section is repealed, effective July 1, 2018 September 1, 2028; except that, prior to its repeal, the council shall be reviewed pursuant to section 2-3-1203. C.R.S."

Page 2, line 18, strike "(6)(a)(I)" and substitute "(6)(a)(I); and add (19)."

Page 2, after line 24 insert:

"(19) (a) The following statutory authorizations for the designated advisory committees will repeal on September 1, 2028:

(I) The consumer insurance council created in Section 10-1-133.
(b) This subsection (19) is repealed, effective September 1, 2030."

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

HB18-1234 by Representative(s) Becker K. and Lundeen, Buckner, Carver, Coleman, Gray, Hansen, Herod, Jackson, Kraft-Tharp, Landgraf, McKeen, Melton, Roberts, Rosenthal, Sias, Singer, Valdez, Van Winkle, Williams D., Wist; also Senator(s) Gardner, Guzman, Aguilar, Cooke, Fenberg, Kagan, Kerr, Merrifield, Priola, Todd--Concerning clarification of the laws governing simulated gambling activity.


Amendment No. 2, by Representative(s) Lundeen.

Amend the Business Affairs and Labor Committee Report, dated March 15, 2018, page 1, strike lines 22 and 23 and substitute:

"(III) A paper or electronic coupon, whether issued to a player as a single ticket or token or as multiple tickets or tokens, that is won in return for a single play of a device; has a value that does not exceed the equivalent of twenty-five dollars; cannot be exchanged or returned for money, monetary credits, or any financial consideration; and cannot be used to
ACQUIRE OR EXCHANGED FOR ANY PRODUCT THAT IS, CONTAINS, OR CAN BE USED AS A CONSTITUENT PART OF OR ACCESSORY FOR:.

Page 2, strike lines 1 and 2.

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

HB18-1250 by Representative(s) Kraft-Tharp and Sias; also Senator(s) Priola--Concerning an analysis to improve compliance with departmental rules by regulated businesses.


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

HB18-1065 by Representative(s) Beckman and Buckner; also Senator(s) Lambert--Concerning discipline of a department of human services employee when the employee is found to have mistreated a vulnerable person.


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

HB18-1109 by Representative(s) Weissman; also Senator(s) Cooke--Concerning discretionary parole of special needs offenders.


Amendment No. 2, by Representative(s) Weissman.

Amend the Judiciary Committee Report, dated March 15, 2018, page 1, line 14, after "LAW." insert "NOTHING IN THIS SECTION REQUIRES THE DEPARTMENT OF HUMAN SERVICES TO TAKE CUSTODY OF AN OFFENDER FOR RESTORATION SERVICES. THE DEPARTMENT OF HUMAN SERVICES IS NOT RESPONSIBLE FOR CONDUCTING THE COMPETENCY EVALUATION.".

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

HB18-1211 by Representative(s) Wist and Foote; also Senator(s) Smallwood and Aguilar--Concerning controlling medicaid fraud.

Amendment No. 2, by Representative(s) Foote.

Amend the Judiciary Committee Report, dated March 15, 2018, page 4, strike lines 1 and 2 and insert:

"Page 9, line 4, strike "ALTERS, FALSIFIES, DESTROYS, CONCEALS, OR REMOVES" and substitute "WITH THE INTENT TO PREVENT THEIR DISCLOSURE AND REVIEW BY REPRESENTATIVES OF THE STATE OR THEIR DESIGNEES, ALTERS, FALSIFIES, OR CONCEALS"."

Page 4, lines 4 and 5, strike "RECORDS WITH THE INTENT TO PREVENT THEIR REVIEW BY REPRESENTATIVES OF THE STATE OR THEIR DESIGNEES;" and substitute "RECORDS.".

Amendment No. 3, by Representative(s) Foote.


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

HB18-1243 by Representative(s) Foote and Wist; also Senator(s) Coram and Fields, Cooke--Concerning enactment of a civil rape shield law.

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

SB18-107 by Senator(s) Zenzinger, Martinez Humenik, Moreno, Tate; also Representative(s) Thurlow, Arndt, Hooton, McKean--Concerning the repeal of procedures to fill vacancies in candidate nominations for elections conducted under the "Colorado Municipal Code of 1965".

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

HB18-1275 by Representative(s) Bridges, Winter; also Senator(s) Kagan, Martinez Humenik--Concerning the repeal of the Craig hospital license plate donation requirement.

Ordered engrossed and placed on the Calendar for Third Reading and Final Passage.
HB18-1282 by Representative(s) Lontine and Sias; also Senator(s) Smallwood and Kefalas--Concerning a requirement that a health care provider include certain identifying information on all claims for reimbursement for health care services.

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

HB18-1261 by Representative(s) Weissman--Concerning the "Colorado Arbitration Fairness Act".


Amendment No. 2, by Representative(s) Weissman.

Amend printed bill, page 15, after line 21, insert:

"(2) PURSUANT TO SECTION 13-17-102(4) TO (7), THE COURT MAY AWARD REASONABLE ATTORNEY FEES AGAINST A PARTY SEEKING INJUNCTIVE RELIEF UNDER THIS SECTION IF THE COURT FINDS THAT THE MOTION FOR INJUNCTIVE RELIEF LACKED SUBSTANTIAL JUSTIFICATION OR WAS INTERPOSED FOR DELAY OR HARASSMENT OR IF IT FINDS THAT AN ATTORNEY OR PARTY UNNECESSARILY EXPANDED THE PROCEEDING BY OTHER IMPROPER CONDUCT.

(3) THE PROVISIONS OF RULE 11 OF THE COLORADO RULES OF CIVIL PROCEDURE, OR ANY SIMILAR SUCCESSOR RULE, APPLY TO MOTIONS FOR INJUNCTIVE RELIEF FILED PURSUANT TO THIS SECTION.".

Amendment No. 3, by Representative(s) Weissman.

Amend printed bill, page 2, strike lines 17 through 19.

Renumber succeeding subsections accordingly.

Page 4, strike lines 2 through 10.

Renumber succeeding subsections accordingly.

Page 4, strike lines 25 through 27 and substitute "CONFLICT OF INTEREST, INCLUDING, WITHOUT LIMITATION:

(I) A PECUNIARY INTEREST, A BUSINESS RELATIONSHIP, OR A FAMILIAL RELATIONSHIP; OR

(II) A SIGNIFICANT RELATIONSHIP OR EXPERIENCE ALIGNED WITH A NONCONSUMER OR EMPLOYER PARTY THAT WOULD LEAD A REASONABLE PERSON TO CONCLUDE THAT THE ARBITRATOR EVINCES ENMITY OR BIAS AGAINST THE CONSUMER OR EMPLOYEE PARTY; OR

(III) A RELATIONSHIP AS OWNER, EMPLOYEE, ATTORNEY, OR CONSULTANT FOR AN INDIVIDUAL OR ENTITY ENGAGED IN THE SAME OR SUBSTANTIALLY THE SAME INDUSTRY AS A NONCONSUMER OR EMPLOYER PARTY; OR

(IV) A LEGAL ISSUE THAT LIKELY WILL BE PRESENTED TO THE ARBITRATOR, THE RESOLUTION OF WHICH LEGAL ISSUE BY THE ARBITRATOR WOULD LIKELY BE CONTRARY TO THE INTERESTS OF THE
ARBITRATOR OR ARBITRATION SERVICES PROVIDER OR THE ARBITRATOR’S OR THE ARBITRATOR’S EMPLOYER’S CURRENT CLIENTS OR A CLIENT’S INDUSTRY OR TRADE GROUP.”.

Page 5, strike lines 1 and 2.

Page 15, strike lines 22 through 25 and substitute:

"13-22-709. Waiver - severability. (1) NO RIGHT CONFERRED BY THIS PART 7 MAY BE WAIVED BEFORE A PARTY TO THE DISPUTE DEMANDS ARBITRATION OR FILES A CLAIM THAT IS COMPELLED TO ARBITRATION. AFTER AN ARBITRATION DEMAND HAS BEEN FILED OR AFTER A CLAIM IS COMPELLED TO ARBITRATION, THE PARTIES TO A DISPUTE MAY WAIVE ANY RIGHT CONFERRED BY THIS SECTION, IF THE WAIVER IS MADE IN WRITING AND SIGNED BY THE PARTIES TO THE ARBITRATION.”.

Amendment No. 4, by Representative(s) Weissman.

Amend printed bill, page 10, strike lines 17 through 27 and substitute:

"(A) DISPUTED MATERIAL, FACTUAL, AND LEGAL ISSUES TO BE RESOLVED IN THE ARBITRATION;
   (B) PARTIES’ IDENTITIES, BUSINESS OR OCCUPATION, AND COUNSEL;
   (C) PARTIES’ AGENTS, REPRESENTATIVES, EMPLOYEES, INDEPENDENT CONTRACTORS, OR INSURERS, TO THE EXTENT SUCH PERSONS OR ENTITIES HAVE KNOWLEDGE RELEVANT TO A CLAIM OR DEFENSE OR MAY PROVIDE COVERAGE FOR AN AWARD; AND
   (D) ANY MATTER OF WHICH A PROSPECTIVE ARBITRATOR SHOULD REASONABLY BE MADE AWARE TO EVALUATE WHETHER HE OR SHE HAS POTENTIAL PARTIALITY.”.

Page 11, strike lines 1 through 5.

Page 14, strike lines 21 through 27 and substitute:

"(VI) A LIST OF ALL OF THE ARBITRATIONS THAT THE ARBITRATOR HAS PARTICIPATED IN AS AN ARBITRATOR DURING THE PRIOR FIVE YEARS, MODIFIED IF NECESSARY TO PROTECT REASONABLE PRIVACY CONCERNS OF A CONSUMER OR EMPLOYEE PARTY OR ENFORCEABLE CONFIDENTIALITY AGREEMENTS; AND
   (VII) SUBJECT TO REASONABLE PRIVACY CONCERNS AND ENFORCEABLE CONFIDENTIALITY AGREEMENTS, THE NAMES OF THE PARTIES TO ARBITRATIONS IN WHICH THE ARBITRATOR HAS PARTICIPATED AS AN ARBITRATOR DURING THE PAST FIVE YEARS, THEIR ATTORNEYS, AND COPIES OF ANY DECISIONS AND AWARDS RENDERED.”.

Page 16, after line 16, insert:

"SECTION 4. In Colorado Revised Statutes, 13-22-214, amend (3) as follows:

13-22-214. Immunity of arbitrator - competency to testify - attorney fees and costs. (3) The failure of an arbitrator to make a disclosure required by section 13-22-212 shall or 13-22-707 does not cause any loss of immunity that is granted under this section.”.

Renumber succeeding bill sections accordingly.
Amend printed bill, page 15, line 11, strike "Any" and substitute "Consistent with the Federal Arbitration Act, Chapter 1 of Title 9, U.S.C., any".

Page 5, strike lines 25 through 27 and substitute:
"13-22-705. Ethical standards for arbitrators. (1) Compliance with rules. (a) An arbitrator who conducts an arbitration pursuant to this Part 7 shall comply with rules 2.3(a) to (d), 2.4(a) to (c), and 2.11(a) to (c) of the Colorado Code of Judicial Conduct and rule 1.7(a) of the Colorado Code of Professional Conduct, which each apply to the extent possible to an arbitrator and the proceedings before him or her.

(b) For purposes of Rule 1.7 of the Colorado Code of Professional Conduct, a concurrent conflict exists if:

(I) The matters to be decided in the arbitration may be directly adverse to the arbitrator's nonarbitration business or client; or

(II) There is a significant risk that the arbitrator's ability to preside over the arbitration will be materially limited by the arbitrator's responsibilities to a client, a former client, or a third person or by a personal interest of the arbitrator.

(2) Conflict with rules. In the event of a conflict between the rules specified in subsection (1)(a) of this section, as construed to apply to an arbitrator and the proceedings before him or her, and this Part 7, this Part 7 controls.

(3) Interpretation. The official comments to and any case law interpreting rules 2.3(a) to (d), 2.4(a) to (c), and 2.11(a) to (c) of the Colorado Code of Judicial Code of Conduct or rule 1.7(a) of the Colorado Rules of Professional Conduct apply equally to this section."

Strike pages 6 through 8.

Page 9, strike lines 1 through 16.

Page 9, strike line 20 and substitute "for disqualification. (1) In any arbitration subject to this Part 7, any".

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

AMENDMENT(S) TO THE COMMITTEE OF THE WHOLE REPORT

Representative Wist moved to amend the Report of the Committee of the Whole to reverse the action taken by the Committee in adopting HB 18-1261, to show that HB 18-1261, as amended, lost.

The amendment was declared lost by the following roll call vote:
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ADOPTION OF COMMITTEE OF THE WHOLE REPORT


The Chairman moved the adoption of the Committee of the Whole Report. As shown by the following roll call vote, a majority of those elected to the House voted in the affirmative, and the Report was adopted.

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House in recess. House reconvened.
REPORT(S) OF COMMITTEE(S) OF REFERENCE

HEALTH, INSURANCE & ENVIRONMENT
After consideration on the merits, the Committee recommends the following:

HB18-1009 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 2, line 12, strike "AS" and substitute "WITH".

Page 2, line 13, strike "DIABETIC" and substitute "DIABETES".

Page 3, strike lines 7 through 10 and substitute:

"(2) "DRUG MANUFACTURER" MEANS A MANUFACTURER OF PRESCRIPTION INSULIN DRUGS THAT ARE MADE AVAILABLE IN COLORADO AND THAT ARE USED FOR THE TREATMENT OF DIABETES."

Page 3, before line 11 insert:

"(3) "HEALTH COVERAGE PLAN" HAS THE SAME MEANING AS SET FORTH IN SECTION 10-16-102 (34).

Page 5, line 3, strike "(1)(b)" and substitute "(1)(a)".

Page 5, line 8, strike "MARKETING AND ADVERTISING COSTS;" and insert "EXPENDITURES TO MARKET OR ADVERTIZE THE DRUG TO COLORADO RESIDENTS;".

Page 6, line 6, after "REBATES" insert "AND, SEPARATELY, THE AGGREGATE AMOUNT OF ALL ADMINISTRATIVE FEES".

Page 6, line 8, strike "STATE; AND" and substitute "STATE, IDENTIFIED BY YEAR;".

Page 6, before line 9 insert:

"(j) THE AGGREGATE AMOUNT OF ALL RESEARCH AND DEVELOPMENT COSTS ATTRIBUTABLE TO DIABETES PRESCRIPTION DRUGS, IDENTIFIED BY YEAR; AND".
Reletter succeeding paragraph accordingly.

Page 6, line 11, strike "(1)(b)." and substitute "(1)(a).".

Page 6, line 21, strike "NEGOTIATED WITH" and substitute "RECEIVED FROM".

Page 6, line 24, strike "(1)(b);" and substitute "(1)(a);".

Page 6, line 27, strike "AND".

Page 7, before line 1 insert:

"(c) THE TOTAL AMOUNT OF ADMINISTRATIVE FEES RECEIVED FROM DRUG MANUFACTURERS AND INSURERS FOR PRESCRIPTION DRUGS LISTED IN SECTION 25-51-104 (1)(a), INCLUDING ALL FEES RECEIVED TO PROCESS UTILIZATION MANAGEMENT REQUESTS;".

Reletter succeeding paragraph accordingly.

Page 7, line 4, strike "MEDICARE" and substitute "COLORADO MEDICARE".

Page 7, line 6, strike "MEDICAID" and substitute "COLORADO MEDICAID".

Page 7, line 11, strike "PERSONS" and substitute "COLORADO RESIDENTS".

Page 7, line 12, strike "SECTION." and substitute "SECTION;".

Page 7, before line 13 insert:

"(e) THE TOTAL ANNUAL PAYMENTS, INCLUDING REIMBURSEMENTS AND FEES, PAID TO COLORADO PHARMACIES FOR DISPENSING PRESCRIPTION DRUGS ON THE LIST COMPILED IN ACCORDANCE WITH SECTION 25-51-104 (1)(a). THIS INFORMATION MUST SEPARATELY IDENTIFY:

(I) THE AMOUNT ATTRIBUTABLE TO DISPENSING FEES; AND

(II) THE AMOUNT ATTRIBUTABLE TO SERVICE OR ADMINISTRATIVE FEES;

(f) THE TOTAL ANNUAL PAYMENTS RECEIVED FROM COLORADO PHARMACIES FOR PRESCRIPTION DRUGS ON THE LIST COMPILED IN ACCORDANCE WITH SECTION 25-51-104 (1)(a); AND

(g) THE TOTAL ANNUAL PAYMENTS RECEIVED FROM COLORADO INSURERS AND EMPLOYERS FOR PRESCRIPTION DRUGS ON THE LIST COMPILED IN ACCORDANCE WITH SECTION 25-51-104 (1)(a).

25-51-107. Insurer pricing reports. (1) Insurers issuing health coverage plans to Colorado residents shall annually report to the state board the following:

(a) The percentage of total premiums charged to Colorado residents in the prior calendar year that are directly attributable to the cost of covered prescription drugs on the list compiled in accordance with section 25-51-104 (1)(a);

(b) The estimated percentage of total premiums to be charged to Colorado residents for the next calendar year directly attributable to the cost of covered prescription drugs on the list compiled in accordance with section 25-51-104 (1)(a);
(c) The annual percentage increase or decrease in total costs from the prior calendar year paid by the insurer for prescription drugs on the list compiled in accordance with section 25-51-104 (1)(a);

(d) The average monthly cost per enrollee for the prior calendar year incurred by the insurer for prescription drugs on the list compiled in accordance with section 25-51-104 (1)(a) divided by the number of persons enrolled in the health coverage plan;

(e) The average annual cost for the prior calendar year to an enrollee in a health coverage plan for prescription drugs on the list compiled in accordance with section 25-51-104 (1)(a).

(f) A statement describing the insurer's use of pharmacy benefit managers in managing costs under health coverage plans;

(g) The amount of rebates and discounts received from pharmacy benefit managers in the prior calendar year attributable to prescription drugs on the list compiled in accordance with section 25-51-104 (1)(a);

(h) A statement describing how the insurer adjusts enrollee cost sharing in health coverage plans as a result of pharmacy benefit manager rebates and discounts;

(i) The administrative fees paid in the prior calendar year to pharmacy benefit managers and the percentage of those administrative fees attributable to prescription drugs on the list compiled in accordance with section 25-51-104 (1)(a); and

(j) The average amount each enrollee pays for prescription drugs on the list compiled in accordance with section 25-51-104 (1)(a).

25-51-108. Pharmacy pricing reports. (1) Persons engaged in the practice of pharmacy as that term is defined in section 12-42.5-102 (31) shall annually report to the state board the following information from the prior calendar year:

(a) The total payments received from pharmacy benefit managers for prescription drugs on the list compiled in accordance with section 25-51-104 (1)(a);

(b) The total payments received from insurers for prescription drugs on the list compiled in accordance with section 25-51-104 (1)(a);

(c) The total payments to prescription drug wholesalers, distributors, and manufacturers for prescription drugs on the list compiled in accordance with section 25-51-104 (1)(a); and

(d) The total fees, including administrative fees paid to pharmacy benefit managers, for dispensing prescription drugs on the list compiled in accordance with section 25-51-104 (1)(a)."


Page 8, line 7, strike "25-51-108." and substitute "25-51-110."

Page 8, line 8, strike "penalties." and substitute "penalties - exemption."

Page 8, before line 22 insert:

"(4) Nothing contained in this article 51 shall apply to the coverage of prescription drugs under a health coverage plan
THAT IS SUBJECT TO THE FEDERAL "EMPLOYEE RETIREMENT INCOME SECURITY ACT OF 1974".

Page 8, line 22, strike "25-51-109." and substitute "25-51-111.".

Page 9, line 19, strike "25-51-110." and substitute "25-51-112.".

HB18-1215 be amended as follows, and as so amended, be referred to the Committee on Finance with favorable recommendation:

Amend printed bill, strike everything below the enacting clause and substitute:

"SECTION 1. In Colorado Revised Statutes, 25-11-104, amend (1) as follows:

25-11-104. Rules to be adopted - fees - fund created - definitions - repeal. (1) (a) The state board shall formulate, adopt, and promulgate rules as provided in subsection (2) of this section that cover subject matter relative to radiation machines and radioactive materials, including naturally occurring radioactive materials, TENORM, and other sources of radiation. The subject matter of the rules must include:

Licenses and registration; records; permissible levels of exposure; notification and reports of accidents; technical qualifications of personnel; technical qualifications of mammographers; handling, transportation, and storage; waste disposal; posting and labeling of hazardous sources and areas; surveys; monitoring; security of materials; and financial assurance warranties.

(b) The state board, may IN CONSULTATION WITH THE WATER QUALITY CONTROL COMMISSION, THE SOLID AND HAZARDOUS WASTE COMMISSION, AND THE COLORADO OIL AND GAS CONSERVATION COMMISSION, SHALL adopt rules concerning the disposal of naturally occurring radioactive materials, at any time after the promulgation by the federal environmental protection agency or its successor of rules for the disposal of naturally occurring radioactive materials INCLUDING TENORM. THE RULES MUST INCLUDE REQUIREMENTS FOR GROUNDWATER AND LEACHATE MONITORING FOR RADIONUCLIDES AT EACH DISPOSAL FACILITY THAT ACCEPTS TENORM WASTE.

(c) BEFORE ADOPTING THE RULES SPECIFIED IN SUBSECTION (1)(b) OF THIS SECTION, THE DEPARTMENT SHALL:

(1) CONVENE A STAKEHOLDER GROUP TO FACILITATE DECISIONS AND APPROACHES TO THE HANDLING, TRANSPORTATION, BENEFICIAL USE, AND DISPOSAL OF NATURALLY OCCURRING RADIOACTIVE MATERIALS AND TENORM THAT ARE BASED ON A REASONABLE RELATIONSHIP TO THE ECONOMIC, ENVIRONMENTAL, ENERGY, AND PUBLIC HEALTH COSTS AND BENEFITS OF THE DECISIONS AND APPROACHES AND TO DISCUSS THE DEVELOPMENT OF PROPOSED RULES AND THE IMPACTS THE RULES MIGHT HAVE ON THE REGULATED COMMUNITY AND THE PUBLIC;

(II) INVITE REPRESENTATIVES OF AT LEAST THE FOLLOWING INTEREST GROUPS TO PARTICIPATE IN THE STAKEHOLDER GROUP: THE OIL AND GAS INDUSTRY, MINING INDUSTRY, POWER GENERATORS AND SUPPLIERS, PUBLIC WATER PROVIDERS, PUBLIC WASTEWATER TREATMENT PROVIDERS, SOLID WASTE LANDFILL OPERATORS, AND OTHER INTERESTED OR AFFECTED PARTIES;"
(III) REQUIRE ALL GENERATORS OF TENORM WASTE TO:

(A) REPORT TO THE DEPARTMENT THE VOLUMES AND TYPES OF TENORM WASTE THEY GENERATE AND THE LOCATIONS AT WHICH THEY DISPOSE OF THE WASTE; AND

(B) MAKE ALL TENORM WASTE STREAMS AVAILABLE FOR REPRESENTATIVE SAMPLING AND DATA COLLECTION BY AN INDEPENDENT THIRD PARTY CONTRACTED WITH BY THE STATE;

(IV) CONTRACT WITH AN INDEPENDENT THIRD PARTY TO PREPARE A COMPREHENSIVE REPORT, WITH INPUT PROVIDED BY THE STAKEHOLDER GROUP SPECIFIED IN SUBSECTION (1)(c)(I) OF THIS SECTION, THAT ASSESSES THE MEASURABLE PUBLIC HEALTH IMPACTS FROM NATURALLY OCCURRING RADIOACTIVE MATERIALS AND TENORM. THE REPORT MUST:

(A) ESTABLISH BACKGROUND RADIATION LEVELS IN VARIOUS REGIONS OF THE STATE, IDENTIFY AND QUANTIFY WASTE STREAMS, ANALYZE HISTORICAL BENEFICIAL USE AND DISPOSAL PRACTICES, AND EVALUATE CURRENT ENGINEERING PRACTICES AND APPROPRIATE TEST METHODS;

(B) IDENTIFY DATA GAPS AND ESTIMATED ECONOMIC IMPACTS FROM REGULATING NATURALLY OCCURRING RADIOACTIVE MATERIALS AND TENORM GENERATED BY THE INTEREST GROUPS SPECIFIED IN SUBSECTION (1)(c)(II) OF THIS SECTION; AND

(C) INCLUDE A DETAILED REGULATORY REVIEW OF HOW OTHER STATES REGULATE THE HANDLING, TRANSPORTATION, BENEFICIAL USE, AND DISPOSAL OF NATURALLY OCCURRING RADIOACTIVE MATERIALS AND TENORM.


(VI) BASED ON THE FEEDBACK OF THE STAKEHOLDER GROUP, THE REPORT PREPARED PURSUANT TO SUBSECTION (1)(c)(IV) OF THIS SECTION, AND THE HEARING HELD PURSUANT TO SUBSECTION (1)(c)(V) OF THIS SECTION, PROPOSE DRAFT RULES CONCERNING:

(A) THE CONCENTRATION OF RADIONUCLIDES IN SOLID WASTE BELOW WHICH TENORM-CONTAINING WASTE MAY BE DISPOSED OF AT A SOLID WASTES DISPOSAL SITE AND FACILITY, AT AN EP WASTE DISPOSAL FACILITY, BY ANY OTHER MEANS OF LAND DISPOSAL THAT IS NOT SPECIFICALLY APPROVED AND DESIGNATED TO RECEIVE THE WASTE, OR BY DISCHARGE INTO STATE WATERS;

(B) THE CONCENTRATION OF RADIONUCLIDES IN SOLID WASTE ABOVE WHICH TENORM-CONTAINING WASTE MUST BE DISPOSED OF AT A FACILITY SPECIFICALLY APPROVED AND DESIGNATED TO RECEIVE THE WASTE; AND

(C) THE MINIMUM TECHNICAL SPECIFICATIONS NECESSARY FOR THE SAFE DISPOSAL OF TENORM-CONTAINING WASTE AND OTHER SUBJECTS RELATED TO THE CHARACTERIZATION AND SAFE DISPOSAL OF TENORM-CONTAINING WASTES.

(d) UNTIL THE STATE BOARD ADOPTS THE RULES SPECIFIED IN SUBSECTION (1)(b) OF THIS SECTION:
(I) A person shall comply with the "Interim Policy and Guidance Pending Rulemaking for the Control and Disposition of Technologically-Enhanced Naturally Occurring Radioactive Materials in Colorado", issued by the department, dated February 2007; and

(II) If the solid waste was generated from oil and gas exploration and production, the person shall also comply with the letters dated November 7, 2017, and November 14, 2017, from the manager of the department's solid waste and materials management program regarding management and disposal of TENORM wastes generated by oil and gas exploration and production.

(e) Subsections (1)(c) and (1)(d) of this section and this subsection (1)(e) will be repealed if the state board adopts the rules specified in subsection (1)(b) of this section. The state board shall notify the revisor of statutes in writing of the date on which the rules specified in this subsection (1)(e) become effective by e-mailing the notice to revisorofstatutes.ga@state.co.us. Subsections (1)(c) and (1)(d) of this section and this subsection (1)(e) are repealed, effective upon the date identified in the notice that the rules became effective or, if the notice does not specify that date, upon the date of the notice to the revisor of statutes.

(f) This subsection (1) is enforceable pursuant to sections 30-20-113 and 30-20-114.

(g) For purposes of this subsection (1):

(I) "EP waste disposal facility" has the meaning established in section 30-20-109 (1.5)(a)(II).

(II) "Radionuclides" includes radium 226 and radium 228, combined; natural thorium; and natural uranium.

(III) "Solid waste" has the meaning established in section 30-20-101 (6).

(IV) "Solid wastes disposal site and facility" has the meaning established in section 30-20-101 (8).

(V) "State waters" has the meaning established in section 25-8-103 (19).

(VI) "TENORM" means naturally occurring radioactive materials that have been concentrated or exposed to the accessible environment as a result of human activities such as manufacturing, mineral extraction, or water processing. "TENORM" does not include background radiation of the accessible environment; "byproduct material" or "source material", as defined by Colorado statute or rule; or enriched or depleted uranium as defined by Colorado or federal statute or rule.

(h) Notwithstanding any provision of section 25-11-103 (7)(h), it is not necessary that a governmental entity own any site that is used for the concentration, storage, or disposal of radioactive material if the owner of the site complies with rules promulgated by the state board in accordance with this section. The rules must ensure the long-term protection of the public health and safety and may include financial assurance warranties pursuant to this part 1, deed annotations and restrictions, easement provisions, restrictive covenants, and adequate markers to warn of the presence of radioactive materials.
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 8, 2018, if adjournment sine die is on May 9, 2018); 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 2018 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.

HB18-1265 be referred to the Committee of the Whole with favorable recommendation.

SB18-136 be referred to the Committee of the Whole with favorable recommendation.

SB18-149 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 10, after "AGREEMENTS," insert "EMPLOYEE SALARIES,".

STATE, VETERANS, & MILITARY AFFAIRS
After consideration on the merits, the Committee recommends the following:

HCR18-1001 be referred to the Committee of the Whole with favorable recommendation.

TRANSPORTATION & ENERGY
After consideration on the merits, the Committee recommends the following:

HB18-1270 be referred to the Committee of the Whole with favorable recommendation.
PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed:
HB18-1312, 1313, 1314, 1315, 1316.

SIGNING OF BILLS--RESOLUTIONS--MEMORIALS

The Speaker has signed: SB18-090, 095, 098, 131, and 173.

MESSAGE FROM THE SENATE

The Senate has passed on Third Reading and transmitted to Revisor of Statues:

The Senate has passed on Third Reading and returns herewith: HB18-1099, 1112, and 1172.

MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, as amended, HB18-1056, 1078, and 1191.
without comment, as amended, SB18-047 and 108.

MESSAGE(S) FROM THE GOVERNOR

I certify I received the following on the 22nd day of March, 2018, at 4:25 p.m. The original is on file in the records of the House of Representatives of the General Assembly.

Marilyn Eddins,
Chief Clerk of the House

March 22, 2018
House of Representatives
71st General Assembly
State Capitol
Denver, CO 80203
Ladies and Gentlemen:

I have the honor to inform you that I have approved and will file with the Secretary of State the following Acts:

- **HB 18-1023**: CONCERNING THE NONSUBSTANTIVE RELOCATION OF LAWS RELATED TO LEGALIZED MARIJUANA FROM TITLE 12, COLORADO REVISED STATUTES, AS PART OF THE ORGANIZATIONAL RECODIFICATION OF TITLE 12.
  
  Approved March 22, 2018 at 3:19 pm.

- **HB 18-1073**: CONCERNING WATER DISTRICTS' ABILITY TO ENTER INTO CONTRACTS REGARDING THEIR WATER-RELATED ASSETS.
  
  Approved March 22, 2018 at 3:20 pm.

- **HB 18-1095**: CONCERNING EDUCATOR LICENSES ISSUED TO MILITARY SPOUSES.
  
  Approved March 22, 2018 at 2:48 pm.

- **HB 18-1005**: CONCERNING NOTICE OF POSTSECONDARY COURSE ENROLLMENT OPTIONS AVAILABLE TO HIGH SCHOOL STUDENTS.
  
  Approved March 22, 2018 at 3:19 pm.

- **HB 18-1032**: CONCERNING ACCESS TO MEDICAL RECORDS FROM THE DEPARTMENT OF PUBLIC HEALTH AND ENVIRONMENT'S EMS AGENCY PATIENT CARE DATABASE BY HEALTH INFORMATION ORGANIZATION NETWORKS.
  
  Approved March 22, 2018 at 3:20 pm.

- **HB 18-1051**: CONCERNING STATUTORY PROVISIONS ENACTED TO PROMOTE THE EXTINGUISHMENT OF UNATTENDED FIRES.
  
  Approved March 22, 2018 at 3:19 pm.

- **HB 18-1052**: CONCERNING LOCAL EDUCATION PROVIDERS' RECEIPT OF CONCURRENT ENROLLMENT COURSES FROM A TWO-YEAR INSTITUTION OF HIGHER EDUCATION OUTSIDE OF THE INSTITUTION'S APPROVED SERVICE AREA WHEN THE INSTITUTION APPROVED TO SERVE THE LOCAL EDUCATION PROVIDER DECLINES TO PROVIDE CONCURRENT ENROLLMENT COURSES.
  
  Approved March 22, 2018 at 2:52 pm.
HB 18-1141: CONCERNING THE REMOVAL OF OUTDATED REFERENCES IN STATUTE TO "EARLY CHILDHOOD CARE AND EDUCATION COUNCILS".

Approved March 22, 2018 at 3:19 pm.

HB 18-1183: CONCERNING THE CONTINUATION OF THE REGULATION OF HOME FOOD SERVICE PLANS PURSUANT TO THE "SALE OF MEAT ACT", AND, IN CONNECTION THEREWITH, IMPLEMENTING THE DEPARTMENT OF REGULATORY AGENCIES' SUNSET REVIEW RECOMMENDATION TO REPEAL THE ACT.

Approved March 22, 2018 at 3:19 pm.

HB 18-1142: CONCERNING MODERNIZING LANGUAGE IN STATUTORY SECTIONS THAT REFER TO PAUPERS.

Approved March 22, 2018 at 3:20 pm.

HB 18-1050: CONCERNING COMPETENCY TO PROCEED FOR JUVENILES INVOLVED IN THE JUVENILE JUSTICE SYSTEM.

Approved March 22, 2018 at 3:19 pm.

HB 18-1066: CONCERNING CLARIFYING THAT THE LAW ENFORCEMENT AND DEFENSE COUNSEL EXEMPTION FOR SEXUAL EXPLOITATION OF A CHILD CRIME DOES NOT CHANGE THE DISCOVERY PROCEDURES FOR SEXUALLY EXPLOITATIVE MATERIAL.

Approved March 22, 2018 at 3:19 pm.

HB 18-1210: CONCERNING PEACE OFFICER STATUS FOR THE ADMINISTRATOR OF JUDICIAL SECURITY IN THE COLORADO JUDICIAL DEPARTMENT.

Approved March 22, 2018 at 3:21 pm.

HB 18-1045: CONCERNING THE APPLICATION OF SILVER DIAMINE FLUORIDE TO DENTAL PATIENTS.

Approved March 22, 2018 at 2:21 pm.

HB 18-1117: CONCERNING LIENS THAT ATTACH TO PERSONAL PROPERTY THAT IS STORED AT A SELF-SERVICE STORAGE FACILITY.

Approved March 22, 2018 at 2:21 pm.
HB 18-1249: CONCERNING THE REQUIREMENT THAT THE STATE TREASURER DISTRIBUTE ANY FEDERAL FUNDS RELATED TO THE NAVAL OIL SHALE RESERVE LAND TO SPECIFIED COUNTIES OR THEIR FEDERAL MINERAL LEASE DISTRICTS.

Approved March 22, 2018 at 3:03 pm.

Sincerely,

John W. Hickenlooper
Governor

INTRODUCTION OF BILLS
First Reading

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

HB18-1317 by Representative(s) Reyher--Concerning an exemption from the prohibition on the use of an electronic gaming machine for nonprofit entities licensed under the "Bingo and Raffles Law".
Committee on Business Affairs and Labor

HB18-1318 by Representative(s) Hooton and Hansen--Concerning a requirement that candidates for certain federal executive offices file income tax returns with the secretary of state.
Committee on State, Veterans, & Military Affairs

HB18-1319 by Representative(s) Singer and Young--Concerning the extension of services for a successful adulthood for former foster care youth who are between the ages of eighteen years and twenty-one years.
Committee on Public Health Care & Human Services

HB18-1320 by Representative(s) Pabon; also Senator(s) Jahn--Concerning a reduction in regulation of large-market taxicab service from regulation as a common carrier to regulation as a motor carrier of passengers.
Committee on Transportation & Energy

HB18-1321 by Representative(s) McKean and Arndt, Ginal; also Senator(s) Moreno and Martinez Humenik, Kefalas--Concerning efficient administration of nonemergency medical transportation within the existing benefit under the medical assistance program.
Committee on Health, Insurance, & Environment

SB18-108 by Senator(s) Crowder and Coram; also Representative(s) Arndt and Singer--Concerning the issuance of identification documents under the "Colorado Road and
Community Safety Act" to persons who are not lawfully present in the United States, and, in connection therewith, making an appropriation.

Committee on Local Government

SB18-188 by Senator(s) Sonnenberg; also Representative(s) Arndt and Becker J.--Concerning agricultural commodities, and, in connection therewith, adding millet to the definition of an agricultural commodity and allowing the commissioner of agriculture to determine marketing order public announcement requirements.

Committee on Agriculture, Livestock, & Natural Resources

SB18-196 by Senator(s) Neville T. and Lundberg, Baumgardner, Cooke, Coram, Crowder, Gardner, Grantham, Hill, Holbert, Lambert, Marble, Scott, Smallwood, Sonnenberg, Tate; also Representative(s) Ransom, Buck, Everett, Humphrey, Leonard, Lewis, Liston, Neville P., Saine, Sandridge, Van Winkle, Williams D.--Concerning the repeal of the late vehicle registration fee.

Committee on State, Veterans, & Military Affairs

SB18-202 by Senator(s) Lambert, Lundberg, Moreno; also Representative(s) Hamner, Young, Rankin--Concerning the exemption of the Colorado firefighting air corps fund from the maximum reserve.

Committee on Appropriations

On motion of Representative KC Becker, the following bill(s) calendared for General Orders, March 26, will be calendared for April 3, 2018: HB18-1231.

On motion of Representative KC Becker, the following bill(s) calendared for General Orders, March 26, will be calendared for May 4, 2018: HB18-1143.

LAY OVER OF CALENDAR ITEM(S)

On motion of Representative KC Becker, the following item(s) on the Calendar were laid over until March 26, retaining place on Calendar:


Consideration of Resolution(s)--SJR18-008.
On motion of Representative KC Becker, the House adjourned until 10:00 a.m., March 26, 2018.

Approved:
CRISANTA DURAN,
Speaker

Attest:
MARILYN EDDINS,
Chief Clerk
Prayer by the Reverend Brad Meuli, Denver Rescue Mission.
The Speaker called the House to order at 10:00 a.m.
Pledge of Allegiance led by Johnathan Hicks, Grant Elementary, Colorado Springs.
The roll was called with the following result:

Present--60.
Excused--Representative(s) Carver, Hansen, Melton, Neville--4.
Vacancy--1.
Present after roll call--Representative(s) Melton, Neville.
The Speaker declared a quorum present.

On motion of Representative Gray, the reading of the journal of March 23, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

APPOINTMENT(S)
The Speaker announced the following temporary committee appointment(s) for March 26, 2018 only:
Agriculture, Livestock & Natural Resources
Representative Hooton to replace Representative Hansen

INTRODUCTION OF BILLS
First Reading
The following bills were read by title and referred to the committees indicated:

HB18-1322 by Representative(s) Hamner, Young, Rankin; also Senator(s) Lambert, Lundberg, Moreno--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, 2018, except as
otherwise noted.

Committee on Appropriations

HB18-1323 by Representative(s) Rankin, Hamner, Young; also
Senator(s) Moreno, Lambert, Lundberg--Concerning
transfers of money to a newly created office of state
planning and budgeting youth pay for success initiatives
account within the pay for success contracts fund, and, in
connection therewith, making an appropriation.

Committee on Appropriations

HB18-1324 by Representative(s) Hamner, Young, Rankin; also
Senator(s) Lundberg, Lambert, Moreno--Concerning the
continuation of the governor's commission on community
service, and, in connection therewith, making an
appropriation.

Committee on Appropriations

HB18-1325 by Representative(s) Hamner and Rankin, Young; also
Senator(s) Lambert, Lundberg, Moreno--Concerning
measures to address coverage gaps in the statewide digital
trunked radio system, and, in connection therewith, making an appropriation.

Committee on Appropriations

HB18-1326 by Representative(s) Young, Hamner, Rankin; also
Senator(s) Lambert, Lundberg, Moreno--Concerning support for persons interested in transitioning from an
institutional setting, and, in connection therewith, making and reducing appropriations.

Committee on Appropriations

HB18-1327 by Representative(s) Young, Hamner, Rankin; also
Senator(s) Moreno, Lambert, Lundberg--Concerning the all-payer health claims database, and, in connection therewith, making an appropriation.

Committee on Appropriations

HB18-1328 by Representative(s) Young, Hamner, Rankin; also
Senator(s) Lambert and Moreno, Lundberg--Concerning the children's habilitation residential waiver program, and, in connection therewith, making and reducing an appropriation.

Committee on Appropriations

HB18-1329 by Representative(s) Rankin, Hamner, Young; also
Senator(s) Moreno, Lambert, Lundberg--Concerning a supplemental state payment to qualified providers of
durable medical equipment who experienced a decrease in
reimbursement in the 2017-18 state fiscal year as a result
of the implementation of the federal "21st Century Cures
Act", and, in connection therewith, making an
appropriation.

Committee on Appropriations
HB18-1330 by Representative(s) Young, Hamner, Rankin; also Senator(s) Moreno, Lambert, Lundberg--Concerning a supplemental state payment relating to certain office-administered oncology-related drugs for qualified providers under the medical assistance program who experienced a reduction in reimbursement payments in the 2017-18 state fiscal year as a result of the implementation of the federal final rules for covered outpatient drugs, and, in connection therewith, making an appropriation.

Committee on Appropriations

HB18-1331 by Representative(s) Young and Rankin, Hamner; also Senator(s) Lundberg, Lambert, Moreno--Concerning expanding the use of open educational resources at public institutions of higher education, and, in connection therewith, creating the Colorado open educational resources council, creating a grant program to support the creation and use of open educational resources, and making an appropriation.

Committee on Appropriations

HB18-1332 by Representative(s) Hamner and Rankin, Young; also Senator(s) Moreno, Lambert, Lundberg--Concerning creation of a grant program to support collaborative educator preparation initiatives to address the teacher shortage in Colorado, and, in connection therewith, making an appropriation.

Committee on Appropriations

HB18-1333 by Representative(s) Young, Hamner, Rankin; also Senator(s) Lambert, Lundberg, Moreno--Concerning part C child find responsibilities of state departments, and, in connection therewith, making an appropriation.

Committee on Appropriations

HB18-1334 by Representative(s) Hamner, Young, Rankin; also Senator(s) Lambert, Lundberg, Moreno--Concerning an extension of the transitional jobs program, and, in connection therewith, making an appropriation.

Committee on Appropriations

HB18-1335 by Representative(s) Young, Hamner, Rankin; also Senator(s) Lundberg, Lambert, Moreno--Concerning the Colorado child care assistance program, and, in connection therewith, establishing eligibility requirements for all counties and creating a new formula to determine the amount of block grants to counties.

Committee on Appropriations

HB18-1336 by Representative(s) Young, Hamner, Rankin; also Senator(s) Lambert, Lundberg, Moreno--Concerning the repeal of the local government retail marijuana impact grant program.

Committee on Appropriations
HB18-1337 by Representative(s) Hamner and Rankin, Young; also Senator(s) Lambert, Lundberg, Moreno--Concerning a veterans one-stop center in Grand Junction, and, in connection therewith, making an appropriation.

Committee on Appropriations

HB18-1338 by Representative(s) Rankin, Hamner, Young; also Senator(s) Lambert, Lundberg, Moreno--Concerning transfers to address the reduction of revenues in the severance tax operational fund.

Committee on Appropriations

HB18-1339 by Representative(s) Rankin, Hamner, Young; also Senator(s) Lambert, Lundberg, Moreno--Concerning a requirement for fingerprint-based criminal history record checks for individuals with access to federal tax information.

Committee on Appropriations

HB18-1340 by Representative(s) Hamner, Young, Rankin; also Senator(s) Lambert, Lundberg, Moreno--Concerning transfers of money to be used for the state's infrastructure.

Committee on Appropriations

THIRD READING OF BILL(S)--FINAL PASSAGE

The following bill(s) were considered on Third Reading. The title(s) were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

HB18-1132 by Representative(s) Michaelson Jenet; also Senator(s) Crowder--Concerning the amount that the department of corrections is required to reimburse a county or city and county for the confinement and maintenance in a local jail of any person who is sentenced to a term of imprisonment in a correctional facility.

The question being "Shall the bill pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

<table>
<thead>
<tr>
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<th>VACANCY</th>
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<tr>
<td>Carver E</td>
<td>Humphrey Y</td>
<td>Michaelson Jenet Y</td>
<td>Van Winkle Y</td>
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</table>
Co-sponsor(s) added: Representative(s) Becker J., Benavidez, Catlin, Esgar, Gray, Hamner, Hooton, Humphrey, Lontine, McKean, Roberts, Rosenthal, Valdez, Young, Speaker

HB18-1149 by Representative(s) Kennedy, Esgar, Ginal, Lontine; also Senator(s) Neville T.--Concerning continuation of the consumer insurance council.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

<table>
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<th>YES</th>
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<th>VACANCY</th>
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Co-sponsor(s) added: Representative(s) Melton, Michaelson Jenet, Pettersen, Rosenthal, Valdez, Weissman, Young

HB18-1234 by Representative(s) Becker K. and Lundeen, Buckner, Carver, Coleman, Gray, Hansen, Herod, Jackson, Kraft-Tharp, Landgraf, McKean, Melton, Roberts, Rosenthal, Sias, Singer, Valdez, Van Winkle, Williams D., Wist; also Senator(s) Gardner, Guzman, Aguilar, Cooke, Fenberg, Kagan, Kerr, Merrifield, Priola, Todd--Concerning clarification of the laws governing simulated gambling activity.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
HB18-1250  by Representative(s) Kraft-Tharp and Sias; also Senator(s) Priola--Concerning an analysis to improve compliance with departmental rules by regulated businesses.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
HB18-1065 by Representative(s) Beckman and Buckner; also Senator(s) Lambert--Concerning discipline of a department of human services employee when the employee is found to have mistreated a vulnerable person.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

<table>
<thead>
<tr>
<th>YES</th>
<th>61</th>
<th>NO</th>
<th>0</th>
<th>EXCUSED</th>
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<tr>
<td>Arndt</td>
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<td>Foote</td>
<td>Y</td>
<td>Leonard</td>
<td>Y</td>
<td>Rosenthal</td>
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<tr>
<td>Becker J.</td>
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<td>Garnett</td>
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<td>Lewis</td>
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<td>Becker K.</td>
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<td>Ginal</td>
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<td>Catlin</td>
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<td>Covarrubias</td>
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Co-sponsor(s) added: Representative(s) Arndt, Bridges, Catlin, Coleman, Covarrubias, Danielson, Esgar, Exum, Ginal, Gray, Hamner, Herod, Hooton, Humphrey, Jackson, Kennedy, Lawrence, Lee, Lewis, Liston, Lontine, McKea, McLachlan, Melton, Michaelson Jenet, Pettersen, Reyher, Roberts, Rosenthal, Saine, Sias, Singer, Valdez, Van Winkle, Weissman, Williams D., Wilson, Winter, Wist, Young, Speaker

HB18-1109 by Representative(s) Weissman; also Senator(s) Cooke--Concerning discretionary parole of special needs offenders.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

<table>
<thead>
<tr>
<th>YES</th>
<th>61</th>
<th>NO</th>
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<td>Jackson</td>
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<td>Neville P.</td>
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<td>Weissman</td>
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</table>
HB18-1211  by Representative(s) Wist and Foote; also Senator(s) Smallwood and Aguilar--Concerning controlling medicaid fraud.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

<table>
<thead>
<tr>
<th>YES</th>
<th>NO</th>
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<td>61</td>
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HB18-1243  by Representative(s) Foote and Wist; also Senator(s) Coram and Fields, Cooke--Concerning enactment of a civil rape shield law.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
SB18-107 by Senator(s) Zenzinger, Martinez Humenik, Moreno, Tate; also Representative(s) Thurlow, Arndt, Hooton, McKea—Concerning the repeal of procedures to fill vacancies in candidate nominations for elections conducted under the "Colorado Municipal Code of 1965".

The question being "Shall the bill pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

Co-sponsor(s) added: Representative(s) Arndt, Becker K., Beckman, Benavidez, Bridges, Buck, Buckner, Catlin, Coleman, Covarrubias, Danielson, Esgar, Exum, Garnett, Ginal, Gray, Hamner, Herod, Hooton, Jackson, Kennedy, Kraft-Tharp, Landgraf, Lawrence, Lee, Liston, Lontine, Lundeen, McKean, McLachlan, Melton, Michaelson Jenet, Pabon, Pettersen, Rankin, Ransom, Reyher, Roberts, Rosenthal, Saine, Salazar, Sandridge, Sias, Singer, Valdez, Van Winkle, Weissman, Williams D., Wilson, Winter, Young, Speaker

Co-sponsor(s) added: Representative(s) Arndt, Becker K., Beckman, Benavidez, Bridges, Buck, Buckner, Catlin, Coleman, Covarrubias, Danielson, Esgar, Exum, Garnett, Ginal, Gray, Hamner, Herod, Hooton, Jackson, Kennedy, Kraft-Tharp, Landgraf, Lawrence, Lee, Liston, Lontine, Lundeen, McKean, McLachlan, Melton, Michaelson Jenet, Pabon, Pettersen, Rankin, Ransom, Reyher, Roberts, Rosenthal, Saine, Salazar, Sandridge, Sias, Singer, Valdez, Van Winkle, Weissman, Williams D., Wilson, Winter, Young, Speaker
HB18-1275 by Representative(s) Bridges, Winter; also Senator(s) Kagan, Martinez Humenik--Concerning the repeal of the Craig hospital license plate donation requirement.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

<table>
<thead>
<tr>
<th>YES</th>
<th>NO</th>
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Arndt Y Foote Y Leonard Y Rosenthal Y
Becker J. Y Garnett Y Lewis Y Saine Y
Becker K. Y Ginal Y Liston Y Salazar Y
Beckman Y Gray Y Lontine Y Sandridge Y
Benavidez N Hamner Y Lundeen Y Sias Y
Bridges Y Hansen E McKean Y Singer Y
Buck Y Herod Y McLachlan Y Thurlow Y
Buckner Y Hooton Y Melton Y Valdez Y
Carver E Humphrey N Michaelson Jenet Y Van Winkle N
Catlin Y Jackson Y Neville P. E Weissman Y
Coleman Y Kennedy Y Pabon Y Willett Y
Covarrubias Y Kraft-Tharp Y Pettersen Y Williams D. Y
Danielson Y Landgraf N Rankin Y Wilson Y
Esgar Y Lawrence Y Ransom N Winter Y
Everett N District 34 V Reyher Y Wist Y
Exum Y Lee Y Roberts Y Young Y

Speaker Y

HB18-1282 by Representative(s) Lontine and Sias; also Senator(s) Smallwood and Kefalas--Concerning a requirement that a health care provider include certain identifying information on all claims for reimbursement for health care services.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

<table>
<thead>
<tr>
<th>YES</th>
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Arndt Y Foote Y Leonard Y Rosenthal Y
Becker J. Y Garnett Y Lewis Y Saine Y
Becker K. Y Ginal Y Liston Y Salazar Y
Beckman Y Gray Y Lontine Y Sandridge Y
Benavidez Y Hamner Y Lundeen Y Sias Y
Bridges Y Hansen E McKean Y Singer Y
Buck Y Herod Y McLachlan Y Thurlow Y
Buckner Y Hooton Y Melton Y Valdez Y
Carver E Humphrey N Michaelson Jenet Y Van Winkle N
Catlin Y Jackson Y Neville P. E Weissman Y
Coleman Y Kennedy Y Pabon Y Willett Y
Covarrubias Y Kraft-Tharp Y Pettersen Y Williams D. Y
Danielson Y Landgraf N Rankin Y Wilson Y
Esgar Y Lawrence Y Ransom N Winter Y
Everett N District 34 V Reyher Y Wist Y
Exum Y Lee Y Roberts Y Young Y

Speaker Y
HB18-1261 by Representative(s) Weissman; also Senator(s) Kagan--Concerning the "Colorado Arbitration Fairness Act".

The question being "Shall the bill pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

<table>
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<tr>
<th>YES</th>
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Becker J. N Garnett Y Lewis N Saine N
Becker K. Y Ginal Y Liston N Salazar Y
Beckman N Gray Y Lontine Y Sandridge N
Benavidez Y Hamner Y Lundeen N Sias N
Bridges Y Hansen E McKean N Singer Y
Buck N Herod Y McLachlan Y Thurlow N
Buckner Y Hooton Y Melton Y Valdez Y
Carver E Humphrey N Michaelson Jenet Y Van Winkle N
Catlin N Jackson Y Neville P. E Weissman Y
Coleman Y Kennedy Y Pabon Y Willett N
Covarrubias N Kraft-Tharp Y Pettersen Y Williams D. N
Danielson Y Landgraf N Rankin N Wilson N
Esgar Y Lawrence N Ransom N Winter Y
Everett N District 34 V Reyher N Wist N
Exum Y Lee Y Roberts Y Young Y

Co-sponsor(s) added: Representative(s) Danielson, Esgar, Jackson, Kennedy, Melton, Roberts, Salazar, Young

On motion of Representative Gray, the House resolved itself into Committee of the Whole for consideration of General Orders, and he was called to act as Chair.

GENERAL ORDERS--SECOND READING OF BILLS

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

HB18-1089 by Representative(s) Benavidez--Concerning reform of pretrial criminal procedures, and, in connection therewith, prohibiting the use of monetary bonding except for certain
defendants and requiring courts to conduct timely hearings to reconsider monetary conditions of bond under certain circumstances.

(Previously amended as printed in House Journal, March 13, 2018.)

Amendment No. 2, by Representative(s) Benavidez.

Amend engrossed bill, page 6, strike lines 14 and 15 and substitute "WHO IS CHARGED WITH AN OFFENSE DESCRIBED IN SECTION 42-4-1301 AFTER HAVING PREVIOUSLY BEEN CONVICTED OF ONE OR MORE SUCH OFFENSES, OR A PERSON WHO IS CHARGED WITH AN OFFENSE THAT IS A CRIME, AS DEFINED IN SECTION 24-4.1-302 (1), OR ANY COMPARABLE".

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

SB18-170 by Senator(s) Sonnenberg; also Representative(s) Hansen and McKean--Concerning a water court process by which an owner of a storage water right allowing water to be stored in new reservoir capacity may release water into an identified stream reach in a manner that protects the water releases while complying with mitigation measures identified in a fish and wildlife mitigation plan approved by the Colorado water conservation board.

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

SB18-176 by Senator(s) Coram; also Representative(s) McLachlan and Catlin--Concerning changes to the requirements for meeting dates for the board of the southwestern water conservation district.

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

SB18-182 by Senator(s) Coram and Guzman; also Representative(s) Catlin and Arndt--Concerning the authority to allocate a portion of the source market fee to statutorily authorized purse funds.

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

SB18-087 by Senator(s) Fenberg, Aguilar, Court, Fields, Guzman, Jones, Kagan, Kefalas, Kerr, Merrifield, Moreno, Todd, Williams Ä.; also Representative(s) Michaelson Jenet and Winter--Concerning in-state tuition at institutions of higher education for certain foreign nationals legally settled in Colorado.

Ordered revised and placed on the Calendar for Third Reading and Final Passage.
HB18-1252  by Representative(s) Roberts and Wilson; also Senator(s) Priola--Concerning unlawful sale of academic materials for submission to an institution of higher education.


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

SB18-151  by Senator(s) Fields and Priola; also Representative(s) Buckner and Wilson--Concerning department of education research to develop bullying prevention policies.


Amendment No. 2, by Representative(s) Lee.

Amend reengrossed bill, page 2, line 9, strike "PROVIDERS IN OTHER STATES." and substitute "PROVIDERS, INSTITUTIONS OF HIGHER EDUCATION, OR OTHER PUBLIC AGENCIES IN OTHER STATES, OR ANY OTHER PUBLIC OR PRIVATE AGENCIES OR ORGANIZATIONS WHOSE INFORMATION IS FREELY AND PUBLICLY AVAILABLE."

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

SB18-162  by Senator(s) Martinez Humenik, Merrifield, Priola; also Representative(s) Buckner and Wilson, Pettersen--Concerning substitute child care providers.

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

HB18-1278  by Representative(s) Benavidez; also Senator(s) Moreno--Concerning a requirement that contractors for public projects over five hundred thousand dollars that are not funded using federal money use apprentices for the parts of the project that are performed by workers in an apprenticeable occupation.


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

SB18-079  by Senator(s) Guzman; also Representative(s) Pabon--Concerning classifying sake as a vinous liquor for the purposes of the "Colorado Liquor Code".

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

ADOPTION OF COMMITTEE OF THE WHOLE REPORT


The Chairman moved the adoption of the Committee of the Whole Report. As shown by the following roll call vote, a majority of those elected to the House voted in the affirmative, and the Report was adopted.

<table>
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<tr>
<th>YES 57</th>
<th>NO 4</th>
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<td>Coleman Y Kennedy Y Pabon Y Willett Y</td>
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<td>Esgar Y Lawrence Y Ransom Y Wilson Y</td>
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<td>Everett N District 34 V Reyher Y Wist Y</td>
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<tr>
<td>Exum Y Lee Y Roberts Y Young Y Speaker Y</td>
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</tbody>
</table>

APPOINTMENT(S)

The Speaker announced the following temporary committee appointment(s) for March 27, 2018 only:

Appropriations
Representative Esgar to replace Representative Hansen

House in recess. House reconvened.
PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed:
HB18-1317, 1318, 1319, 1320, 1321, 1322, 1323, 1324, 1325, 1326,
1327, 1328, 1329, 1330, 1331, 1332, 1333, 1334, 1335, 1336, 1337,
1338, 1339, 1340.

SIGNING OF BILLS--RESOLUTIONS--MEMORIALS

The Speaker has signed: SB18-082 and 135.

MESSAGE(S) FROM THE GOVERNOR

I certify I received the following on the 23rd day of March, 2018, at
4:15 p.m. The original is on file in the records of the House of
Representatives of the General Assembly.

Marilyn Eddins,
Chief Clerk of the House

March 23, 2018

The Honorable Colorado House of Representatives
General Assembly
State Capitol
200 E. Colfax Ave.
Denver, CO 80203

Dear Members of the Colorado House of Representatives:

Today, we filed with the Secretary of State House Bill 18-1086,
“Concerning Allowing Community Colleges to Offer a Bachelor of
Science Degree in Nursing” (“HB 18-1086”). As I am neither signing nor
vetoing HB 18-1086, the bill will become law at 12:01 A.M. on March
24, 2018. This letter sets forth my reasons for allowing HB 18-1086 to
become law without my signature.

HB 18-1086 authorizes Colorado community colleges to offer a
bachelor of science degree in nursing (“BSN”). The bill is crafted with
the worthy goal to alleviate a documented shortage of nursing
professionals. On this point, we take no issue. Furthermore, we believe
a strong and coordinated statewide approach is necessary to effectively
address this shortage. Far more must be done to thoroughly address this
issue. Adequate nursing faculty are needed; clinical hours must be
available; and a comprehensive conversation with education and
healthcare providers, as well as the Board of Nursing and key
stakeholders must occur. With the enactment of HB 18-1086, we direct
the Commission on Higher Education (“CCHE”) to convene the
appropriate stakeholders to understand where the industry is moving and
how best to align educational programs with those trends. Colorado
should lead on addressing this matter, identifying solutions, and
implementing action plans.
However, in not signing HB 18-1086, we raise two major flaws. First, granting authority to the State Board for Community Colleges and Occupational Education (SBCCOE) rather than the CCHE to determine BSN offerings is a highly questionable expansion of the role of Colorado’s community college system board. State law places strict boundaries around the role and mission of each college and college system in the State. This structure ensures a strong postsecondary system that meets students’ needs and ensures accessible, cost-effective programs. Current law limits the “role and mission” of the Colorado Community College System to “general, personal, career, and technical education programs.” HB 18-1086 expands that mission to allow the SBCCOE to authorize a four-year BSN completion degree as well. While seemingly minor, this expansion of role and mission could lead to program duplication and inefficiencies in the higher education system.

The bill’s proponents contend that precedent for community colleges to offer advanced and four-year degree programs approved by the SBCCOE was already set when the General Assembly authorized Red Rocks Community College to provide a graduate program in physician assistant studies. We find this argument unpersuasive. A second instance of questionable mission expansion is not made more reassuring by a first.

Second, we are troubled by the limited outreach by the bill’s proponents in not involving all relevant stakeholders and higher education institutions in crafting this legislation prior to enlisting sponsors. All legislation benefits from broad and robust engagement. Such collaboration would certainly have benefited this bill - and might have alleviated or addressed the issue we raise above.

We remain hopeful that HB 18-1086 will help lessen the nursing shortage, and do not doubt the Board’s intention to succeed at a high level. In future legislation, however, the General Assembly should not permit erosion of the important and necessary oversight of the CCHE, nor accept mission-creep by the SBCCOE, despite laudable goals that may conceal such expansions.

For these reasons, I allowed House Bill 18-1086 to become law without my signature.

Sincerely,

(signed)

John W. Hickenlooper
Governor

INTRODUCTION OF BILLS
First Reading

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

HB18-1341 by Representative(s) Danielson and Covarrubias-- Concerning creation of the Colorado state apprenticeship resource directory.

Committee on Education
HB18-1342  by Representative(s) Melton--Concerning a requirement that a common interest community created in Colorado before July 1, 1992, comply with a provision of the "Colorado Common Interest Ownership Act" that allows a majority of the unit owners in a common interest community to veto a budget proposed by the executive board of the common interest community.

Committee on Business Affairs and Labor

HB18-1343  by Representative(s) Lee and Carver, Valdez, Danielson, Landgraf, Duran, Covarrubias, Kraft-Tharp, Liston, Lundeen, Melton, Pabon--Concerning the continuation of the "Colorado Veterans' Service-to-career Program".

Committee on Education

HB18-1344  by Representative(s) Weissman and Sias--Concerning relief from collateral consequences of criminal actions.

Committee on Judiciary

LAY OVER OF CALENDAR ITEM(S)

On motion of Representative Garnett, the following item(s) on the Calendar were laid over until March 27, retaining place on Calendar:


Consideration of Resolution(s)--SJR18-008

On motion of Representative Weissman, the House adjourned until 9:00 a.m., March 27, 2018.

Approved:  
CRISANTA DURAN,  
Speaker

Attest:  
MARILYN EDDINS,  
Chief Clerk
Prayer by Representative Tony Exum, Colorado Springs.

The Speaker called the House to order at 9:15 a.m.

Pledge of Allegiance led by Caleb Harden, Home School, Thornton.

The roll was called with the following result:

Present--45.
Excused--Representative(s) Becker J, Beckman, Carver, Danielson, Esgar, Everett, Garnett, Hamner, Hansen, Kraft-Tharp, Neville, Pabon, Rankin, Reyher, Saine, Van Winkle, Wilson, Winter, Young--19.
Vacancy--1.
Present after roll call--Representative(s) Becker J, Beckman, Danielson, Esgar, Everett, Garnett, Hamner, Kraft-Tharp, Neville, Pabon, Rankin, Reyher, Saine, Van Winkle, Wilson, Winter, Young.

The Speaker declared a quorum present.

On motion of Representative Gray, the reading of the journal of March 26, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

House in recess. House reconvened.

APPOINTMENT(S)

The following are temporary committee appointment(s) for March 27, 2018 only:

Judiciary
Representative Humphrey to replace Representative Carver
Representative Sandridge to replace Representative Wist

House in recess. House reconvened.
REPORT(S) OF COMMITTEE(S) OF REFERENCE

APPROPRIATIONS

After consideration on the merits, the Committee recommends the following:

HB18-1011  be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend the House Finance Committee Report, dated February 28, 2018, page 29, after line 5 insert:

"SECTION 18. Appropriation. (1) For the 2018-19 state fiscal year, $1,028,722 is appropriated to the department of revenue. This appropriation is from the marijuana cash fund created in section 12-43.3-501 (1)(a), C.R.S. To implement this act, the department may use this appropriation as follows:

(a) $867,780 for marijuana enforcement, which amount is based on an assumption that the department will require an additional 7.0 FTE;

(b) $16,020 for vehicle lease payments; and

(c) $144,922 for the purchase of legal services.

(2) For the 2018-19 state fiscal year, $16,020 is appropriated to the department of personnel. This appropriation is from reappropriated funds received from the department of revenue under subsection (1)(b) of this section. To implement this act, the department of personnel may use this appropriation for vehicle replacement lease/purchase in fleet management program and motor pool services.

(3) For the 2018-19 state fiscal year, $14,600 is appropriated to the department of public safety for use by the biometric identification and records unit. This appropriation is from reappropriated funds received from the department of revenue under subsection (1)(a) of this section. To implement this act, the unit may use this appropriation to provide criminal history record checks for the department of revenue.

(4) For the 2018-19 state fiscal year, $144,922 is appropriated to the department of law. This appropriation is from reappropriated funds received from the department of revenue under subsection (1)(c) of this section and is based on an assumption that the department of law will require an additional 0.8 FTE. To implement this act, the department of law may use this appropriation to provide legal services for the department of revenue."

Page 29 of the report, line 6, strike "18." and substitute "19."

Page 29 of the report, after line 8 insert:

"Page 1 of the printed bill, line 102, strike "BUSINESSES." and substitute "BUSINESSES, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".".

HB18-1157  be referred to the Committee of the Whole with favorable recommendation.
HB18-1260  be referred to the Committee of the Whole with favorable recommendation.

HB18-1322  be referred to the Committee of the Whole with favorable recommendation.

HB18-1323  be referred to the Committee of the Whole with favorable recommendation.

HB18-1324  be referred to the Committee of the Whole with favorable recommendation.

HB18-1325  be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 5, strike lines 1 through 6 and substitute:

"SECTION 2. Appropriation. (1) For the 2018-19 state fiscal year, $2,000,000 is appropriated to the public safety communications trust fund created in section 24-37.5-506 (1), C.R.S. This appropriation is from the general fund. The office of the governor is responsible for the accounting related to this appropriation.

(2) For the 2018-19 state fiscal year, $2,000,000 is appropriated to the office of the governor for use by the office of information technology. This appropriation is from reappropriated funds in the public safety communications trust fund under subsection (1) of this section. To implement this act, the office of information technology may use this appropriation for the public safety network.".

HB18-1326  be referred to the Committee of the Whole with favorable recommendation.

HB18-1327  be referred to the Committee of the Whole with favorable recommendation.

HB18-1328  be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 7, strike lines 21 through 23.

Page 8, line 10, strike "$1,390,268" and substitute "$132,609".

Page 8, strike lines 26 and 27.

Page 9, strike line 1.

Page 9, after line 11, insert:
(6) For the 2018-19 state fiscal year, $1,257,660 is appropriated to the department of health care policy and financing for use by the office of community living. This appropriation is from the general fund and is subject to the "(M)" notation as defined in the annual general appropriation act for the same fiscal year. To implement this act, the office may use this appropriation for the children's habilitation residential program.

(7) For the 2018-19 state fiscal year, the general assembly anticipates that the department of health care policy and financing will receive $1,257,659 in federal funds for the children's habilitation residential program to implement this act. The appropriation in subsection (6) of this section is based on the assumption that the department will receive this amount of federal funds.

HB18-1329 be referred to the Committee of the Whole with favorable recommendation.

HB18-1330 be referred to the Committee of the Whole with favorable recommendation.

HB18-1331 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 14, line 14, strike "1.0 FTE." and substitute "0.9 FTE.".

HB18-1332 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 7, line 1, strike "education for use" and substitute "education.".
Page 7, line 2, strike "by the department.".

HB18-1333 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 7, line 17, strike "services for use by" and substitute "services.".
Page 7, line 18, strike "the department.".

HB18-1334 be referred to the Committee of the Whole with favorable recommendation.
HB18-1336 be referred to the Committee of the Whole with favorable recommendation.

HB18-1337 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 22, strike "$133,118" and substitute "$123,465".

Page 5, line 25, strike "1.2 FTE." and substitute "1.1 FTE.".

HB18-1338 be referred to the Committee of the Whole with favorable recommendation.

HB18-1339 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 6, after line 26 insert:

"SECTION 2. Appropriation. (1) For the 2018-19 state fiscal year, $6,188 is appropriated to the office of the governor for use by the office of information technology. This appropriation is from the general fund. To implement this act, the office of information technology may use this appropriation for the purchase of criminal history record checks.

(2) For the 2018-19 state fiscal year, $36,630 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 criminal history record checks.

(3) For the 2018-19 state fiscal year, $7,425 is appropriated to the department of labor and employment. This appropriation is from the employment support fund created in section 8-77-109 (1)(b)(I), C.R.S. To implement this act, the department may use this appropriation for the purchase of criminal history record checks.

(4) For the 2018-19 state fiscal year, $6,683 is appropriated to the department of local affairs. This appropriation is from the general fund. To implement this act, the department may use this appropriation for the purchase of criminal history record checks.

(5) For the 2018-19 state fiscal year, $11,633 is appropriated to the department of personnel. This appropriation is from the general fund. To implement this act, the department may use this appropriation for the purchase of criminal history record checks.

(6) For the 2018-19 state fiscal year, $41,580 is appropriated to the department of revenue. This appropriation is from the general fund. To implement this act, the department may use this appropriation for the purchase of criminal history record checks.

(7) For the 2018-19 state fiscal year, $129,946 is appropriated to the department of public safety for use by the biometric identification and records unit. This appropriation is from reappropriated funds from state agencies, including funds received from the office of the governor and the departments of human services, labor and employment, local affairs,
personnel, and revenue under subsections (1) through (6) of this section, and is based on an assumption that the bureau will require an additional 0.6 FTE. To implement this act, the unit may use this appropriation to provide criminal history record checks for state agencies."

Renumber succeeding sections accordingly.

Page 1, line 103, strike "INFORMATION." and substitute "INFORMATION, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB18-1340 be referred to the Committee of the Whole with favorable recommendation.

AGRICULTURE, LIVESTOCK, & NATURAL RESOURCES
After consideration on the merits, the Committee recommends the following:

SB18-143 be referred favorably to the Committee on Finance.

SB18-184 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 11, after "PROJECT" insert "THAT IS NOT PERFORMED PURSUANT TO A FEDERAL, STATE, COUNTY, CITY, TOWN, OR SPECIAL DISTRICT CONTRACT".

Page 2, line 16, strike "OR" and substitute "AND".

EDUCATION
After consideration on the merits, the Committee recommends the following:

HB18-1209 be referred to the Committee of the Whole with favorable recommendation.

HB18-1221 be postponed indefinitely.

HB18-1277 be referred to the Committee of the Whole with favorable recommendation.

SB18-011 be referred to the Committee of the Whole with favorable recommendation.
FINANCE

After consideration on the merits, the Committee recommends the following:

HB18-1267 be referred favorably to the Committee on Appropriations.

HB18-1280 be referred favorably to the Committee on Appropriations.

HB18-1283 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 3, after line 26 insert:

"SECTION 2. In Colorado Revised Statutes, 39-1-103, amend (5)(c) as follows:

39-1-103. Actual value determined - when. (c) Except as provided in section 39-1-102 (14.4)(b) or 39-1-102 (14.4)(c) and in paragraphs (e) and (f) of this subsection (5) SUBSECTIONS (5)(e) AND (5)(f) OF THIS SECTION, once any property is classified for property tax purposes, it shall remain so classified until such time as its actual use changes or the assessor discovers that the classification is erroneous. The property owner shall endeavor to comply with the reasonable requests of the assessor to supply information which cannot be ascertained independently but which is necessary to determine actual use and properly classify the property when the assessor has evidence that there has been a change in the use of the property. Failure to supply such information shall not be the sole reason for reclassifying the property. Any such request for such information shall be accompanied by a notice that states that failure on the part of the property owner to supply such information will not be used as the sole reason for reclassifying the property in question. Subject to the availability of funds under the assessor's budget for such purpose, no later than May 1 of each year, the assessor shall inform each person whose property has been reclassified from agricultural land to any other classification of property of the reasons for such reclassification including, but not limited to, the basis for the determination that the actual use of the property has changed or that the classification of such property is erroneous."

Renumber succeeding section accordingly.

HB18-1305 be referred to the Committee of the Whole with favorable recommendation.

SB18-146 be referred favorably to the Committee on Appropriations.
PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed:

HB18-1341, 1342, 1343, 1344.

SIGNING OF BILLS--RESOLUTIONS--MEMORIALS

The Speaker has signed: SB18-002, 099, and 104.

MESSAGE FROM THE SENATE

The Senate has passed on Third Reading and transmitted to Revisor of Statutes:

SB18-178 Amended in General Orders as printed in Senate Journal, March 26, 2018.
SB18-200 Amended in General Orders as printed in the Senate Journal, March 23 and March 26, 2018.
HB18-1227 Amended in General Orders as printed in Senate Journal, March 26, 2018.
HB18-1047 Amended in General Orders as printed in Senate Journal, March 26, 2018.

The Senate has passed on Third Reading and returns herewith: HB18-1145.

MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, as amended, HB18-1047 and 1227.
without comment, as amended, SB18-178 and 200.

INTRODUCTION OF BILLS
First Reading

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

HB18-1345 by Representative(s) Arndt and Hansen, Liston, Bridges, Catlin, Covarrubias; also Senator(s) Coram and Moreno, Kefalas--Concerning a process by which an incumbent electric utility may exercise a right of first refusal to construct an electric transmission line that has been approved for construction pursuant to a federal regional transmission planning requirement.
Committee on Transportation & Energy
SB18-047  by Senator(s) Marble; also Representative(s) Saine--
Concerning the repeal of income tax credits for innovative
motor vehicles for purchases and leases entered into on or
after January 1, 2019, and, in connection therewith,
making an appropriation.

Committee on Transportation & Energy

SB18-109  by Senator(s) Gardner, Guzman, Neville T., Sonnenberg,
Williams A.; also Representative(s) Garnett and Wist,
Hooton, Melton, Michaelson Jenet, Pabon, Rosenthal--
Concerning an authorization for notaries public to perform
notarial acts using audio-video communication, and, in
connection therewith, making an appropriation.

Committee on Judiciary

LAY OVER OF CALENDAR ITEM(S)

On motion of Representative KC Becker, the following item(s) on the
Calendar were laid over until March 28, 2018, retaining place on
Calendar:

Consideration of Third Reading--HB18-1089, SB18-170, 176, 182, 087,
1252, SB18-151, 162, HB18-1278, SB18-079.
Consideration of General Orders--SB18-106, 110, 127, 129, HB18-1264,
SB18-026, 172, HB18-1187, 1245, 1257, SB18-179, 161, HB18-1274,
SB18-126, HB18-1268, 1131, 1007, 1248, 1265, SB18-136, 149,
HCR18-1001, HB18-1270.
Consideration of Resolution(s)--SJR18-008.
Consideration of Senate Amendment(s)--HB18-1056, 1078, 1191.

On motion of Representative KC Becker, the House adjourned until
9:00 a.m., March 28, 2018.

Approved:
CRISANTA DURAN,
Speaker

Attest:
MARILYN EDDINS,
Chief Clerk
Prayer by the Reverend Dr. Cynthia Cearley.

The Speaker called the House to order at 9:00 a.m.

Pledge of Allegiance led by Jayleen Decassis, Arrupe Jesuit High School, Denver.

The roll was called with the following result:

Present--61.
Excused--Representative(s) Everett, Pabon, Sias--3.
Vacancy--1.
Present after roll call--Representative(s) Everett, Pabon.

The Speaker declared a quorum present.

On motion of Representative Gray, the reading of the journal of March 27, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

House in recess. House reconvened.

CHANGE IN SPONSORSHIP

The Speaker announced the following change in sponsorship:

HB18-1020--Senator Neville is removed as co-prime sponsor.

On motion of Representative KC Becker, HB18-1322, 1323, 1324, 1325, 1326, 1327, 1328, 1329, 1330, 1331, 1332, 1333, 1334, 1336, 1337, 1338, 1339, 1340 were made Special Orders on March 28, 2018, at 12:46 p.m.

The hour of 12:46 p.m., having arrived, on motion of Representative Danielson, the House resolved itself into Committee of the Whole for consideration of Special Orders and she was called to act as Chair.
SPECIAL ORDERS--SECOND READING OF BILLS

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

(Amendments to the committee amendment are to the printed committee report which was printed and placed in the members' bill file.)

HB18-1322 by Representative(s) Hamner, Young, Rankin; also Senator(s) Lambert, Lundberg, Moreno--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, 2018, except as otherwise noted.

Amendment No. 1, by Representative(s) Salazar.

Amend printed bill, page 27, line 3, in the ITEM & SUBTOTAL column strike "59,822,088" and substitute "58,322,088" and in the GENERAL FUND column strike "59,822,088" and substitute "58,322,088".

Adjust affected totals accordingly.

Page 207, line 6, in the ITEM & SUBTOTAL column strike "1,638,654" and substitute "3,138,654" and in the GENERAL FUND column insert "1,500,000".

Adjust affected totals accordingly.

Amendment No. 2, by Representative(s) Becker J. and Garnett.

Amend printed bill, page 69, line 14, in the ITEM & SUBTOTAL column strike "75,000,000" and substitute "81,000,000" and in the CASH FUNDS column strike "75,000,000" and substitute "81,000,000".

Adjust affected totals accordingly.

Amendment No. 3, by Representative(s) Arndt.

Amend printed bill, page 91, line 14, strike "Media" and substitute "Media8a".

Page 102, after line 15 insert:

"8a Governor - Lieutenant Governor - State Planning and Budgeting, Economic Development Programs, Colorado Office of Film, Television, and Media -- It is the General Assembly’s intent that companies receiving state-funded film incentives must support productions that include individuals of varying races, colors, national origins, religions, genders, sexual orientations, ages, and disabilities.".
Amendment No. 4, by Representative(s) Coleman, Buckner, Exum, Herod, Jackson, Melton, Carver, Sandridge.

Amend printed bill, page 99, line 14, in the ITEM & SUBTOTAL column strike "3,142,303" and substitute "3,166,128" and in the REAPPROPRIATED FUNDS column strike "1,190,351" and substitute "1,214,176".

Adjust affected totals accordingly.

Page 311, after line 9 insert:

<table>
<thead>
<tr>
<th>ITEM &amp; SUBTOTAL</th>
<th>GENERAL FUND</th>
<th>REAPPROPRIATED FUNDS</th>
</tr>
</thead>
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<tr>
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<td>$</td>
</tr>
</tbody>
</table>

"Appropriation to the Peace Officers Mental Health Support Fund 2,000,000 2,000,000
Peace Officers Mental Health Support Grant Program 2,000,000 2,000,000".

Adjust affected totals accordingly.

Page 312, after line 11 insert: "This amount shall be from the Peace Officers Mental Health Support Fund created in Section 24-32-3501 (10)(a), C.R.S."

Amendment No. 5, by Representative(s) Michaelson Jenet.

Amend printed bill, page 208, line 15, in the ITEM & SUBTOTAL column strike "3,068,291" and substitute "3,418,291" and in the CASH FUNDS column add "350,000".

Page 209, line 3, in the ITEM & SUBTOTAL column strike "600,000" and substitute "650,000" and in the CASH FUNDS column add "50,000".

Adjust affected totals accordingly.

Page 417, line 2, in the ITEM & SUBTOTAL column strike "547,007" and substitute "622,007" and in the CASH FUNDS column add "75,000".

Adjust affected totals accordingly.

Amendment No. 6, by Representative(s) Esgar and Landgraf.

Amend printed bill, page 169, line 8, in the ITEM & SUBTOTAL column strike "46,196,933" and substitute "46,704,272" and in the GENERAL FUND column strike "32,906,212" and substitute "33,413,551".
Page 169, line 9, in the ITEM & SUBTOTAL column strike "459,518" and substitute "473,000" and in the GENERAL FUND column strike "317,510" and substitute "330,992".

Page 169, line 11, in the ITEM & SUBTOTAL column strike "13,917,254" and substitute "14,272,038" and in the GENERAL FUND column strike "9,601,366" and substitute "9,956,150".

Page 169, line 14, in the ITEM & SUBTOTAL column strike "13,917,254" and substitute "14,272,038" and in the GENERAL FUND column strike "9,602,023" and substitute "9,956,807".

Page 170, line 1, in the ITEM & SUBTOTAL column strike "7,013,324" and substitute "7,296,296" and in the GENERAL FUND column strike "4,104,022" and substitute "4,386,994".

Adjust affected totals accordingly.

Page 210, line 11, in the ITEM & SUBTOTAL column strike "19,233,820" and substitute "21,635,525".

Page 211, line 2, in the ITEM & SUBTOTAL column strike "22,565,149" and substitute "24,966,854" and in the GENERAL FUND column strike "20,454,121" and substitute "22,855,826".

Adjust affected totals accordingly.

Page 211, line 10, in the ITEM & SUBTOTAL column strike "76,925,890" and substitute "82,442,971".

Page 212, line 3, in the ITEM & SUBTOTAL column strike "90,440,026" and substitute "95,957,107" and in the GENERAL FUND column strike "74,784,494" and substitute "80,301,575".

Adjust affected totals accordingly.

Amendment No. 7, by Representative(s) Melton, Buckner, Coleman, Exum, Herod, Jackson.

Amend printed bill, page 185, line 11, in the ITEM & SUBTOTAL column strike "10,080,950" and substitute "11,080,950" and in the CASH FUNDS column strike "7,623,672" and substitute "8,623,672".

Adjust affected totals accordingly.

Page 187, line 13, strike "$1,373,672" and substitute "$2,373,672".

Amendment No. 8, by Representative(s) Kennedy, Pettersen, Singer, and Wilson.

Amend printed bill, page 206, line 15, in the ITEM & SUBTOTAL column strike "12,204,950" and substitute "15,204,950" and in the CASH FUNDS column strike "12,204,950" and substitute "15,204,950".

Adjust affected totals accordingly.
Amendment No. 9, by Representative(s) Herod.

Amend printed bill, page 207, line 6, in the ITEM & SUBTOTAL column strike "1,638,654" and substitute "2,288,654" and in the CASH FUNDS column insert "650,000".

Adjust affected totals accordingly.

Amendment No. 10, by Representative(s) Melton and Valdez.

Amend printed bill, page 251, line 11, in the ITEM & SUBTOTAL column strike "8,317,340" and substitute "8,531,232" and in the GENERAL FUND column strike "8,152,091" and substitute "8,365,983".

Adjust affected totals accordingly.

Page page 257, line 5, in the ITEM & SUBTOTAL column strike "3,364,661" and substitute "3,381,431" and in the GENERAL FUND column strike "3,364,661" and substitute "3,381,431".

Adjust affected totals accordingly.

Page page 258, line 13, in the ITEM & SUBTOTAL column strike "2,558,924" and substitute "2,561,813" and in the GENERAL FUND column strike "2,558,924" and substitute "2,561,813".

Adjust affected totals accordingly.

Page 260, line 4, in the ITEM & SUBTOTAL column strike "30,000" and substitute "30,200" and in the GENERAL FUND column strike "30,000" and substitute "30,200".

Adjust affected totals accordingly.

Page 261, line 11, in the ITEM & SUBTOTAL column strike "1,058,985" and substitute "1,059,691" and in the GENERAL FUND column strike "1,058,985" and substitute "1,059,691".

Adjust affected totals accordingly.

Amendment No. 11, by Representative(s) Garnett and Kraft-Tharp.

Amend printed bill, page 274, line 3, strike "Costs" and substitute "Costs", in the ITEM & SUBTOTAL column strike "1,911,367" and substitute "2,233,301", and in the GENERAL FUND column strike "607,823" and substitute "929,757".

Page 274, line 4, in the ITEM & SUBTOTAL column strike "(25.8 FTE)" and substitute "(29.8 FTE)".

Adjust affected totals accordingly.

Page 282, after line 3 insert:

"68a Department of Labor and Employment, Division of Labor Standards and Statistics, Program Costs -- It is the General Assembly's intent that
$321,934 General Fund of this appropriation be used by the Division for 4.0 FTE to conduct on-site auditing of construction sites and ensure compliance with existing statutory and regulatory requirements including but not limited to appropriate classification of workers as employees versus independent contractors, maintenance of accurate payroll records, and other provisions included in Title 8, C.R.S."

Amendment No. 12, by Representative(s) McKean.

Amend printed bill, page 297, after line 4 insert:

<table>
<thead>
<tr>
<th>ITEM &amp; SUBTOTAL</th>
<th>$</th>
</tr>
</thead>
<tbody>
<tr>
<td>&quot;Youth Advisory Council&quot;</td>
<td>50,000</td>
</tr>
</tbody>
</table>

"Page 297, line 7, in the TOTAL column strike "2,835,270" and substitute "2,885,270" and in the GENERAL FUND column strike "2,835,270" and substitute "2,885,270"."

Adjust affected totals accordingly.

Amendment No. 13, by Representative(s) Rosenthal and Michaelson Jenet.

Amend printed bill, page 304, line 4, in the ITEM & SUBTOTAL column strike "35,528,793" and substitute "36,528,793" and in the GENERAL FUND column strike "8,200,000" and substitute "9,200,000".

Adjust affected totals accordingly.

Amendment No. 14, by Representative(s) Weissman, Foote, Rosenthal, Singer and Willett.

Amend printed bill, page 304, after line 4 insert:

| ITEM & CASH FUNDS |
|-------------------|---------|
| SUBTOTAL          | $       |
| "$4,758,600"      | "$4,758,600" |

"Housing Assistance for Persons Transitioning from the Criminal or Juvenile Justice System".

Adjust affected totals accordingly.
Page 305, after line 2 insert: ""This amount shall be from the Housing Assistance for Persons Transitioning from the Criminal or Juvenile Justice System Cash Fund created in Section 24-32-721 (4)(d), C.R.S.".

Amendment No. 15, by Representative(s) Michaelson Jenet.

Amend printed bill, page 116, line 6, strike "Individuals\textsuperscript{14}\textsuperscript{a}" and substitute "Individuals\textsuperscript{14, 14a}\textsuperscript{b}" in the TOTAL column strike "7,636,549,586" and substitute "7,626,820,675", in the GENERAL FUND column strike "1,321,306,305(M)\textsuperscript{b}" and substitute "1,318,355,770(M)\textsuperscript{b}" in the CASH FUNDS column strike "940,227,155\textsuperscript{b}" and substitute "939,952,616\textsuperscript{b}\textsuperscript{a}" and in the FEDERAL FUNDS column strike "4,504,530,452" and substitute "4,498,026,615\textsuperscript{b}".

Adjust affected totals accordingly.

Page 117, line 1, strike "$692,724,784" and substitute "$692,453,589".

Page 117, line 9, strike "$804,393" and substitute "$801,049".

Page 132, after line 10 insert:

"\textsuperscript{14a} Department of Health Care Policy and Financing, Medical Services Premiums, Medical and Long-Term Care Services for Medicaid Eligible Individuals -- It is the General Assembly's intent that the Department reduce rates for anesthesia services to match the equivalent Medicare rates.".

Page 183, line 5, in the ITEM & SUBTOTAL column, strike "362,612,599\textsuperscript{e}" and substitute "366,300,768\textsuperscript{e}\textsuperscript{a}" in the GENERAL FUND column strike "191,117,824" and substitute "194,068,359\textsuperscript{e}\textsuperscript{a}\textsuperscript{b}" and in the CASH FUNDS column strike "67,382,542\textsuperscript{e}\textsuperscript{a}\textsuperscript{b}" and substitute "68,120,176\textsuperscript{e}\textsuperscript{a}\textsuperscript{b}\textsuperscript{c}".

Adjust affected totals accordingly.

Page 186, line 9, strike "$4,605,011" and substitute "$8,293,180".

Page 186, line 10, strike "amounts:" and substitute "amounts: $3,688,169 for transportation requirements for children and youth in foster care as outlined in the federal Every Student Succeeds Act,\".

Amendment No. 16, by Representative(s) Michaelson Jenet.

Amend printed bill, page 417, line 2, in the ITEM & SUBTOTAL column strike "547,007\textsuperscript{a}\textsuperscript{b}" and substitute "947,007\textsuperscript{a}\textsuperscript{b}\textsuperscript{c}" and in the GENERAL FUND column strike "547,007\textsuperscript{a}\textsuperscript{b}" and substitute "947,007\textsuperscript{a}\textsuperscript{b}\textsuperscript{c}\textsuperscript{d}".

Adjust affected totals accordingly.

Amendment No. 17, by Representative(s) Singer and Pabon, Covarrubias, Saine, and Van Winkle.

Amend printed bill, page 380, after line 12 insert:
ITEM & CASH

SUPTOTAL  CASH FUNDS

$          $

"Appropriation to the Health Research Subaccount of the Medical Marijuana Program Cash Fund 3,000,000

n$ 3,000,000b". Adjust affected totals accordingly.

Page 380, after line 15 insert "n$ This amount shall be from the Marijuana Tax Cash Fund created in Section 39-28.8-501 (1), C.R.S.".

Amendment No. 18, by Representative(s) Winter and Gray.

Amend printed bill, page 408, line 2, in the ITEM & SUBTOTAL column strike "294,921" and substitute "794,921" and in the CASH FUNDS column strike "294,921b" and substitute "794,921b".

Page 408, line 3, in the CASH FUNDS column strike "(3.2 FTE)" and substitute "(4.2 FTE)".

Adjust affected totals accordingly.

Amendment No. 19, by Representative(s) Carver, Roberts, Arndt, McLachlan, Leonard.

Amend printed bill, page 439, line 3, in the ITEM & SUBTOTAL column strike "5,150,000" and substitute "7,150,000" and in the GENERAL FUND column strike "1,000,000" and substitute "3,000,000".

Adjust affected totals accordingly.

Amendment No. 20, by Representative(s) Hooton.

Amend printed bill, page 442, line 9, in the ITEM & SUBTOTAL column strike "797,693" and substitute "1,097,693" and in the GENERAL FUND column strike "500,000" and substitute "800,000".

Adjust affected totals accordingly.

Amendment No. 21, by Representative(s) Herod.

Amend printed bill, page 444, after line 10 insert:

ITEM & CASH FUNDS

$          $

"Intensive Residential Treatment Expansion" n$ 294,646 294,646b". Adjust affected totals accordingly.
Page 459, after line 2 insert:
"99a Department of Public Safety, Division of Criminal Justice, Community Corrections, Intensive Residential Treatment Expansion -- This appropriation includes funding for 12 new intensive residential treatment beds funded for 270 days at a daily rate of $90.94.".

Amendment No. 22, by Representative(s) Benavidez.

Amend printed bill, page 444, after line 13 insert:

| ITEM & | GENERAL |
| SUBTOTAL | FUND |
| $ | $ |

"Subsistence Payment100a 575,000 575,000".

Adjust affected totals accordingly.

Page 459, after line 5 insert:
"100a Department of Public Safety, Division of Criminal Justice, Community Corrections, Subsistence Payment -- It is the General Assembly's intent this appropriation be used to pay the $17.00 per day subsistence payment to community corrections providers on behalf of the client for the first thirty days of residence or until the client receives their first paycheck.".

Amendment No. 23, by Representative(s) Wist, Beckman, Valdez.

Amend printed bill, page 455, line 7, in the ITEM & SUBTOTAL column strike "295,517" and substitute "591,034" and in the GENERAL FUND column strike "295,517" and substitute "591,034".

Page 455, line 8, in the GENERAL FUND column strike "(5.2 FTE)" and substitute "(10.4 FTE)".

Adjust affected totals accordingly.


Amend printed bill, page 464, after line 2 insert:

| ITEM & TOTAL | GENERAL REAPPROPRIATED | FEDERAL |
| SUBTOTAL | FUNDS | FUND | FUNDS | FUNDS |
| $ | $ | $ | $ | $ |
"(3) Civil Rights Division

<p>| | | | | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services</td>
<td>1,989,297</td>
<td>998,064</td>
<td>560,321&lt;sup&gt;a&lt;/sup&gt;</td>
<td>430,912&lt;sup&gt;b&lt;/sup&gt;</td>
</tr>
<tr>
<td>(20.2 FTE)</td>
<td>(2.0 FTE)</td>
<td></td>
<td>(5.0 FTE)</td>
<td></td>
</tr>
<tr>
<td>Operating Expenses</td>
<td>105,460</td>
<td>62,284</td>
<td></td>
<td>43,176&lt;sup&gt;b&lt;/sup&gt;</td>
</tr>
<tr>
<td>Hearings Pursuant To</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Complaints</td>
<td>18,000</td>
<td>17,000</td>
<td></td>
<td>1,000&lt;sup&gt;b&lt;/sup&gt;</td>
</tr>
<tr>
<td>Commission Meeting</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Costs</td>
<td>12,374</td>
<td>5,174</td>
<td></td>
<td>7,200&lt;sup&gt;b&lt;/sup&gt;</td>
</tr>
<tr>
<td>Indirect Cost Assessment</td>
<td>14,201</td>
<td></td>
<td></td>
<td>14,201&lt;sup&gt;b&lt;/sup&gt;</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>2,139,332</td>
</tr>
</tbody>
</table>

Adjust affected totals accordingly.

Renumber succeeding sections accordingly.

Page 464, before line 4 insert: "<sup>a</sup>This amount shall be from statewide indirect cost recoveries or the Indirect Costs Excess Recovery Fund created in Section 24-75-1401 (2), C.R.S.

<sup>b</sup>These amounts shall be from the Equal Employment Opportunity Commission and the U.S. Department of Housing and Urban Development and are shown for informational purposes only.”.

Amendment No. 25, by Representative(s) Herod.

Amend printed bill, page 34, line 4, in the ITEM & SUBTOTAL column strike "2,247,885" and substitute "2,747,885" and in the GENERAL FUND column strike "2,247,885" and substitute "2,747,885".

Adjust affected totals accordingly.

Amendment No. 26, by Representative(s) Van Winkle, Williams, Humphrey.

Amend printed bill, page 91, line 14, in the ITEM & SUBTOTAL column strike "1,269,525" and substitute "519,525" and in the GENERAL FUND column strike "750,000."

Adjust affected totals accordingly.

Page 433, after line 3 insert:

<table>
<thead>
<tr>
<th>ITEM &amp; SUBTOTAL</th>
<th>GENERAL FUND</th>
</tr>
</thead>
<tbody>
<tr>
<td>$</td>
<td>$</td>
</tr>
</tbody>
</table>

"Appropriation to the School Safety
Resource Center Cash  
Fund  
750,000  
1,426,091".

Adjust affected totals accordingly.

Amendment No. 27, by Representative(s) Hooton, Liston, Jackson, Landgraf, Lontine, McLachlan, and Rosenthal.

Amend printed bill, page 116, line 6, strike "Individuals\(^{14}\) and substitute "Individuals\(^{14,14a}\) , in the TOTAL column strike "7,636,549,586" and substitute "7,642,975,557", in the GENERAL FUND column strike "1,321,306,305(M)" and substitute "1,324,482,663(M)", in the CASH FUNDS column strike "940,227,155\(^{b}\) and substitute "940,263,783\(^{bn}\) . and in the FEDERAL FUNDS column strike "4,504,530,452" and substitute "4,507,743,437".

Adjust affected totals accordingly.

Page 117, line 1, strike "$692,724,784" and substitute "$692,761,412".

Page 132, after line 10 insert:

"14a Department of Health Care Policy and Financing, Medical Services Premiums, Medical and Long-Term Care Services for Medicaid Eligible Individuals -- Of the appropriation, $6,425,971 total funds, which includes $3,176,358 General Fund, is to increase rates for homemaker, personal care, and equivalent consumer directed services, in addition to any other rate adjustments for these services.".

Amendment No. 28, by Representative(s) Weissman, Buckner, Covarrubias, McKean, Exum, Herod, Jackson and Melton.

Amend printed bill, page 156, line 2, in the ITEM & SUBTOTAL column strike "11,132,553" and substitute "12,311,435" and in the GENERAL FUND column strike "3,040,708" and substitute "4,219,590".

Adjust affected totals accordingly.

Page 231, line 8, in the GENERAL FUND column strike "13,101,857" and substitute "11,922,975" and in the CASH FUNDS column strike "2,048,317\(^{d}\) " and substitute "3,227,199\(^{dn}\) ".

Adjust affected totals accordingly.

Amendment No. 29, by Representative(s) Rosenthal.

Amend printed bill, page 116, line 6, strike "Individuals\(^{14}\) and substitute "Individuals\(^{14,14a}\) , in the TOTAL column, strike "7,636,549,586" and substitute "7,637,349,586", in the GENERAL FUND column strike "1,321,306,305(M)" and substitute "1,321,706,305(M)", and in the FEDERAL FUNDS column strike "4,504,530,452" and substitute "4,504,930,452".
Adjust affected totals accordingly.

Page 132, after line 10 insert:

"14a Department of Health Care Policy and Financing, Medical Services Premiums, Medical and Long-Term Care Services for Medicaid Eligible Individuals -- Of the appropriation, $800,000 total funds, which includes $400,000 General Fund, is to increase rates for adult day services.".

Amendment No. 30, by Representative(s) Singer, Buck, Kennedy, Pettersen, and Wilson.

Amend printed bill, page 209, line 12, strike "Program" and substitute "Program 49a", in the ITEM & SUBTOTAL column strike "1,993,511" and substitute "7,993,511", and in the GENERAL FUND column insert "6,000,000".

Adjust affected totals accordingly.

Page 238, after line 7 insert:

"49a Department of Human Services, Office of Behavioral Health, Integrated Behavioral Health Services, Community-based Circle Program -- It is the General Assembly's intent that $6,000,000 of this appropriation be used to expand the capacity of the community-based Circle Program by adding programs located in western and northeastern Colorado. Further, it is the General Assembly's intent that this appropriation be used to cover initial expenses necessary to establish, license, and begin operating these two additional community-based Circle programs, such as building renovations, furnishing, and equipment.".

Amendment No. 31, by Representative(s) Benavidez.

Amend printed bill, page 252, line 14, in the ITEM & SUBTOTAL column strike "86,423,825" and substitute "83,423,825" and in the GENERAL FUND column strike "77,019,115" and substitute "74,019,115".

Page 253, line 13, in the ITEM & SUBTOTAL column strike "650,000" and substitute "3,650,000" and in the GENERAL FUND column insert "3,000,000".

Adjust affected totals accordingly.

Amendment No. 32, by Representative(s) Lee.

Amend printed bill, page 262, line 4, in the ITEM & SUBTOTAL column strike "1,011,267" and substitute "1,080,267" and in the GENERAL FUND column strike "1,011,267" and substitute "1,080,267".

Adjust affected totals accordingly.
Amendment No. 33, by Representative(s) Wilson and Garnett.

Amend printed bill, page 433, after line 3 insert:

<table>
<thead>
<tr>
<th>ITEM &amp; GENERAL SUBTOTAL</th>
<th>$</th>
<th>$</th>
</tr>
</thead>
<tbody>
<tr>
<td>&quot;Appropriation to the School Safety Resource Center Cash Fund&quot;</td>
<td>35,000,000</td>
<td>35,000,000</td>
</tr>
<tr>
<td>97a</td>
<td>35,676,091&quot;.</td>
<td></td>
</tr>
</tbody>
</table>

Adjust affected totals accordingly.

Page 457, after line 4 insert:

"97a Department of Public Safety, Executive Director's Office, Special Programs, School Safety Resource Center, Appropriation to the School Safety Resource Center Cash Fund -- It is the General Assembly's intent that the money directed to this fund be distributed to local school districts in FY 2018-19 after a grant proposal has been submitted by a district to the overseeing entity and approved and shall be used by a local district to modernize and upgrade school buildings, structures, facilities and/or property to enhance physical site security and/or the use of security resource officers (or those authorized to function as such by a local district) as part of its responsibility to ensure the safety of the district.".

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

(For change in action, see Amendments to Report, page(s) 724, 725, 729.)

HB18-1340 by Representative(s) Hamner, Young, Rankin; also Senator(s) Lambert, Lundberg, Moreno--Concerning transfers of money to be used for the state's infrastructure.

Amendment No. 1, by Representative(s) Duran and Winter.

Amend printed bill, page 4, line 25, after the period insert "OF THIS AMOUNT, TWENTY-FIVE PERCENT IS ALLOCATED TO COUNTIES AND DISTRIBUTED PURSUANT TO SECTION 43-4-207 (2)(b), TWENTY-FIVE PERCENT IS ALLOCATED TO MUNICIPALITIES AND DISTRIBUTED PURSUANT TO SECTION 43-4-208, AND FIFTEEN PERCENT IS ALLOCATED TO THE MULTIMODAL TRANSPORTATION OPTIONS FUND CREATED IN SECTION 43-4-1103 (1).".

Page 4, after line 26 insert:

"SECTION 5. In Colorado Revised Statutes, 43-1-117.5, amend (3)(a) introductory portion, (3)(a)(VI), and (3)(a)(VII); and add (3)(a)(VIII) as follows:

43-1-117.5. Transit and rail division - created - powers and duties. (3) (a) The transit and rail division shall be responsible for the planning, development, operation, and integration of transit and rail, including, where appropriate, advanced guideway systems, into the
statewide transportation system AND shall, in coordination with other transit and rail providers, plan, promote, and implement investments in transit and rail services statewide. The division also has the following specific powers and duties:

(VI) To support the department in representing the state with respect to the development of intercity rail facilities, including but not limited to submission of applications to the United States department of transportation for approval and funding of high-speed rail projects, commissioning of any necessary studies, and coordination with other states to facilitate such applications; and

(VII) To coordinate and cooperate with regional transportation authorities created pursuant to part 6 of article 4 of this title and other regional or corridor-specific entities concerned with the planning, development, operation, and integration of transit, passenger rail, or advanced guideway systems in the statewide transportation system; and

(VIII) To assist the department in determining the allocation of money in the transportation options account of the multimodal transportation options fund created in section 43-4-1103 (2) by soliciting, receiving, and evaluating applications for transportation options project funding from local governments and transit agencies throughout the state and proposing funding for interregional transportation options projects.

SECTION 6. In Colorado Revised Statutes, add part 11 to article 4 of title 43 as follows:

PART 11

MULTIMODAL TRANSPORTATION OPTIONS FUNDING

43-4-1101. Legislative declaration. (1) The general assembly hereby finds and declares that it is necessary, appropriate, and in the best interest of the state to use a portion of the new transportation funding set forth in section 24-75-219.5 to fund multimodal transportation projects and operations throughout the state as authorized by this part 11 because, in addition to the general benefits that it provides to all Coloradans, a complete and integrated multimodal transportation system:

(a) Benefits seniors by making aging in place more feasible for them;

(b) Benefits residents of rural areas by providing them with flexible public transportation services;

(c) Provides enhanced mobility for persons with disabilities; and

(d) Provides safe routes to schools for children.

43-4-1102. Definitions. As used in this part 11, unless the context otherwise requires:

(1) "Aging in place" means having the ability to live in one's own home and community safely, independently, and comfortably, regardless of age, income, or ability level.

(2) "Commission" means the transportation commission created in section 43-1-106 (1).

(3) "Committee" means the multimodal transportation options committee created in section 43-4-1104 (1).

(4) "Department" means the department of transportation.

(5) "Division" means the transit and rail division created in section 43-4-117.5 (1).
(6) "FUND" MEANS THE MULTIMODAL TRANSPORTATION OPTIONS FUND CREATED IN SECTION 43-4-1103 (1).

(7) "MULTIMODAL TRANSPORTATION OPTIONS" MEANS BOTH PUBLIC TRANSIT INFRASTRUCTURE AND OPERATIONS AND TRANSPORTATION INFRASTRUCTURE THAT IS DESIGNED FOR USERS OF NONMOTORIZED MOBILITY-ENHANCING EQUIPMENT.

(8) "TRANSPORTATION OPTIONS" MEANS TRANSPORTATION INFRASTRUCTURE, OPERATIONS, AND SERVICES, OTHER THAN PORTIONS OF HIGHWAYS, ROADS, OR STREETS DESIGNED PRIMARILY FOR PERSONAL AND SINGLE OCCUPANT MOTOR VEHICLE USE, THAT ARE PROVIDED BY OR CONTRACTED FOR BY OR ON BEHALF OF THE STATE, OR ONE OR MORE LOCAL GOVERNMENTS, REGIONAL TRANSPORTATION AUTHORITIES, OR TRANSIT AGENCIES AND INCLUDES:
   (a) Bus and rail facilities, including bus lanes, equipment, and services, including:
      (I) Local, regional, and intercity bus and rail facilities, equipment, and services that are provided by or contracted for by or on behalf of the state, or one or more local governments, regional transportation authorities, or transit agencies;
      (II) First and final mile connections to bus and rail facilities, equipment, and services; and
      (III) Related roadway or intersection improvements needed to effectively and safely integrate bus and rail facilities with roadways, sidewalks, or multimodal transportation options;
   (b) Transportation services for seniors and persons with disabilities;
   (c) Transportation demand management programs;
   (d) Infrastructure designed for pedestrians and users of nonmotorized mobility-enhancing equipment; and
   (e) Development and implementation of new transportation technology.

43-4-1103. Multimodal transportation options fund - creation - revenue source for fund - use of fund - definition. (1) The multimodal transportation options fund is hereby created in the state treasury. The fund consists of money allocated to the fund pursuant to section 24-75-219.5 and any other money that the general assembly may appropriate or transfer to the fund. The state treasurer shall credit all interest and income derived from the deposit and investment of money in the fund to the fund and shall allocate the interest and income between the accounts of the fund in the percentages designated in subsection (2) of this section.

(2) The transportation options account and the pedestrian and active transportation account are created in the fund. Seventy-five percent of the money is credited to the transportation options account and twenty-five percent of the money is credited to the pedestrian and active transportation account.

(3) Subject to annual appropriation by the general assembly, money must be expended from the fund as follows:
   (a) The department shall expend money from the transportation options account of the fund on transportation options projects. The department shall determine which transportation options projects receive funding and the amount of the funding provided for each project receiving funding.
TOTAL LOCAL GOVERNMENT, REGIONAL TRANSPORTATION AUTHORITY, OR TRANSIT AGENCY FUNDING FOR A PROJECT RECEIVING FUNDING FROM THE TRANSPORTATION OPTIONS ACCOUNT OF THE FUND MUST BE AT LEAST EQUAL TO THE AMOUNT OF FUNDING PROVIDED FROM THE ACCOUNT; EXCEPT THAT THE FOLLOWING ENTITIES MAY PROVIDE MATCHING MONEY FOR A PROJECT IN AN AMOUNT EQUAL TO TWENTY PERCENT OF THE AMOUNT RECEIVED FOR THE PROJECT FROM THE ACCOUNT:

(I) CITIES OR COUNTIES THAT COLLECT LESS THAN FIFTEEN MILLION DOLLARS PER YEAR IN TOTAL ANNUAL SALES TAX REVENUES; AND

(II) REGIONAL TRANSPORTATION AUTHORITIES OR TRANSIT AGENCIES THAT HAVE TOTAL ANNUAL OPERATING BUDGETS OF LESS THAN ONE MILLION FIVE HUNDRED THOUSAND DOLLARS PER YEAR.

(b) THE DEPARTMENT SHALL SUPERVISE AND PROVIDE GUIDANCE TO THE DIVISION IN ITS SOLICITATION, RECEIPT, AND EVALUATION OF SPECIFIC TRANSPORTATION OPTIONS PROJECT PROPOSALS FROM LOCAL GOVERNMENTS, REGIONAL TRANSPORTATION AUTHORITIES, AND TRANSIT AGENCIES AND ITS DEVELOPMENT OF INTERREGIONAL TRANSPORTATION OPTIONS PROJECTS PURSUANT TO SECTION 43-1-117.5 (3)(a)(VIII);

(c) (I) THE DEPARTMENT SHALL EXPEND MONEY FROM THE PEDESTRIAN AND ACTIVE TRANSPORTATION ACCOUNT OF THE FUND FOR PROJECTS FOR TRANSPORTATION INFRASTRUCTURE THAT IS DESIGNED FOR NONMOTORIZED USE, INCLUDING PATHS, SIDEWALKS, AND ROADWAYS INTENDED FOR USE WITH NONMOTORIZED EQUIPMENT. SUCH PROJECTS INCLUDE NONMOTORIZED LANES AND PATHWAYS, SIDEWALKS, AND ROADWAY IMPROVEMENTS, INCLUDING SHOULDERS, CROSSWALKS, AND INTERSECTION IMPROVEMENTS, THAT ENHANCE SAFETY FOR USERS OF NONMOTORIZED MULTIMODAL TRANSPORTATION OPTIONS. EXCEPT AS OTHERWISE PROVIDED IN SUBSECTION (3)(c)(II) OF THIS SECTION, THE DEPARTMENT SHALL ALLOCATE THE MONEY IN THE PEDESTRIAN AND ACTIVE TRANSPORTATION ACCOUNT IN THE SAME MANNER IN WHICH FEDERAL SURFACE TRANSPORTATION PROGRAM SET-ASIDE MONEY IS ALLOCATED WITHIN THE STATE PURSUANT TO 23 U.S.C. SEC. 133 (h).

(II) TOTAL LOCAL GOVERNMENT, REGIONAL TRANSPORTATION AUTHORITY, OR TRANSIT AGENCY FUNDING FOR A PROJECT RECEIVING FUNDING FROM THE PEDESTRIAN AND ACTIVE TRANSPORTATION OPTIONS ACCOUNT OF THE FUND MUST BE AT LEAST EQUAL TO THE AMOUNT OF FUNDING PROVIDED FROM THE ACCOUNT; EXCEPT THAT THE FOLLOWING ENTITIES MAY PROVIDE MATCHING MONEY FOR A PROJECT IN AN AMOUNT EQUAL TO TWENTY PERCENT OF THE AMOUNT OF FUNDING FOR THE PROJECT PROVIDED FROM THE ACCOUNT:

(A) CITIES OR COUNTIES THAT COLLECT LESS THAN FIFTEEN MILLION DOLLARS PER YEAR IN TOTAL ANNUAL SALES TAX REVENUES; AND

(B) REGIONAL TRANSPORTATION AUTHORITIES OR TRANSIT AGENCIES THAT HAVE TOTAL ANNUAL OPERATING BUDGETS OF LESS THAN ONE MILLION FIVE HUNDRED THOUSAND DOLLARS PER YEAR.

(d) FOR PURPOSES OF THIS SUBSECTION (3), "NONMOTORIZED USE" INCLUDES USE OF A MOTORIZED WHEELCHAIR, SCOOTER, OR FUNCTIONALLY SIMILAR ASSISTIVE TECHNOLOGY BY A PERSON WITH A DISABILITY WHO USES THE MOTORIZED WHEELCHAIR, SCOOTER, OR FUNCTIONALLY SIMILAR ASSISTIVE TECHNOLOGY FOR THE PURPOSE OF MOBILITY ASSISTANCE.

(4) (a) THE DEPARTMENT SHALL ANNUALLY REPORT TO THE TRANSPORTATION LEGISLATION REVIEW COMMITTEE OF THE GENERAL ASSEMBLY CREATED IN SECTION 43-2-145 (1) REGARDING ITS
EXPENDITURES FROM EACH ACCOUNT OF THE FUND INCLUDING, AT A MINIMUM:

(I) AN AGGREGATE ACCOUNTING OF ALL MONEY EXPENDED FROM EACH ACCOUNT OF THE FUND DURING THE PRIOR FISCAL YEAR; AND

(II) A LISTING OF ALL PROJECTS RECEIVING FUNDING FROM THE EACH ACCOUNT DURING THE PRIOR FISCAL YEAR THAT INCLUDES FOR EACH PROJECT:

(A) IDENTIFICATION OF THE ENTITY RECEIVING FUNDING FOR THE PROJECT;

(B) THE AMOUNT OF ACCOUNT FUNDING PROVIDED FOR THE PROJECT; AND

(C) THE AMOUNT OF LOCAL MATCHING MONEY PROVIDED FOR THE PROJECT.

(b) NOTWITHSTANDING SECTION 24-1-136(11)(a), THE REPORTING REQUIREMENT SPECIFIED IN SUBSECTION (4)(a) OF THIS SECTION CONTINUES INDEFINITELY.

Page 5, line 1, strike "section 4" and substitute "sections 4, 5, and 6".

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

AMENDMENT(S) TO THE COMMITTEE OF THE WHOLE REPORT

Representatives Valdez and Lewis moved to amend the Report of the Committee of the Whole to reverse the action taken by the Committee in not adopting the following Valdez and Lewis amendment, to HB 18-1322, to show that said amendment passed, and that HB 18-1322, as amended, passed.

Amend printed bill, page 21, line 7, in the ITEM & SUBTOTAL column strike "483,767" and substitute "733,767" and in the GENERAL FUND column strike "483,767" and substitute "733,767".

Adjust affected totals accordingly.

The amendment was declared lost by the following roll call vote:

<table>
<thead>
<tr>
<th></th>
<th>YES</th>
<th>NO</th>
<th>EXCUSED</th>
<th>ABSENT</th>
<th>VACANCY</th>
</tr>
</thead>
<tbody>
<tr>
<td>Arndt</td>
<td>Y</td>
<td>N</td>
<td>Leonard</td>
<td>Y</td>
<td>Rosenthal</td>
</tr>
<tr>
<td>Becker J.</td>
<td>Y</td>
<td>N</td>
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<td>Y</td>
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<tr>
<td>Becker K.</td>
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<td>Y</td>
<td>Sias</td>
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<td>Y</td>
<td>Singer</td>
</tr>
<tr>
<td>Buck</td>
<td>Y</td>
<td>N</td>
<td>McLachlan</td>
<td>Y</td>
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</tr>
<tr>
<td>Carver</td>
<td>Y</td>
<td>Y</td>
<td>Humphrey</td>
<td>N</td>
<td>Van Winkle</td>
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<tr>
<td>Catlin</td>
<td>Y</td>
<td>N</td>
<td>Jackson</td>
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<tr>
<td>Coleman</td>
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<td>Y</td>
<td>Willett</td>
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<tr>
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<td>Y</td>
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<td>Pettersen</td>
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<td>Williams D.</td>
</tr>
<tr>
<td>Danielson</td>
<td>N</td>
<td>Y</td>
<td>Rankin</td>
<td>N</td>
<td>Wilson</td>
</tr>
</tbody>
</table>
Representative Everett moved to amend the Report of the Committee of the Whole to reverse the action taken by the Committee in not adopting the following Everett amendment, to show that said amendment passed, and that HB 18-1322, as amended, passed.

Amend printed bill, page 62, line 10, in the ITEM & SUBTOTAL column strike "4,386,861,735" and substitute "4,499,495,381" and in the CASH FUNDS column strike "488,676,201" and substitute "601,309,847".

Adjust affected totals accordingly.

Page 64, line 1, strike "Constitution" and substitute "Constitution, $112,633,646 shall be from the Healthcare Affordability and Sustainability Fee Cash Fund created in Section 25.5-4-402.4 (5)(a), C.R.S.,".

Page 116, line 6, strike "Individuals" and substitute "Individuals", in the TOTAL column, strike "7,636,549,586" and substitute "6,052,763,362", in the CASH FUNDS column strike "940,227,155" and substitute "827,593,509", and in the FEDERAL FUNDS column strike "4,504,530,452" and substitute "3,033,377,874".

Adjust affected totals accordingly.

Page 117, line 1, strike "$692,724,784" and substitute "$580,091,138".

Page 132, after line 10 insert:

"14a Department of Health Care Policy and Financing, Medical Services Premiums, Medical and Long-Term Care Services for Medicaid Eligible Individuals -- It is the General Assembly's intent that the Department eliminate Medicaid eligibility for adults without dependent children to save $112,633,646 cash funds from the Healthcare Affordability and Sustainability Fee Cash Fund."

The amendment was declared lost by the following roll call vote:

<table>
<thead>
<tr>
<th>YES</th>
<th>NO</th>
<th>EXCUSED</th>
<th>ABSENT</th>
<th>VACANCY</th>
</tr>
</thead>
<tbody>
<tr>
<td>24</td>
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<td>1</td>
<td>0</td>
<td>1</td>
</tr>
</tbody>
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Arndt  N  Foote  N  Leonard  Y  Rosenthal  N
Becker J. Y  Garnett N  Lewis  Y  Saine  Y
Becker K. N  Ginal N  Liston  Y  Salazar  N
Beckman Y  Gray N  Lontine N  Sandridge Y
Benavidez N  Hamner N  Lundeen Y  Sias  E
Bridges N  Hansen N  McKean Y  Singer  N
Buck Y  Herod N  McLachlan N  Thurlow  N
Buckner N  Hooton N  Melton  N  Valdez  N
Carver N  Humphrey Y  Michaelson Jenet N  Van Winkle Y
Catlin Y  Jackson N  Neville P.  Y  Weissman  N
Coleman N  Kennedy N  Pabon  N  Willett  Y
Representative Everett moved to amend the Report of the Committee of the Whole to reverse the action taken by the Committee in not adopting the following Everett amendment, to show that said amendment passed, and that HB 18-1322, as amended, passed.

Amend printed bill, page 116, line 6, strike "Individuals" and substitute "Individuals", in the TOTAL column, strike "7,636,549,586" and substitute "6,052,763,362", in the CASH FUNDS column strike "940,227,155" and substitute "827,593,509", and in the FEDERAL FUNDS column strike "4,504,530,452" and substitute "3,033,377,874".

Adjust affected totals accordingly.

Page 117, line 1, strike "$692,724,784" and substitute "$580,091,138".

Page 132, after line 10 insert:

"14a Department of Health Care Policy and Financing, Medical Services Premiums, Medical and Long-Term Care Services for Medicaid Eligible Individuals -- It is the General Assembly's intent that the Department eliminate Medicaid eligibility for adults without dependent children to save $112,633,646 cash funds from the Healthcare Affordability and Sustainability Fee Cash Fund."

Adjust affected totals accordingly.

Page 501, line 12, in the TOTAL column strike "1,579,691,304" and substitute "1,692,324,950" and in the CASH FUNDS column strike "966,357,727(I)" and substitute "1,078,991,373(I)".

Adjust affected totals accordingly.

Page 502, line 1, strike "$858,057,258" and substitute "$858,057,258(I)", after "C.R.S.,” insert "$112,633,646 shall be from the Healthcare Affordability and Sustainability Fee Cash Fund created in Section 25.5-4-402.4 (5)(a), C.R.S.,”, and strike "$108,300,469" and substitute "$108,300,469(I)".

The amendment was declared lost by the following roll call vote:

<table>
<thead>
<tr>
<th>YES</th>
<th>24</th>
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<th>1</th>
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<tbody>
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<td>Foote</td>
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<td>Y</td>
<td>Rosenthal</td>
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<tr>
<td>Becker J.</td>
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<td>Lewis</td>
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<td>Saine</td>
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<td>Becker K.</td>
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<td>Sias</td>
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<tr>
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<td>Hansen</td>
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<td>Singer</td>
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<tr>
<td>Buck</td>
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<td></td>
<td></td>
</tr>
<tr>
<td>Buckner</td>
<td>N</td>
<td>Hooton</td>
<td>N</td>
<td>Melton</td>
<td>N</td>
<td>Valdez</td>
<td>N</td>
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<td></td>
</tr>
</tbody>
</table>
Representative Landgraf moved to amend the Report of the Committee of the Whole to reverse the action taken by the Committee in not adopting the following Landgraf amendment, to HB 18-1322, to show that said amendment passed, and that HB 18-1322, as amended, passed.

Amend printed bill, page 220, after line 6 insert:

```
ITEM & CASH
SUBTOTAL FUNDS
$
$
"Service Dogs for Veterans with PTSD 150,000 150,000"
```

Adjust affected totals accordingly.

Page 221, after line 3 insert:

```
""This amount shall be from the Marijuana Tax Cash Fund created in Section 39-28.8-501 (1), C.R.S.""
```

The amendment was declared passed by the following roll call vote:
Representative Ransom moved to amend the Report of the Committee of the Whole to reverse the action taken by the Committee in not adopting the following Ransom amendment, to HB 18-1322, to show that said amendment passed, and that HB 18-1322, as amended, passed.

Amend printed bill, page 246, line 13, in the ITEM & SUBTOTAL column strike "3,000,000" and substitute "4,000,000" and in the GENERAL FUND column strike "3,000,000" and substitute "4,000,000".

Page 246, line 15, in the ITEM & SUBTOTAL column strike "3,600,000" and substitute "4,600,000" and in the REAPPROPRIATED FUNDS column strike "3,000,000" and substitute "4,000,000".

Adjust affected totals accordingly.

The amendment was declared lost by the following roll call vote:

<table>
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<tr>
<th>YES</th>
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<tr>
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</tr>
<tr>
<td>VACANCY</td>
<td>1</td>
</tr>
</tbody>
</table>


Representatives Saine and D. Williams moved to amend the Report of the Committee of the Whole to reverse the action taken by the Committee in not adopting the following Van Winkle and Singer amendment, to HB 18-1322, to show that said amendment passed, and that HB 18-1322, as amended, passed.

Amend printed bill, page 297, after line 4 insert:

```
ITEM & SUBTOTAL
$
"Colorado Channel Authority 20,000
```

Page 297, line 7, in the TOTAL column strike "2,835,270" and substitute "2,855,270" and in the GENERAL FUND column strike "2,835,270" and substitute "2,855,270".

Adjust affected totals accordingly.
The amendment was declared **passed** by the following roll call vote:

<table>
<thead>
<tr>
<th>YES</th>
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<th>VACANCY</th>
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<tbody>
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- Arndt Y Foote Y Leonard Y Rosenthal Y
- Becker J. Y Garnett Y Lewis Y Saine Y
- Becker K. N Ginal Y Liston Y Salazar Y
- Beckman Y Gray Y Lontine Y Sandridge Y
- Benavidez Y Hamner N Lundeen Y Sias E
- Bridges Y Hansen Y McKean Y Singer Y
- Buck Y Herod Y McLachlan Y Thurlow Y
- Buckner Y Hooton Y Melton N Valdez Y
- Carver Y Humphrey Y Michaelson Jenet Y Van Winkle Y
- Catlin Y Jackson Y Neville P. Y Weissman Y
- Coleman Y Kennedy Y Pabon Y Willett Y
- Covarrubias Y Kraft-Tharp Y Pettersen Y Williams D. Y
- Danielson Y Landgraf Y Rankin N Wilson Y
- Esgar Y Lawrence Y Ransom Y Winter Y
- Everett Y District 34 V Reyher Y Wist Y
- Exum Y Lee Y Roberts Y Young N Speaker Y

Representative Everett moved to amend the Report of the Committee of the Whole to reverse the action taken by the Committee in adopting Amendment No. 11, by Representative(s) Garnett and Kraft-Tharp (printed in House Journal page(s) 709, lines 41 through 56, page(s) 710, lines 1 through 9), to HB 18-1322, to show that said amendment lost, and that HB 18-1322, as amended, passed.

The amendment was declared **lost** by the following roll call vote:

<table>
<thead>
<tr>
<th>YES</th>
<th>NO</th>
<th>EXCUSED</th>
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<th>VACANCY</th>
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<tbody>
<tr>
<td>29</td>
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- Arndt N Foote N Leonard Y Rosenthal N
- Becker J. Y Garnett N Lewis Y Saine Y
- Becker K. N Ginal N Liston Y Salazar N
- Beckman Y Gray N Lontine N Sandridge Y
- Benavidez N Hamner Y Lundeen Y Sias E
- Bridges N Hansen N McKean Y Singer N
- Buck Y Herod N McLachlan N Thurlow Y
- Buckner N Hooton N Melton N Valdez N
- Carver Y Humphrey Y Michaelson Jenet N Van Winkle Y
- Catlin Y Jackson N Neville P. Y Weissman N
- Coleman N Kennedy N Pabon N Willett Y
- Covarrubias Y Kraft-Tharp N Pettersen N Williams D. Y
- Danielson N Landgraf Y Rankin Y Wilson Y
- Esgar N Lawrence Y Ransom Y Winter N
- Everett Y District 34 V Reyher Y Wist Y
- Exum N Lee N Roberts N Young N Speaker N

Representatives Wilson, McLachlan, Winter, Reyher, Roberts, and Hansen moved to amend the Report of the Committee of the Whole to reverse the action taken by the Committee in not adopting the following Wilson amendment, to show that said amendment passed, and that HB 18-1322, as amended, passed.
Amend printed bill, page 272, line 8, strike "Council" and substitute "Council", in the ITEM & SUBTOTAL column strike "1,073,302" and substitute "1,323,302", and in the GENERAL FUND column strike "577,103" and substitute "827,103".

Adjust affected totals accordingly.

Page 282, after line 3 insert:

"68a Department of Labor and Employment, Division of Employment and Training, Workforce Development Council -- It is the General Assembly's intent that $250,000 General Fund of this appropriation be used by the Division for costs associated with engaging stakeholders from business, government, finance, advocacy, and human services organizations throughout the state in developing strategies and solutions for affordable housing. This amount is calculated based on the assumption that the Department will employ a professional consultant to convene stakeholders, conduct research, and draft a final report and recommendations and that it will incur travel and other costs associated with conducting regional stakeholder meetings."

The amendment was declared lost by the following roll call vote:

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<th>25</th>
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<th>38</th>
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<td>Rosenthal</td>
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<tr>
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<td>N</td>
<td>Lewis</td>
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<td>Saine</td>
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<td>Salazar</td>
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<td>Sandridge</td>
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<tr>
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<td>Lundeen</td>
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<td>Sias</td>
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<tr>
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<td>Hansen</td>
<td>Y</td>
<td>McKean</td>
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<td>Singer</td>
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<td>Neville P.</td>
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<tr>
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<td>Kennedy</td>
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<td>Pabon</td>
<td>N</td>
<td>Willett</td>
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<td>Kraft-Tharp</td>
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<td>Y</td>
<td>Williams D.</td>
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<tr>
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<td>Landgraf</td>
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<td>Wist</td>
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<tr>
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<td>Roberts</td>
<td>Y</td>
<td>Young</td>
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</tbody>
</table>

Representatives Ransom and Van Winkle moved to amend the Report of the Committee of the Whole to reverse the action taken by the Committee in not adopting the following Ransom and Van Winkle amendment, to HB 18-1322, to show that said amendment passed, and that HB 18-1322, as amended, passed.
Amend printed bill, page 416, strike lines 3 through 5.

Adjust affected totals accordingly.

The amendment was declared **lost** by the following roll call vote:

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<thead>
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<th>YES 26</th>
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</tr>
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<td>Lewis Y</td>
<td>Saine Y</td>
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<td>Becker K. N</td>
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<td>Liston Y</td>
<td>Salazar N</td>
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<tr>
<td>Beckman Y</td>
<td>Gray N</td>
<td>Lontine N</td>
<td>Sandridge Y</td>
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<td>Benavidez N</td>
<td>Hamner N</td>
<td>Lundeen Y</td>
<td>Sias E</td>
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<tr>
<td>Bridges N</td>
<td>Hansen N</td>
<td>McKean Y</td>
<td>Singer N</td>
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<tr>
<td>Buck Y</td>
<td>Herod N</td>
<td>McLachlan N</td>
<td>Thurlow Y</td>
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<tr>
<td>Carver Y</td>
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<td>Michaelson Jenet N</td>
<td>Van Winkle Y</td>
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<td>Wist Y</td>
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<tr>
<td>Exum N</td>
<td>Lee N</td>
<td>Roberts N</td>
<td>Young N</td>
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</tbody>
</table>

Representative Wist moved to amend the Report of the Committee of the Whole to reverse the action taken by the Committee in adopting Amendment No. 1, by Representative Salazar (printed in House Journal page(s) 706, lines 19 through 31), to HB 18-1322, to show that said amendment lost, and that HB 18-1322, as amended, passed.

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

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<td>Leonard Y</td>
<td>Rosenthal N</td>
<td></td>
</tr>
<tr>
<td>Becker J. Y</td>
<td>Garnett N</td>
<td>Lewis Y</td>
<td>Saine Y</td>
<td></td>
</tr>
<tr>
<td>Becker K. N</td>
<td>Ginal N</td>
<td>Liston Y</td>
<td>Salazar N</td>
<td></td>
</tr>
<tr>
<td>Beckman Y</td>
<td>Gray N</td>
<td>Lontine N</td>
<td>Sandridge Y</td>
<td></td>
</tr>
<tr>
<td>Benavidez N</td>
<td>Hamner N</td>
<td>Lundeen Y</td>
<td>Sias E</td>
<td></td>
</tr>
<tr>
<td>Bridges N</td>
<td>Hansen N</td>
<td>McKean Y</td>
<td>Singer N</td>
<td></td>
</tr>
<tr>
<td>Buck Y</td>
<td>Herod N</td>
<td>McLachlan N</td>
<td>Thurlow Y</td>
<td></td>
</tr>
<tr>
<td>Buckner N</td>
<td>Hooton N</td>
<td>Melton N</td>
<td>Valdez N</td>
<td></td>
</tr>
<tr>
<td>Carver Y</td>
<td>Humphrey Y</td>
<td>Michaelson Jenet N</td>
<td>Van Winkle Y</td>
<td></td>
</tr>
<tr>
<td>Catlin Y</td>
<td>Jackson N</td>
<td>Neville P. Y</td>
<td>Weissman N</td>
<td></td>
</tr>
<tr>
<td>Coleman N</td>
<td>Kennedy N</td>
<td>Pabon N</td>
<td>Willett Y</td>
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<td>Covarrubias Y</td>
<td>Kraft-Tharp N</td>
<td>Pettersen N</td>
<td>Williams D. Y</td>
<td></td>
</tr>
<tr>
<td>Danielson N</td>
<td>Landgraf Y</td>
<td>Rankin N</td>
<td>Wilson Y</td>
<td></td>
</tr>
<tr>
<td>Esagar N</td>
<td>Lawrence Y</td>
<td>Ransom Y</td>
<td>Winter N</td>
<td></td>
</tr>
<tr>
<td>Everett Y</td>
<td>District 34 V</td>
<td>Reyher Y</td>
<td>Wist Y</td>
<td></td>
</tr>
<tr>
<td>Exum N</td>
<td>Lee N</td>
<td>Roberts N</td>
<td>Young N</td>
<td></td>
</tr>
</tbody>
</table>

________
Representative Liston moved to amend the Report of the Committee of the Whole to reverse the action taken by the Committee in adopting Amendment No. 15, by Representative(s) Michaelson Jenet (printed in House Journal pages(s) 711, lines 5 through 42), to HB 18-1322, to show that said amendment lost, and that HB 18-1322, as amended, passed.

The amendment was declared passed by the following roll call vote:

<table>
<thead>
<tr>
<th>YES 39</th>
<th>NO 24</th>
<th>EXCUSED 1</th>
<th>ABSENT 0</th>
<th>VACANCY 1</th>
</tr>
</thead>
<tbody>
<tr>
<td>Arndt</td>
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<td>N</td>
<td>Leonard</td>
</tr>
<tr>
<td>Becker J.</td>
<td>Y</td>
<td>Garnett</td>
<td>N</td>
<td>Lewis</td>
</tr>
<tr>
<td>Becker K.</td>
<td>N</td>
<td>Ginal</td>
<td>Y</td>
<td>Liston</td>
</tr>
<tr>
<td>Beckman</td>
<td>Y</td>
<td>Gray</td>
<td>Y</td>
<td>Lontine</td>
</tr>
<tr>
<td>Benavidez</td>
<td>N</td>
<td>Hamner</td>
<td>Y</td>
<td>Lundeen</td>
</tr>
<tr>
<td>Bridges</td>
<td>N</td>
<td>Hansen</td>
<td>N</td>
<td>McKean</td>
</tr>
<tr>
<td>Buck</td>
<td>Y</td>
<td>Herod</td>
<td>Y</td>
<td>McLachlan</td>
</tr>
<tr>
<td>Buckner</td>
<td>N</td>
<td>Hooton</td>
<td>Y</td>
<td>Melton</td>
</tr>
<tr>
<td>Carver</td>
<td>Y</td>
<td>Humphrey</td>
<td>Y</td>
<td>Michaelson Jenet</td>
</tr>
<tr>
<td>Catlin</td>
<td>Y</td>
<td>Jackson</td>
<td>N</td>
<td>Neville P.</td>
</tr>
<tr>
<td>Coleman</td>
<td>Y</td>
<td>Kennedy</td>
<td>N</td>
<td>Pabon</td>
</tr>
<tr>
<td>Covarrubias</td>
<td>N</td>
<td>Kraft-Tharp</td>
<td>N</td>
<td>Pettersen</td>
</tr>
<tr>
<td>Danielson</td>
<td>N</td>
<td>Landgraf</td>
<td>Y</td>
<td>Rankin</td>
</tr>
<tr>
<td>Esgar</td>
<td>N</td>
<td>Lawrence</td>
<td>Y</td>
<td>Ransom</td>
</tr>
<tr>
<td>Everett</td>
<td>Y</td>
<td>District 34</td>
<td>V</td>
<td>Reyher</td>
</tr>
<tr>
<td>Exum</td>
<td>N</td>
<td>Lee</td>
<td>N</td>
<td>Roberts</td>
</tr>
</tbody>
</table>

Representative Catlin moved to amend the Report of the Committee of the Whole to reverse the action taken by the Committee in not adopting the following Catlin and Saine amendment, to show that said amendment passed, and that HB 18-1322, as amended, passed.

Amend printed bill, page 14, line 12, in the ITEM & SUBTOTAL column strike "2,956,789" and substitute "3,256,789" and in the REAPPROPRIATED FUNDS column strike "700,000" and substitute "1,000,000".

Page 14, line 15, in the ITEM & SUBTOTAL column strike "700,000" and substitute "1,000,000" and in the GENERAL FUND column strike "700,000" and substitute "1,000,000".

The amendment was declared lost by the following roll call vote:

<table>
<thead>
<tr>
<th>YES 27</th>
<th>NO 36</th>
<th>EXCUSED 1</th>
<th>ABSENT 0</th>
<th>VACANCY 1</th>
</tr>
</thead>
<tbody>
<tr>
<td>Arndt</td>
<td>Y</td>
<td>Foote</td>
<td>N</td>
<td>Leonard</td>
</tr>
<tr>
<td>Becker J.</td>
<td>N</td>
<td>Garnett</td>
<td>N</td>
<td>Lewis</td>
</tr>
<tr>
<td>Becker K.</td>
<td>N</td>
<td>Ginal</td>
<td>N</td>
<td>Liston</td>
</tr>
<tr>
<td>Beckman</td>
<td>Y</td>
<td>Gray</td>
<td>N</td>
<td>Lontine</td>
</tr>
<tr>
<td>Benavidez</td>
<td>N</td>
<td>Hamner</td>
<td>N</td>
<td>Lundeen</td>
</tr>
<tr>
<td>Bridges</td>
<td>N</td>
<td>Hansen</td>
<td>Y</td>
<td>McKean</td>
</tr>
<tr>
<td>Buck</td>
<td>Y</td>
<td>Herod</td>
<td>Y</td>
<td>McLachlan</td>
</tr>
<tr>
<td>Buckner</td>
<td>Y</td>
<td>Hooton</td>
<td>N</td>
<td>Melton</td>
</tr>
<tr>
<td>Carver</td>
<td>Y</td>
<td>Humphrey</td>
<td>N</td>
<td>Michaelson Jenet</td>
</tr>
<tr>
<td>Catlin</td>
<td>Y</td>
<td>Jackson</td>
<td>N</td>
<td>Neville P.</td>
</tr>
</tbody>
</table>
Representatives Saine, Leonard, and D. Williams moved to amend the Report of the Committee of the Whole to reverse the action taken by the Committee in not adopting the following Wist, Beckman, and Saine amendment, to show that said amendment passed, that Amendment No. 33, by Representative(s) Wilson and Garnett (printed in House Journal page(s) 717, lines 1 through 29), to HB 18-1322, lost, and that HB 18-1322, as amended, passed.

Amend printed bill, page 433, after line 3 insert:

| ITEM & GENERAL SUBTOTAL FUND |
|-----------------------------|-------------------|
| $                           | $                 |

"Appropriation to the School Safety Resource Center Cash Fund [97a 50,000,000 50,000,000 50,676,091]."

Adjust affected totals accordingly.

Page 457, after line 4 insert:

"97a Department of Public Safety, Executive Director's Office, Special Programs, School Safety Resource Center, Appropriation to the School Safety Resource Center Cash Fund -- It is the General Assembly's intent that the money from this fund be directed to local school districts in FY 2018-19 to support physical security improvements and/or the addition of school resource officers.".

The amendment was declared lost by the following roll call vote:

<table>
<thead>
<tr>
<th>YES 25</th>
<th>NO 38</th>
<th>EXCUSED 1</th>
<th>ABSENT 0</th>
<th>VACANCY 1</th>
</tr>
</thead>
<tbody>
<tr>
<td>Arndt</td>
<td>N</td>
<td>Foote</td>
<td>N</td>
<td>Leonard Y</td>
</tr>
<tr>
<td>Becker J.</td>
<td>Y Garnett</td>
<td>N</td>
<td>Lewis Y</td>
<td>Saine Y</td>
</tr>
<tr>
<td>Becker K.</td>
<td>N Ginal</td>
<td>N</td>
<td>Liston N</td>
<td>Salazar N</td>
</tr>
<tr>
<td>Beckman</td>
<td>Y Gray</td>
<td>N</td>
<td>Lontine N</td>
<td>Sandridge Y</td>
</tr>
<tr>
<td>Benavidez</td>
<td>N Hamner</td>
<td>N</td>
<td>Lundeen Y</td>
<td>Sias E</td>
</tr>
<tr>
<td>Bridges</td>
<td>Y Hansen</td>
<td>N</td>
<td>McKean Y</td>
<td>Singer N</td>
</tr>
<tr>
<td>Buck</td>
<td>Y Herod</td>
<td>N</td>
<td>McLachlan N</td>
<td>Thurlow N</td>
</tr>
<tr>
<td>Buckner</td>
<td>N Hooton</td>
<td>N</td>
<td>Melton N</td>
<td>Valdez Y</td>
</tr>
<tr>
<td>Carver</td>
<td>Y Humphrey</td>
<td>Y</td>
<td>Michaelson Jenet Y</td>
<td>Van Winkle Y</td>
</tr>
<tr>
<td>Catlin</td>
<td>N Jackson</td>
<td>N</td>
<td>Neville P.</td>
<td>Weissman N</td>
</tr>
<tr>
<td>Coleman</td>
<td>N Kennedy</td>
<td>N</td>
<td>Pabon N</td>
<td>Willett N</td>
</tr>
<tr>
<td>Covarrubias</td>
<td>Y Kraft-Tharp</td>
<td>N</td>
<td>Pettersen</td>
<td>Williams D. Y</td>
</tr>
<tr>
<td>Danielson</td>
<td>Y Landgraf</td>
<td>Y</td>
<td>Rankin N</td>
<td>Wilson N</td>
</tr>
<tr>
<td>Esgar</td>
<td>N Lawrence</td>
<td>Y</td>
<td>Ransom Y</td>
<td>Winter N</td>
</tr>
</tbody>
</table>
Representative P. Neville moved to amend the Report of the Committee of the Whole to reverse the action taken by the Committee in not adopting the following P. Neville, Beckman, Buck, Carver, Liston, Lundeen, Van Winkle, Saine, Sias, D. Williams, Sandridge, and Ransom amendment, to HB 18-1322, to show that said amendment passed, and that HB 18-1322, as amended, passed.

Amend printed bill, page 501, line 12, in the TOTAL column strike "1,579,691,304" and substitute "1,920,765,901" and in the GENERAL FUND column insert "341,074,597".

Adjust affected totals accordingly.

Page 595, before line 1 insert:

"SECTION 14. Appropriation. (1) Notwithstanding any other provision of this act, appropriations in section 2 of this act from the general fund, including the general fund exempt, are reduced in each department as follows.

<table>
<thead>
<tr>
<th>Department</th>
<th>General Fund Reduction</th>
</tr>
</thead>
<tbody>
<tr>
<td>Agriculture</td>
<td>$558,259</td>
</tr>
<tr>
<td>Corrections</td>
<td>22,276,111</td>
</tr>
<tr>
<td>Education</td>
<td>0</td>
</tr>
<tr>
<td>Governor</td>
<td>4,384,147</td>
</tr>
<tr>
<td>Health Care Policy and Financing</td>
<td>83,813,141</td>
</tr>
<tr>
<td>Higher Education</td>
<td>82,239,215</td>
</tr>
<tr>
<td>Human Services</td>
<td>59,554,949</td>
</tr>
<tr>
<td>Judicial</td>
<td>32,318,575</td>
</tr>
<tr>
<td>Labor and Employment</td>
<td>0</td>
</tr>
<tr>
<td>Law</td>
<td>396,856</td>
</tr>
<tr>
<td>Legislative</td>
<td>1,446,846</td>
</tr>
<tr>
<td>Local Affairs</td>
<td>0</td>
</tr>
<tr>
<td>Military and Veterans Affairs</td>
<td>456,482</td>
</tr>
<tr>
<td>Natural Resources</td>
<td>1,140,886</td>
</tr>
<tr>
<td>Personnel</td>
<td>1,563,338</td>
</tr>
<tr>
<td>Public Health and Environment</td>
<td>1,861,167</td>
</tr>
<tr>
<td>Public Safety</td>
<td>20,481,780</td>
</tr>
<tr>
<td>Regulatory Agencies</td>
<td>0</td>
</tr>
<tr>
<td>Revenue</td>
<td>4,700,573</td>
</tr>
<tr>
<td>State</td>
<td>0</td>
</tr>
<tr>
<td>Transportation</td>
<td>0</td>
</tr>
<tr>
<td>Treasury</td>
<td>23,882,272</td>
</tr>
<tr>
<td><strong>TOTAL</strong></td>
<td><strong>$341,074,597</strong></td>
</tr>
</tbody>
</table>
(2) The amounts in subsection 1 of this section are calculated based on the assumption that fiscal year 2018-19 appropriations from the general fund for each department except the department of education will be no greater than fiscal year 2017-18 adjusted appropriations."

Renumber succeeding section accordingly.

The amendment was declared lost by the following roll call vote:

<table>
<thead>
<tr>
<th>YES</th>
<th>NO</th>
<th>EXCUSED</th>
<th>ABSENT</th>
<th>VACANCY</th>
</tr>
</thead>
<tbody>
<tr>
<td>26</td>
<td>37</td>
<td>1</td>
<td>0</td>
<td>1</td>
</tr>
</tbody>
</table>

Representative Saine moved to amend the Report of the Committee of the Whole to reverse the action taken by the Committee in not adopting the following Saine amendment, to HB 18-1322, to show that said amendment passed, and that HB 18-1322, as amended, passed.

Amend printed bill, page 62, line 10, in the ITEM & SUBTOTAL column strike "4,386,861,735" and substitute "4,536,861,735" and in the GENERAL FUND column strike "3,105,085,534" and substitute "3,255,085,534".

Adjust affected totals accordingly.

Page 433, after line 3 insert:

<table>
<thead>
<tr>
<th>ITEM &amp; SUBTOTAL FUND</th>
</tr>
</thead>
<tbody>
<tr>
<td>$50,000,000</td>
</tr>
<tr>
<td>$50,676,091</td>
</tr>
</tbody>
</table>

"Appropriation to the School Safety Resource Center Cash Fund".

Adjust affected totals accordingly.

Page 457, after line 5 insert:
"97a Department of Public Safety, Executive Director's Office, Special Programs, School Safety Resource Center, Appropriation to the School Safety Resource Center Cash Fund -- It is the General Assembly's intent that the money from this fund be directed to local school districts in FY 2018-19 to support physical security improvements and/or the addition of school resource officers."

The amendment was declared lost by the following roll call vote:

<table>
<thead>
<tr>
<th>YES</th>
<th>NO</th>
<th>EXCUSED</th>
<th>ABSENT</th>
<th>VACANCY</th>
</tr>
</thead>
<tbody>
<tr>
<td>18</td>
<td>45</td>
<td>1</td>
<td>0</td>
<td>1</td>
</tr>
</tbody>
</table>

Representative Leonard moved to amend the Report of the Committee of the Whole to reverse the action taken by the Committee in not adopting the following Leonard amendment, to HB 18-1340, to show that said amendment passed, that Amendment No. 1, by Representative(s) Duran and Winter (printed in House Journal page(s) 717 lines 39 through 56, page(s) 718 through 720, page(s) 721 lines 1 through 18), to HB18-1340, lost, and that HB 18-1340, as amended, passed.

Amend printed bill, strike everything below the enacting clause and substitute:

**SECTION 1. Short title.** The short title of this act is the "Sustainable Rural Highway Building and Maintenance Act".

**SECTION 2. Legislative declaration.** (1) The general assembly hereby finds and declares that:

(a) Colorado's population has increased in the past twenty years from four million to five million six hundred thousand, an increase of just over forty percent;

(b) The growth of the state operating budget has outpaced population growth, increasing by an average of almost one billion dollars per year, from nine billion five hundred million dollars for the state fiscal year 1997-98 to twenty-eight billion nine hundred million dollars for the state fiscal year 2017-18, an increase of just over three hundred percent;

(c) Colorado's commitment to use state general revenue to fund transportation has been inconsistent and dependent upon general economic conditions at best and often nonexistent as:
(I) From state fiscal year 1997-98 through state fiscal year 2001-02, and from state fiscal year 2005-06 through state fiscal year 2007-08, pursuant to Senate Bill 97-001, the state dedicated over one billion four hundred million dollars of state sales and use tax net revenue for transportation funding;

(II) From state fiscal year 2003-04 through state fiscal year 2008-09, pursuant to House Bill 02-1310, the state dedicated over six hundred forty million dollars of state general fund surplus for transportation funding;

(III) From state fiscal year 2015-16 through state fiscal year 2017-18, pursuant to Senate Bill 09-228 and subsequent bills that greatly reduced the amounts of originally dedicated transportation funding under Senate Bill 09-228, the state dedicated over three hundred fifty million dollars of state general fund money for transportation funding;

(IV) For state fiscal year 2002-03 and from state fiscal year 2010-11 through state fiscal year 2014-15, excluding a total of two million dollars of general fund appropriations for specific programs within the department of transportation, the state did not dedicate any state general fund money for transportation funding; and

(V) No general state revenue is currently statutorily dedicated for transportation, without the need for further annual appropriation, for state fiscal year 2017-18 or for any future state fiscal year; and

(d) Colorado's population is expected to continue to rapidly increase to six million nine hundred thousand by 2030, and to preserve and maintain Colorado's quality of life and economic prosperity in the face of this rapid population growth it is necessary to expand and maintain a useful and reliable highway and road system that allows the efficient movement of people and goods without the consequences of and resulting from undue idling of vehicles and people.

(2) The general assembly further finds and declares that:

(a) In 1999, the general assembly and the voters of the state approved Referendum A, which authorized the state to issue one billion seven hundred million dollars of transportation revenue anticipation notes, without raising taxes, to accelerate the funding and completion of twenty-eight strategic transportation projects in significant corridors, including the T-REX project, the highly successful expansion and traffic mitigation project for the Interstate 25 corridor in the Denver metropolitan area, and the state paid off the notes in full in 2017;

(b) The success of the 1999 transportation revenue anticipation notes program for the Denver metropolitan area shows that leveraging existing revenue is a prudent and cost-effective means of accelerating and delivering large-scale and economically significant transportation projects within major transportation corridors as well as throughout the rural areas of the state;

(c) Since the completion of the 1999 projects, Coloradans have waited patiently for their roads and highways to be expanded and repaired, but annual reprioritization has caused significant deferrals of construction and maintenance of highways and roads, leaving them inadequate to accommodate Colorado's population growth;

(d) In 2017, the general assembly enacted Senate Bill 17-267 which:

(I) Requires the state to sell and lease back state-owned facilities for twenty years to generate one billion eight hundred eighty million dollars to fund transportation projects throughout the state;

(II) Does not specify a project list or deadlines for project commencement; and
(III) Does not fully identify the sources of funds to be used by the state to make lease payments indicating only that the annual lease payments may not exceed one hundred forty-one million dollars, that a maximum of fifty million dollars of each annual lease payment must be paid from any legally available money under the control of the transportation commission, and that any remaining money needed to make lease payments must be paid from the general fund or any other legally available source of money;

e) The costs to the state of financing transportation projects using lease-purchase agreements are greater than the costs of financing transportation projects using transportation revenue anticipation notes;

(f) It is therefore reasonable, necessary, appropriate, and cost-effective, if required statewide voter approval can be obtained, for the state, without raising taxes, to issue three and one-half billion dollars of new transportation revenue anticipation notes to be used, in lieu of the Senate Bill 17-267 lease-purchase agreements, to fund highway projects; and

g) It is also reasonable, necessary, and appropriate for the general assembly to statutorily dedicate seven and one-half percent of state sales and use tax net revenue to repay any new transportation revenue anticipation notes issued and provide an additional source of sustainable funding for highway and bridge maintenance.

SECTION 3. In Colorado Revised Statutes, 24-82-1301, amend (1)(a) and (1)(b) as follows:

24-82-1301. Legislative declaration. (1) The general assembly hereby finds and declares that:

(a) Due to insufficient funding, necessary high-priority state highway projects and state capital construction projects, including projects at state institutions of higher education, in all areas of the state have been delayed, and the state has also delayed critical controlled maintenance and upkeep of state capital assets;

(b) By issuing lease-purchase agreements using state buildings as collateral as authorized by this part 13, the state can generate sufficient funds to accelerate the completion of many of the necessary high-priority state highway projects and capital construction projects that have been delayed and better maintain and preserve existing state capital assets;

SECTION 4. In Colorado Revised Statutes, 24-82-1303, amend (2)(a), (2)(b), (2)(d), (3)(a), and (4); and repeal (1) as follows:

24-82-1303. Lease-purchase agreements for capital construction projects. (1) On or before December 31, 2017, the state architect, the director of the office of state planning and budgeting or his or her designee, and the state institutions of higher education shall identify and prepare a collaborative list of eligible state facilities that can be collateralized as part of the lease-purchase agreements for capital construction and transportation projects authorized in this part 13. The total current replacement value of the identified buildings must equal at least two billion dollars.

(2) (a) Notwithstanding the provisions of sections 24-82-102(1)(b) and 24-82-801, and pursuant to section 24-36-121, no sooner than July 1, 2018, DURING THE 2018-19 STATE FISCAL YEAR the state, acting by and through the state treasurer, shall execute lease-purchase agreements, each for no more than twenty years of annual payments, IN THE AMOUNT OF ONE HUNDRED TWENTY MILLION DOLLARS for the projects described in subsection (4) of this section. The state shall execute the lease-purchase agreements only in accordance with the following schedule:
(I) During the 2018-19 state fiscal year, the state shall execute lease-purchase agreements in an amount up to five hundred million dollars;

(II) During the 2019-20 state fiscal year, the state shall execute lease-purchase agreements in an amount up to five hundred million dollars;

(III) During the 2020-21 state fiscal year, the state shall execute lease-purchase agreements in an amount up to five hundred million dollars; and

(IV) During the 2021-22 fiscal year, the state shall execute lease-purchase agreements in an amount up to five hundred million dollars:

(b) The anticipated annual state-funded payments for the principal and interest components of the amount payable under all lease-purchase agreements entered into pursuant to subsection (2)(a) of this section shall not exceed one hundred fifty nine million dollars.

(d) Any lease-purchase agreement executed as required by subsection (2)(a) of this section shall provide that all of the obligations of the state under the agreement are subject to the action of the general assembly in annually making money available for all payments thereunder. Payments under any lease-purchase agreement must be made, subject to annual allocation pursuant to section 43-1-113 by the transportation commission created in section 43-1-106 (1) or subject to annual appropriation by the general assembly, as applicable, from the following sources of money:

(I) First, nine million dollars annually, or any lesser amount that is sufficient to make each full payment due, shall be paid from the general fund or any other legally available source of money for the purpose of fully funding the controlled maintenance and capital construction projects in the state to be funded with the proceeds of lease-purchase agreements as specified in subsection (4)(a) of this section; (4) OF THIS SECTION.

(II) Next, fifty million dollars annually, or any lesser amount that is sufficient to make each full payment due, shall be paid from any legally available money under the control of the transportation commission solely for the purpose of allowing the construction, supervision, and maintenance of state highways to be funded with the proceeds of lease-purchase agreements as specified in subsection (4)(b) of this section and section 43-4-206 (1)(b)(V); and

(III) The remainder of the amount needed, in addition to the amounts specified in subsections (2)(d)(I) and (2)(d)(II) of this section, to make each full payment due shall be paid from the general fund or any other legally available source of money.

(3) (a) Before executing a lease-purchase agreement required by subsection (2)(a) of this section, in order to protect against future interest rate increases, the state, acting by and through the state treasurer and at the discretion of the state treasurer, may enter into an interest rate exchange agreement pursuant to article 59.3 of title 11. A lease-purchase agreement executed as required by subsection (2)(a) of this section is a proposed public security for the purposes of article 59.3 of title 11. Any payments made by the state under an agreement entered into pursuant to this subsection (3) must be made solely from money made available to the state treasurer from the execution of a lease-purchase agreement or from money described in subsections (2)(d)(I) and (2)(d)(II) OF THIS SECTION.

(4) Proceeds of lease-purchase agreements executed as required
by subsection (2)(a) of this section shall be used as follows:

(a) (I) The first one hundred twenty million dollars of the proceeds of lease-purchase agreements issued during the 2018-19 state fiscal year shall be used for controlled maintenance and capital construction projects in the state as follows:

(A) Thirteen million six thousand eighty-one dollars for level I controlled maintenance;

(B) Sixty million six hundred thirty-seven thousand three hundred five dollars for level II controlled maintenance;

(C) Forty million two hundred nine thousand five hundred thirty-five dollars for level III controlled maintenance; and

(D) The remainder for capital construction projects as prioritized by the capital development committee.

(II) The capital development committee shall post the list of specific controlled maintenance projects and the cost of each project funded pursuant to subsection (4)(a)(I)(A), (4)(a)(I)(B), or (4)(a)(I)(C) of this section on its official website no later than May 11, 2017.

(b) The remainder of the proceeds shall be credited to the state highway fund created in section 43-1-219 and used by the department of transportation in accordance with section 43-4-206 (1)(b)(V).

SECTION 5. In Colorado Revised Statutes, 39-26-123, amend (3); and add (3.2) as follows:

39-26-123. Receipts - disposition - transfers of general fund surplus - sales tax holding fund - creation - definitions. (3) For any state fiscal year commencing on or after July 1, 2013 JULY 1, 2018, the state treasurer shall credit eighty-five percent of all net revenue ATTRIBUTABLE TO FILING PERIODS COMMENCING ON OR AFTER JULY 1, 2018, THAT IS collected under the provisions of this ARTICLE 26 to the old age pension fund created in section 1 of article XXIV of the state constitution. The state treasurer shall credit to the general fund the remaining fifteen percent of the net revenue less ten million dollars, which the state treasurer shall credit AS FOLLOWS:

(a) SEVEN AND ONE-HALF PERCENT OF THE NET REVENUE TO THE STATE HIGHWAY FUND CREATED IN SECTION 43-1-219;

(b) SEVEN AND ONE-HALF PERCENT OF THE NET REVENUE LESS TEN MILLION DOLLARS TO THE GENERAL FUND; AND

(c) TEN MILLION DOLLARS to the older Coloradans cash fund created in section 26-11-205.5 (5). C.R.S.

(3.2) THE DEPARTMENT OF TRANSPORTATION SHALL EXPEND ANY MONEY CREDITED TO THE STATE HIGHWAY FUND CREATED IN SECTION 43-1-219 IN ACCORDANCE WITH SUBSECTION (3) OF THIS SECTION FIRST TO REPAY ANY TRANSPORTATION REVENUE ANTICIPATION NOTES ISSUED PURSUANT TO SECTION 43-4-705 (13)(b). THE DEPARTMENT SHALL THEN EXPEND ANY OF THE MONEY NOT NEEDED TO MAKE PAYMENTS ON TRANSPORTATION REVENUE ANTICIPATION NOTES AS PROVIDED IN SECTION 43-1-220.5.

SECTION 6. In Colorado Revised Statutes, add 43-1-220.5 as follows:

43-1-220.5. State highway fund - use of sales and use tax net revenue and net proceeds of revenue transportation notes. All state sales and use tax net revenue credited to the state highway fund pursuant to section 39-26-123 (3)(a) that is not expended to make payments on any transportation revenue anticipation notes issued pursuant to section 43-4-705 (13)(b) as required by section 39-26-123 (3.2) shall be expended only for maintenance of qualified federal aid highways. All net proceeds of such
TRANSPORTATION REVENUE ANTICIPATION NOTES THAT ARE CREDITED TO THE STATE HIGHWAY FUND PURSUANT TO SECTION 43-4-714 (2) SHALL BE EXPENDED ONLY FOR QUALIFIED FEDERAL AID HIGHWAY PROJECTS THAT ARE INCLUDED IN THE STRATEGIC TRANSPORTATION PROJECT INVESTMENT PROGRAM OF THE DEPARTMENT AND THAT ARE DESIGNATED FOR TIER 1 FUNDING AS TEN-YEAR DEVELOPMENT PROGRAM PROJECTS ON THE DEPARTMENT’S DEVELOPMENT PROGRAM PROJECT LIST. IF THE VOTERS OF THE STATE APPROVE THE BALLOT ISSUE SUBMITTED AT THE 2018 GENERAL ELECTION PURSUANT TO SECTION 43-4-705 (13)(b), THE DEPARTMENT SHALL ENSURE THAT CONSTRUCTION OF ONE-THIRD OF THE PROJECTS COMMENCES WITHIN ONE YEAR OF THE DATE OF THE OFFICIAL DECLARATION OF THE VOTE ON THE BALLOT ISSUE BY THE GOVERNOR, SHALL ENSURE THAT CONSTRUCTION OF TWO-THIRDS OF THE PROJECTS COMMENCES WITHIN TWO YEARS OF THAT DATE, AND SHALL ENSURE THAT CONSTRUCTION OF ALL OF THE PROJECTS COMMENCES WITHIN THREE YEARS OF THAT DATE.

SECTION 7. In Colorado Revised Statutes, 43-4-206, amend (1) introductory portion, (1)(b) introductory portion, (1)(b)(V), (2)(b) introductory portion, (2)(b)(III), (2)(b)(IV), and (2)(b)(V) as follows:

43-4-206. State allocation. (1) Except as otherwise provided in subsections (1)(a)(V), sub sections (1)(b)(V), (2), and (3) of this section, after paying the costs of the Colorado state patrol and any other costs of the department, exclusive of highway construction, highway improvements, or highway maintenance, that are appropriated by the general assembly, money in the highway users tax fund shall be paid to the state highway fund and expended for the following purposes:

(b) Except as otherwise provided in subsection (2) of this section, all money in the state highway fund not required for the creation, maintenance, and application of the highway anticipation or sinking fund and all money in the state highway supplementary fund are is available to pay for:

(V) The construction, reconstruction, repairs, improvement, planning, supervision, and maintenance of the state highway system and other public highways, including any county and municipal roads and highways, together with the acquisition of rights-of-way and access rights for the same. Any proceeds of lease-purchase agreements executed as required by section 24-82-1303 (2)(a) that are credited to the state highway fund pursuant to section 24-82-1303 (4)(b) shall be used only for qualified federal aid highway projects that are included in the strategic transportation project investment program of the department of transportation and that are designated for tier 1 funding as ten-year development program projects on the department’s development program project list, with at least twenty-five percent of the money being used for projects that are located in counties with populations of fifty thousand or less as of July 2015 as reported by the state demography office of the department of local affairs. No more than ninety percent of the proceeds shall be expended for highway purposes or highway-related capital improvements, and at least ten percent of the proceeds shall be expended for transit purposes or for transit-related capital improvements.

(2)(b) Beginning in 1998, the department of transportation shall report annually to the transportation committee of the senate and the transportation and energy committee of the house of representatives concerning the revenue expended by the department pursuant to subsection (2)(a) of this section and, beginning in 2018 2019, any STATE SALES AND USE TAX NET REVENUE THAT IS CREDITED TO THE STATE HIGHWAY FUND PURSUANT TO SECTION 39-26-123 (3) AND EXPENDED BY
THE DEPARTMENT PURSUANT TO SECTION 43-1-220.5, AND ANY NET
proceeds of lease-purchase agreements executed as required by section
24-82-1303 (2)(a) TRANSPORTATION REVENUE ANTICIPATION NOTES that
are credited to the state highway fund pursuant to section 24-82-1303
(4)(b) SECTION 43-4-714 (2) and expended by the department pursuant
to subsection (1)(b)(V) of this section SECTION 43-1-220.5. The
department shall present the report at the joint meeting required under
section 43-1-113 (9)(a), and the report shall describe for each fiscal year,
if applicable:

(III) The projected amounts of revenue and net proceeds that the
department expects to receive under this subsection (2), and subsection
(1)(b)(V) of this section SECTION 39-26-123 (3), AND SECTION 43-4-714
(2) during the fiscal year;

(IV) The amount of revenue and net proceeds that the department
has already received under this subsection (2), and subsection (1)(b)(V)
of this section SECTION 39-26-123 (3), AND SECTION 43-4-714 (2) during
the fiscal year; and

(V) How the revenue, and net proceeds, AND NET REVENUE
expended under this subsection (2) and subsection (1)(b)(V) of this
section SECTION 43-1-220.5 during the fiscal year relate to the total
funding of the federal aid transportation projects that are included in the
strategic transportation project investment program.

SECTION 8. In Colorado Revised Statutes, 43-4-702, repeal
(7); and add (9) as follows:

43-4-702. Definitions. As used in this part 7, unless the context
otherwise requires:

(7) "Revenue anticipation notes" or "notes" means revenue
anticipation notes authorized by and issued in accordance with this part
7.

(9) "TRANSPORTATION REVENUE ANTICIPATION NOTES",
"REVENUE ANTICIPATION NOTES", OR "NOTES" MEANS REVENUE
ANTICIPATION NOTES AUTHORIZED BY AND ISSUED IN ACCORDANCE WITH
THIS PART 7.

SECTION 9. In Colorado Revised Statutes, 43-4-705, amend
(13) as follows:

43-4-705. Revenue anticipation notes - ballot issue - repeal.
(13) (a) Notwithstanding any other provision of this part 7 to the
contrary, the executive director shall have the authority to issue revenue
anticipation notes pursuant to this part 7 only if voters statewide approve
the ballot question submitted at the November 1999 statewide election
pursuant to section 43-4-703 (1) and only then to the extent allowed
under the maximum amounts of debt and repayment cost so approved.

(b) (I) SUBJECT TO VOTER APPROVAL OF THE BALLOT ISSUE
SUBMITTED AT THE NOVEMBER 2018 GENERAL ELECTION PURSUANT TO
SUBSECTION (13)(b)(III) OF THIS SECTION AND THE REPAYMENT FUNDING
COMMITMENT REQUIREMENT SPECIFIED IN SUBSECTION (13)(b)(II) OF THIS
SECTION, THE EXECUTIVE DIRECTOR SHALL ISSUE TRANSPORTATION
REVENUE ANTICIPATION NOTES IN A TOTAL AMOUNT OF THREE BILLION
FIVE HUNDRED MILLION DOLLARS WITH A MAXIMUM REPAYMENT COST OF
FIVE BILLION DOLLARS. THE EXECUTIVE DIRECTOR SHALL ISSUE AT LEAST
ONE-THIRD OF THE NOTES WITHIN ONE YEAR OF THE DATE OF THE
OFFICIAL DECLARATION OF THE VOTE ON THE BALLOT ISSUE BY THE
GOVERNOR, SHALL ISSUE AT LEAST TWO-THIRDS OF THE NOTES WITHIN
TWO YEARS OF THAT DATE, AND SHALL ISSUE ALL OF THE NOTES WITHIN
THREE YEARS OF THAT DATE. THE MAXIMUM REPAYMENT TERM FOR ANY
NOTES ISSUED PURSUANT TO THIS SUBSECTION (13)(b) IS TWENTY YEARS,
AND THE CERTIFICATE, TRUST INDENTURE, OR OTHER INSTRUMENT
AUTHORIZING ITS ISSUANCE SHALL PROVIDE THAT THE STATE MAY PAY
THE NOTES IN FULL BEFORE THE END OF THE SPECIFIED PAYMENT TERM
WITHOUT PENALTY.

(II) NOTWITHSTANDING SECTION 43-1-113 (19) AND SUBSECTION
(12)(a) OF THIS SECTION, BEFORE ISSUING ANY TRANSPORTATION
REVENUE ANTICIPATION NOTES AS AUTHORIZED BY SUBSECTION (13)(b)(I)
OF THIS SECTION, THE COMMISSION SHALL ADOPT A RESOLUTION
PLEDGING TO ANNUALLY ALLOCATE FROM LEGALLY AVAILABLE MONEY
UNDER ITS CONTROL ANY AMOUNT NEEDED FOR PAYMENT OF THE NOTES
UNTIL THE NOTES ARE FULLY REPAYED.

(III) THE TRANSPORTATION COMMISSION SHALL DIRECT THE
SECRETARY OF STATE TO SUBMIT TO THE REGISTERED ELECTORS OF THE
STATE FOR THEIR APPROVAL OR REJECTION AT THE NOVEMBER 2018
GENERAL ELECTION THE FOLLOWING BALLOT ISSUE: "SHALL STATE OF
COLORADO DEBT BE INCREASED UP TO $3,500,000,000, WITH A MAXIMUM
REPAYMENT COST OF $5,000,000,000, WITHOUT RAISING TAXES,
THROUGH THE ISSUANCE OF TRANSPORTATION REVENUE ANTICIPATION
NOTES FOR THE PURPOSE OF ADDRESSING CRITICAL TRANSPORTATION
NEEDS IN THE STATE BY FUNDING QUALIFIED FEDERAL AID HIGHWAY
PROJECTS THAT ARE INCLUDED IN THE STRATEGIC TRANSPORTATION
PROJECT INVESTMENT PROGRAM OF THE DEPARTMENT OF
TRANSPORTATION AND THAT ARE DESIGNATED FOR TIER 1 FUNDING AS
TEN-YEAR DEVELOPMENT PROGRAM PROJECTS ON THE DEPARTMENT’S
DEVELOPMENT PROGRAM PROJECT LIST; SHALL AT LEAST ONE-THIRD OF
THE NOTES BE ISSUED AND ONE-THIRD OF THE PROJECTS COMMENCED
WITHIN ONE YEAR OF THE NOTES BEING AUTHORIZED, TWO-THIRDS OF THE
NOTES ISSUED AND TWO-THIRDS OF THE PROJECTS COMMENCED WITHIN
TWO YEARS OF THE NOTES BEING AUTHORIZED, AND ALL NOTES ISSUED
AND PROJECTS COMMENCED WITHIN THREE YEARS OF THE NOTES BEING
AUTHORIZED; SHALL NOTES BE REPAYED FROM AN ALLOCATION OF SEVEN
AND ONE-HALF PERCENT OF SALES AND USE TAX NET REVENUE TO THE
STATE HIGHWAY FUND; SHALL NOTE PROCEEDS AND INVESTMENT
EARNINGS ON NOTE PROCEEDS BE EXCLUDED FROM STATE FISCAL YEAR
SPENDING LIMITS; AND SHALL AN EXISTING REQUIREMENT THAT THE
STATE TREASURER EXECUTE LEASE-PURCHASE AGREEMENTS FOR THE
PURPOSE OF FUNDING TRANSPORTATION PROJECTS BE REPEALED?"

(IV) WITHIN FORTY-FIVE DAYS OF THE EFFECTIVE DATE OF THIS
SUBSECTION (13)(b)(IV), THE DEPARTMENT SHALL PROVIDE TO THE
DIRECTOR OF RESEARCH OF THE LEGISLATIVE COUNCIL THE MOST RECENT
AVAILABLE LIST OF QUALIFIED FEDERAL AID HIGHWAY PROJECTS THAT
ARE DESIGNATED FOR TIER 1 FUNDING AS TEN-YEAR DEVELOPMENT
PROGRAM PROJECTS ON THE DEPARTMENT’S 2018 DEVELOPMENT
PROGRAM PROJECT LIST AND THAT THE DEPARTMENT WILL FUND WITH
PROCEEDS OF ANY TRANSPORTATION REVENUE ANTICIPATION NOTES
ISSUED AS AUTHORIZED BY THIS SUBSECTION (13)(b). IN ORDER TO FULLY
INFORM THE VOTERS OF THE STATE CONCERNING THE PROJECTS TO BE
FUNDED WITH PROCEEDS OF ANY SUCH TRANSPORTATION REVENUE
ANTICIPATION NOTES BEFORE THE VOTERS VOTE ON THE BALLOT
QUESTION SPECIFIED IN SUBSECTION (13)(b)(III) OF THIS SECTION, THE
DIRECTOR OF RESEARCH SHALL PUBLISH THE LIST, INCLUDING ANY
SUBSEQUENT UPDATES TO THE LIST MADE BEFORE FINAL APPROVAL BY
THE LEGISLATIVE COUNCIL OF THE 2018 BALLOT INFORMATION BOOKLET
PREPARED PURSUANT TO SECTION 1-40-124.5, WHICH UPDATES THE
DEPARTMENT SHALL EXPEDITIOUSLY PROVIDE TO THE DIRECTOR OF
RESEARCH, IN THE BALLOT INFORMATION BOOKLET.
(V) (A) If a majority of the electors voting on the ballot issue in subsection (13)(b)(III) of this section vote "No/Against", then this subsection (13)(b) is repealed, effective January 1, 2019.

(B) If a majority of the electors voting on the ballot issue in subsection (13)(b)(III) of this section vote "Yes/For", then this subsection (13)(b)(V) is repealed, effective January 1, 2019.

SECTION 10. In Colorado Revised Statutes, amend 43-4-714 as follows:

43-4-714. Priority of strategic transportation project investment program - additional contract award process requirements. (1) If the executive director issues any revenue anticipation notes in accordance with the provisions of this part 7, the proceeds from the sale of such notes that are not otherwise pledged for the payment of such notes shall be used for the qualified federal aid transportation projects included in the strategic transportation project investment program of the department of transportation.

(2) In addition to the requirement specified in subsection (1) of this section, net proceeds from the sale of any transportation revenue anticipation notes that the executive director issues pursuant to section 43-4-705 (13)(b) that are not otherwise pledged for the payment of the notes shall be credited to the state highway fund and expended by the department only for the qualified federal aid highway projects described in section 43-1-220.5. The department may expend no more than ten percent of the net proceeds credited to the state highway fund for the administrative and engineering costs of the projects being funded with the net proceeds.

SECTION 11. In Colorado Revised Statutes, 24-75-302, amend (2)(dd), (2)(ee), (2.5)(k), and (2.5)(l); amend as added by House Bill 18-1173 (2.3)(c) and (2.3)(d); and add (2)(ff), (2.3)(e), and (2.5)(m) as follows:

24-75-302. Capital construction fund - capital assessment fees - calculation - information technology capital account. (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. 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:

(2) are as follows:

(dd) On July 1, 2016, twenty million five hundred eighty-six thousand three hundred ninety-eight dollars; and

(ee) On July 1, 2017, sixty-eight million eight hundred forty-six thousand dollars; and

(ff) On July 1, 2018, seventy-one million four hundred thirty-one thousand three hundred forty-five dollars.

(2.3) In addition to the sums transferred pursuant to subsections (2) and (2.5) of this section, the state treasurer and the controller shall transfer a sum as specified in this subsection (2.3) from the general fund to the information technology capital account created in subsection (3.7) of this section, as enacted by House Bill 15-1266, 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. Transfers between funds pursuant to this subsection (2.3) are not appropriations subject to the
limitations of section 24-75-201.1. The amounts transferred pursuant to this subsection (2.3) are as follows:

(c) On July 1, 2017, nineteen million eight hundred fifty-five thousand five hundred fifteen dollars; and

d) On April 1, 2018, two million eight hundred eighty-eight thousand five hundred twenty-nine dollars; AND

e) On July 1, 2018, fifteen million two hundred sixty dollars.

(2.5) In addition to the sums transferred pursuant to subsections (2) and (2.3) of this section, the state treasurer and the controller shall transfer a sum as specified in this subsection (2.5) from the general fund exempt account of the general fund created pursuant to section 24-77-103.6 to the capital construction fund as money becomes available in the general fund exempt account during the fiscal year beginning on July 1 of the fiscal year in which the transfer is made. Transfers between funds pursuant to this subsection (2.5) are not appropriations subject to the limitations of section 24-75-201.1. The amounts transferred pursuant to this subsection (2.5) are as follows:

(k) On July 1, 2016, five hundred thousand dollars; and

(l) On July 1, 2017, five hundred thousand dollars; AND

(m) On July 1, 2018, five hundred thousand dollars.

SECTION 12. In Colorado Revised Statutes, 24-75-302.5, add (2.4) as follows:

24-75-302.5. Controlled maintenance - trust fund - legislative declaration. (2.4) For the fiscal year commencing July 1, 2018, the state treasurer shall transfer thirty million dollars from the general fund to the controlled maintenance trust fund.

SECTION 13. In Colorado Revised Statutes, 12-47.1-1201, add (10) as follows:

12-47.1-1201. State historical fund - administration - legislative declaration - state museum cash fund - capitol dome restoration fund. (10) For the fiscal year commencing July 1, 2018, the state treasurer shall transfer one hundred fifty thousand dollars from the preservation grant program account of the state historical fund on October 1, 2018, to the capital construction fund created in section 24-75-302 for historical property rehabilitation in the capitol complex.

SECTION 14. In Colorado Revised Statutes, add 24-75-219.5 as follows:

24-75-219.5. Transfer - state highway fund - repeal. (1) For the fiscal year commencing July 1, 2018, the state treasurer shall transfer four hundred ninety-five million dollars from the general fund to the state highway fund created in section 43-1-219.

(2) This section is repealed, effective July 1, 2019.

SECTION 15. Effective date. This act takes effect upon passage; except that section 4 of this act takes effect only if Senate Bill 18-001 does not become law.

SECTION 16. Effective date. (1) Except as otherwise provided in subsections (2) and (3) of this section, this act takes effect upon passage.

(2) Sections 3, 4, 7, and 10 of this act take effect only if, at the November 2018 general election, a majority of voters approve the ballot issue submitted pursuant to section 43-4-705 (13)(b), Colorado Revised Statutes, as enacted in section 9 of this act, and, in such case, sections 3,
4, 7, and 10 of this act take effect on the date of the official declaration
of the vote thereon by the governor.

(3) Section 14 of this act takes effect only if Senate Bill 18-001
does not become law.

SECTION 17. Safety clause. The general assembly hereby finds,
determines, and declares that this act is necessary for the immediate
preservation of the public peace, health, and safety."

Page 1, line 101, strike "TRANSFERS OF MONEY TO BE USED FOR".

Page 1, strike line 102 and substitute: "INFRASTRUCTURE, AND, IN
CONNECTION THEREWITH, MAKING TRANSFERS OF MONEY TO FUND
INFRASTRUCTURE, REQUIRING A SPECIFIED PERCENTAGE OF NET
REVENUE GENERATED BY THE EXISTING STATE SALES AND USE TAX TO
BE CREDITED TO THE STATE HIGHWAY FUND; REQUIRING THE
TRANSPORTATION COMMISSION TO SUBMIT TO THE VOTERS OF THE
STATE AT THE NOVEMBER 2018 GENERAL ELECTION A BALLOT
QUESTION, WHICH, IF APPROVED, WILL, WITHOUT RAISING TAXES,
AUTHORIZE THE STATE TO ISSUE TRANSPORTATION REVENUE
ANTICIPATION NOTES FOR THE PURPOSE OF FUNDING THE
CONSTRUCTION OF SPECIFIED HIGH-PRIORITY HIGHWAY PROJECTS,
WILL REQUIRE ALL OF THE NOTES TO BE ISSUED AND PROJECTS
COMMENCED WITHIN THREE YEARS OF THE NOTES BEING
AUTHORIZED, WILL EXCLUDE NOTE PROCEEDS AND INVESTMENT
EARNINGS ON NOTE PROCEEDS FROM STATE FISCAL YEAR SPENDING
LIMITS, AND WILL REPEAL AN EXISTING REQUIREMENT THAT THE
STATE TREASURER EXECUTE LEASE-PURCHASE AGREEMENTS FOR THE
PURPOSE OF FUNDING TRANSPORTATION PROJECTS; AND REQUIRING
THE SALES AND USE TAX NET REVENUE CREDITED TO THE STATE
HIGHWAY FUND TO BE USED TO REPAY ANY NOTES ISSUED AND TO
FUND MAINTENANCE ON QUALIFIED FEDERAL AID HIGHWAYS.".

The amendment was declared lost by the following roll call vote:

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<td></td>
<td>Speaker</td>
<td>N</td>
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</tbody>
</table>
Representative P. Neville moved to amend the Report of the Committee of the Whole to reverse the action taken by the Committee in not adopting the following P. Neville amendment, to HB 18-1340, to show that said amendment passed, and that HB 18-1340, as amended, passed.

Amend printed bill, page 4, line 23, strike "FOUR HUNDRED NINETY-FIVE MILLION" and substitute "ONE BILLION".

The amendment was declared lost by the following roll call vote:

<table>
<thead>
<tr>
<th>YES</th>
<th>24</th>
<th>NO</th>
<th>39</th>
<th>EXCUSED</th>
<th>1</th>
<th>ABSENT</th>
<th>0</th>
<th>VACANCY</th>
<th>1</th>
</tr>
</thead>
</table>

Representative J. Becker moved to amend the Report of the Committee of the Whole to reverse the action taken by the Committee in not adopting the following J. Becker amendment, to HB 18-1340, to show that said amendment passed, that Amendment No. 1, by Representative(s) Duran and Winter (printed in House Journal page(s) 717 lines 39 through 56, page(s) 718 through 720, page(s) 721 lines 1 through 18), to HB 18-1340, passed, and that HB 18-1340, as amended, passed.

Amend Amendment No. 1, by Representative(s) Duran and Winter, House Journal page 717, line 42, strike "TWENTY-FIVE" and substitute "THIRTY".

Page 717, line 43, strike "TWENTY-FIVE" and substitute "THIRTY".

Page 717, strike lines 45 through 47 and substitute "TO SECTION 43-4-208".

Page 717, strike lines 48 through 56.

Strike pages 718 through 720.

Page 721, strike lines 1 through 18
The amendment was declared **lost** by the following roll call vote:

<table>
<thead>
<tr>
<th>YES</th>
<th>NO</th>
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<tr>
<td>Arndt</td>
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**ADOPTION OF COMMITTEE OF THE WHOLE REPORT**

Passed Second Reading: **HB18-1332 amended, 1340 amended.**

The Chairman moved the adoption of the Committee of the Whole Report. As shown by the following roll call vote, a majority of those elected to the House voted in the affirmative, and the Report was adopted.

<table>
<thead>
<tr>
<th>YES</th>
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</table>

**Speaker** Y
On motion of Representative Esgar, the House resolved itself into Committee of the Whole for consideration of Special Orders and she was called to act as Chair.

________________________

SPECIAL ORDERS--SECOND READING OF BILLS

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

(Amendments to the committee amendment are to the printed committee report which was printed and placed in the members' bill file.)

HB18-1323 by Representative(s) Rankin, Hamner, Young; also Senator(s) Moreno, Lambert, Lundberg--Concerning transfers of money to a newly created office of state planning and budgeting youth pay for success initiatives account within the pay for success contracts fund, and, in connection therewith, making an appropriation.

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

HB18-1324 by Representative(s) Hamner, Young, Rankin; also Senator(s) Lundberg, Lambert, Moreno--Concerning the continuation of the governor's commission on community service, and, in connection therewith, making an appropriation.

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

HB18-1325 by Representative(s) Hamner and Rankin, Young; also Senator(s) Lambert, Lundberg, Moreno--Concerning measures to address coverage gaps in the statewide digital trunked radio system, and, in connection therewith, making an appropriation.

Amendment No. 1, Appropriations Report, dated March 27, 2018, and placed in member's bill file; Report also printed in House Journal, March 27, 2018.

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

HB18-1326 by Representative(s) Young, Hamner, Rankin; also Senator(s) Lambert, Lundberg, Moreno--Concerning support for persons interested in transitioning from an institutional setting, and, in connection therewith, making and reducing appropriations.

Ordered engrossed and placed on the Calendar for Third Reading and Final Passage.
HB18-1327 by Representative(s) Young, Hamner, Rankin; also Senator(s) Moreno, Lambert, Lundberg--Concerning the all-payer health claims database, and, in connection therewith, making an appropriation.

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

HB18-1328 by Representative(s) Young, Hamner, Rankin; also Senator(s) Lambert and Moreno, Lundberg--Concerning the children's habilitation residential waiver program, and, in connection therewith, making and reducing an appropriation.

Amendment No. 1, Appropriations Report, dated March 27, 2018, and placed in member's bill file; Report also printed in House Journal, March 27, 2018.

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

HB18-1329 by Representative(s) Rankin, Hamner, Young; also Senator(s) Moreno, Lambert, Lundberg--Concerning a supplemental state payment to qualified providers of durable medical equipment who experienced a decrease in reimbursement in the 2017-18 state fiscal year as a result of the implementation of the federal "21st Century Cures Act", and, in connection therewith, making an appropriation.

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

HB18-1330 by Representative(s) Young, Hamner, Rankin; also Senator(s) Moreno, Lambert, Lundberg--Concerning a supplemental state payment relating to certain office-administered oncology-related drugs for qualified providers under the medical assistance program who experienced a reduction in reimbursement payments in the 2017-18 state fiscal year as a result of the implementation of the federal final rules for covered outpatient drugs, and, in connection therewith, making an appropriation.

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

HB18-1331 by Representative(s) Young and Rankin, Hamner; also Senator(s) Lundberg, Lambert, Moreno--Concerning expanding the use of open educational resources at public institutions of higher education, and, in connection therewith, creating the Colorado open educational resources council, creating a grant program to support the creation and use of open educational resources, and making an appropriation.
Amendment No. 1, Appropriations Report, dated March 27, 2018, and placed in member's bill file; Report also printed in House Journal, March 27, 2018.

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

**HB18-1332** by Representative(s) Hamner and Rankin, Young; also Senator(s) Moreno, Lambert, Lundberg--Concerning creation of a grant program to support collaborative educator preparation initiatives to address the teacher shortage in Colorado, and, in connection therewith, making an appropriation.

Amendment No. 1, Appropriations Report, dated March 27, 2018, and placed in member's bill file; Report also printed in House Journal, March 27, 2018.

Amendment No. 2, by Representative(s) Hamner.

Amend printed bill, page 6, line 20, strike "FROM THE MARIJUANA TAX CASH FUND, CREATED IN".

Page 6, line 21, strike "SECTION 39-28.8-501,".

Amendment No. 3, by Representative(s) Pabon.

Amend printed bill, page 2, line 12, strike "CHARTER" and substitute "PUBLIC".

Page 3, line 1, strike "CHARTER" and substitute "PUBLIC".

Page 3, line 5, strike "CHARTER" and substitute "PUBLIC".

Page 3, strike lines 11 through 14.

Reletter succeeding paragraphs accordingly.

Page 3, line 19, strike "CHARTER" and substitute "PUBLIC".

Page 3, after line 19 insert:

"(d) "PUBLIC SCHOOL" MEANS A SCHOOL THAT DERIVES ITS SUPPORT, IN WHOLE OR IN PART, FROM MONEY RAISED BY A GENERAL STATE OR SCHOOL DISTRICT TAX AND INCLUDES A SCHOOL OF A SCHOOL DISTRICT, A PUBLIC SCHOOL OPERATED BY A BOARD OF COOPERATIVE SERVICES, AND AN INSTITUTE CHARTER SCHOOL AUTHORIZED BY THE STATE CHARTER SCHOOL INSTITUTE PURSUANT TO PART 5 OF ARTICLE 30.5 OF TITLE 22.".

Reletter succeeding paragraph accordingly.

As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.
HB18-1333  by Representative(s) Young, Hamner, Rankin; also
Senator(s) Lambert, Lundberg, Moreno--Concerning part
C child find responsibilities of state departments, and, in
connection therewith, making an appropriation.

Amendment No. 1, Appropriations Report, dated March 27, 2018, and
placed in member’s bill file; Report also printed in House Journal, March
27, 2018.

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

HB18-1334  by Representative(s) Hamner, Young, Rankin; also
Senator(s) Lambert, Lundberg, Moreno--Concerning an
extension of the transitional jobs program, and, in
connection therewith, making an appropriation.

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

HB18-1336  by Representative(s) Young, Hamner, Rankin; also
Senator(s) Lambert, Lundberg, Moreno--Concerning the
repeal of the local government retail marijuana impact
grant program.

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

HB18-1337  by Representative(s) Hamner and Rankin, Young; also
Senator(s) Lambert, Lundberg, Moreno--Concerning a
veterans one-stop center in Grand Junction, and, in
connection therewith, making an appropriation.

Amendment No. 1, Appropriations Report, dated March 27, 2018, and
placed in member’s bill file; Report also printed in House Journal, March
27, 2018.

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

HB18-1338  by Representative(s) Rankin, Hamner, Young; also
Senator(s) Lambert, Lundberg, Moreno--Concerning
transfers to address the reduction of revenues in the
severance tax operational fund.

Amendment No. 1, by Representative(s) Foote.

Amend printed bill, page 10, after line 19 insert:
"(III) (A) THE GENERAL ASSEMBLY HEREBY FINDS AND DECLARES
THAT NUMEROUS CRITICAL PROGRAMS ARE FUNDED WITH MONEY FROM
THE OPERATIONAL FUND. DUE TO THE VOLATILE NATURE OF THE
SEVERANCE TAX IMPOSED IN ACCORDANCE WITH SECTION 39-29-105, IT
WAS NECESSARY FOR THE GENERAL ASSEMBLY TO ENACT HOUSE BILL
18-1338 IN 2018 TO TRANSFER MONEY RELATED TO A SHORTFALL IN THE
OPERATIONAL FUND. THE REPORT REQUIRED UNDER SUBSECTION
(2)(b)(III)(B) OF THIS SECTION WILL ALLOW THE GENERAL ASSEMBLY TO ANTICIPATE THE NEED FOR ADDITIONAL TRANSFERS THAT MAY BE NEEDED TO ADDRESS THE REDUCTION OF REVENUES IN THE OPERATIONAL FUND.


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

HB18-1339 by Representative(s) Rankin, Hamner, Young; also Senator(s) Lambert, Lundberg, Moreno--Concerning a requirement for fingerprint-based criminal history record checks for individuals with access to federal tax information.

Amendment No. 1, Appropriations Report, dated March 27, 2018, and placed in member's bill file; Report also printed in House Journal, March 27, 2018.

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

AMENDMENT(S) TO THE COMMITTEE OF THE WHOLE REPORT

Representative P. Neville moved to amend the Report of the Committee of the Whole to reverse the action taken by the Committee in adopting Amendment No. 1, by Representative(s) Foote (printed in House Journal page(s) 749, lines 46 through 55, page(s) 750, lines 1 through 15), to HB 18-1338, to show that said amendment lost, and that HB 18-1338, as amended, passed.

The amendment was declared lost by the following roll call vote:

<table>
<thead>
<tr>
<th>YES</th>
<th>NO</th>
<th>EXCUSED</th>
<th>ABSENT</th>
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Arndt N Foote N Leonard Y Rosenthal N
Becker J. Y Garnett N Lewis E Saine Y
Becker K. N Ginal N Liston Y Salazar N
Beckman Y Gray N Lontine N Sandridge Y
Benavidez N Hamner Y Lundeen Y Sias E
Bridges N Hansen Y McKeand Y Singer N
Buck Y Herod N McLachlan N Thurlow Y
Buckner N Hooton N Melton N Valdez Y
ADOPTION OF COMMITTEE OF THE WHOLE REPORT


The Chairman moved the adoption of the Committee of the Whole Report. As shown by the following roll call vote, a majority of those elected to the House voted in the affirmative, and the Report was adopted.

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LAY OVER OF CALENDAR ITEM(S)

On motion of Representative KC Becker, the following item(s) on the Calendar were laid over until March 29, 2018, retaining place on Calendar:

Consideration of Third Reading--HB18-1089, SB18-170, 176, 182, 087, HB18-1252, SB18-151, 162, HB18-1278, SB18-079.

Consideration of Resolution(s)--SJR18-008.
Consideration of Senate Amendment(s)--HB18-1056, 1078, 1191, 1047, 1227.

On motion of Representative KC Becker, the House adjourned until 9:15 a.m., March 29, 2018.

Approved:
CRISANTA DURAN,
Speaker

Attest:
MARIlyn EDDINS,
Chief Clerk
Prayer by Rabbi Joseph Black, Temple Emanuel, Denver.

The Speaker called the House to order at 9:15 a.m.

Pledge of Allegiance led by Elle Baker, Silas Fox, Priya Hartman, Lucy Hays, Cody Howell, Titus Humphreys, Autumn Long, Rowan McNeese, Josie Ogden, Mackenzie Phillimore, Adley Terry, Ava Wingard, Lake City Community School, Lake City.

The roll was called with the following result:

Present--62.
Excused--Representative(s) Herod, Landgraf, Sias--3.
Present after roll call--Representative(s) Herod, Landgraf.

The Speaker declared a quorum present.

On motion of Representative Gray, the reading of the journal of March 28, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

COMMUNICATIONS

I, Wayne W. Williams, 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 March 26, 2018 by the Republican 34th House District Vacancy Committee, appointing Alexander "Skinny" Winkler to fill the vacancy in the office of the Colorado State House, District 34.
In testimony whereof I have set my hand and affixed the Great Seal of the State of Colorado, at the City of Denver this twenty-seventh day of March 2018.

(Signed)
Wayne W. Williams
Secretary of State

STATE OF COLORADO
DEPARTMENT OF STATE

UNITED STATES OF AMERICA       ) SS.        CERTIFICATE
STATE OF COLORADO                   )

I, Wayne W. Williams, 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 March 26, 2018 by Alexander "Skinny" Winkler, accepting the appointment of the Republican 34th House District Vacancy Committee to fill the vacancy in the office of the Colorado State House, District 34.

In testimony whereof I have set my hand and affixed the Great Seal of the State of Colorado, at the City of Denver this twenty-seventh day of March 2018.

(Signed)
William W. Wayne
Secretary of State

(Note: On March 29, 2018, at 9:00 a.m., Alexander "Skinny" Winkler, was sworn in as Representative for District 34. Speaker Duran administered the oath of office in the Chamber of the House of Representatives.)

THIRD READING OF BILL(S)--FINAL PASSAGE

The following bill(s) were considered on Third Reading. The title(s) were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

HB18-1322 by Representative(s) Hamner, Young, Rankin; also Senator(s) Lambert, Lundberg, Moreno--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, 2018, except as otherwise noted.

The question being "Shall the bill pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
HB18-1340 by Representative(s) Hamner, Young, Rankin; also
Senator(s) Lambert, Lundberg, Moreno--Concerning
transfers of money to be used for the state's infrastructure.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
was declared passed.
HB18-1323 by Representative(s) Rankin, Hamner, Young; also
Senator(s) Moreno, Lambert, Lundberg--Concerning
transfers of money to a newly created office of state
planning and budgeting youth pay for success initiatives
account within the pay for success contracts fund, and, in
connection therewith, making an appropriation.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
was declared passed.

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Co-sponsor(s) added: Representative(s) Becker K., Benavidez, Bridges,
Buckner, Coleman, Exum, Garnett, Gray, Hansen, Herod, Hooton, Jackson,
Kraft-Tharp, Lee, Lontine, Melton, Michaelson Jenet, Pettersen, Rosenthal,
Salazar, Winter, Speaker

HB18-1324 by Representative(s) Hamner, Young, Rankin; also
Senator(s) Lundberg, Lambert, Moreno--Concerning the
continuation of the governor's commission on community
service, and, in connection therewith, making an
appropriation.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
was declared passed.

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HB18-1325 by Representative(s) Hamner and Rankin, Young; also Senator(s) Lambert, Lundberg, Moreno--Concerning measures to address coverage gaps in the statewide digital trunked radio system, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Becker K., Catlin, Exum, Hansen, Herod, Hooton, Jackson, Kraft-Tharp, Melton, Michaelson Jenet, Pabon, Pettersen, Rosenthal, Salazar, Winter, Speaker

HB18-1326 by Representative(s) Young, Hamner, Rankin; also Senator(s) Lambert, Lundberg, Moreno--Concerning support for persons interested in transitioning from an institutional setting, and, in connection therewith, making and reducing appropriations.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Arndt, Becker K., Bridges, Buckner, Esgar, Ginal, Hansen, Jackson, Kennedy, Lontine, Melton, Michaelson Jenet, Pettersen, Reyher, Roberts, Rosenthal, Saine, Salazar, Van Winkle, Weissman, Winkler, Winter, Speaker

HB18-1327 by Representative(s) Young, Hamner, Rankin; also Senator(s) Moreno, Lambert, Lundberg--Concerning the all-payer health claims database, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Buckner, Esgar, Exum, Ginal, Hansen, Herod, Jackson, Kennedy, Lee, Lontine, Melton, Michaelson Jenet, Rosenthal, Valdez, Speaker
The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Buckner, Esgar, Ginal, Herod, Hooton, Jackson, Kennedy, Kraft-Tharp, Lontine, Melton, Michaelson Jenet, Pettersen, Reyher, Rosenthal, Valdez, Williams D., Winkler, Speaker

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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HB18-1330 by Representative(s) Young, Hamner, Rankin; also
Senator(s) Moreno, Lambert, Lundberg--Concerning a
supplemental state payment relating to certain office-
administered oncology-related drugs for qualified
providers under the medical assistance program who
experienced a reduction in reimbursement payments in the
2017-18 state fiscal year as a result of the implementation
of the federal final rules for covered outpatient drugs, and,
in connection therewith, making an appropriation.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
was declared passed.

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Co-sponsor(s) added: Representative(s) Arndt, Buckner, Esgar, Exum, Ginal,
Jackson, Kennedy, Michaelson Jenet, Pettersen, Rosenthal, Valdez, Speaker

HB18-1331 by Representative(s) Young and Rankin, Hamner; also
Senator(s) Lundberg, Lambert, Moreno--Concerning
expanding the use of open educational resources at public
institutions of higher education, and, in connection
therewith, creating the Colorado open educational
resources council, creating a grant program to support the
creation and use of open educational resources, and
making an appropriation.
The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

### HB18-1332

by Representative(s) Hamner and Rankin, Young; also Senator(s) Moreno, Lambert, Lundberg--Concerning creation of a grant program to support collaborative educator preparation initiatives to address the teacher shortage in Colorado, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
Co-sponsor(s) added: Representative(s) Arndt, Bridges, Buckner, Esgar, Exum, Garnett, Gray, Hansen, Herod, Hooton, Jackson, McLachlan, Melton, Michaelson Jenet, Pabon, Pettersen, Rosenthal, Valdez, Winter, Speaker

HB18-1333 by Representative(s) Young, Hamner, Rankin; also Senator(s) Lambert, Lundberg, Moreno--Concerning part C child find responsibilities of state departments, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Becker K. Y Ginal Y Lontine Y Sandridge N
Beckman N Gray Y Lundeen N Sias E
Benavidez Y Hamner Y McKean N Singer Y
Bridges Y Hansen Y McLachlan Y Thurlow N
Buck N Herod Y Melton Y Valdez Y
Buckner Y Hooton Y Michaelson Jenet Y Van Winkle N
Carver N Humphrey N Neville P. N Weissman Y
Catlin N Jackson Y Pabon Y Willett N
Coleman Y Kennedy Y Pettersen Y Williams D. N
Covarrubias N Kraft-Tharp Y Rankin Y Wilson N
Danielson Y Landgraf N Ransom N Winkler N
Esgar Y Lawrence N Reyher Y Winter Y
Everett N Lee Y Roberts Y Wist N
Exum Y Leonard N Rosenthal Y Young Y

Co-sponsor(s) added: Representative(s) Arndt, Becker K., Buckner, Herod, Michaelson Jenet, Pettersen, Rosenthal, Valdez

HB18-1334 by Representative(s) Hamner, Young, Rankin; also Senator(s) Lambert, Lundberg, Moreno--Concerning an extension of the transitional jobs program, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Becker K. Y Ginal Y Lontine Y Sandridge N
Beckman Y Gray Y Lundeen Y Sias E
Benavidez Y Hamner Y McKean Y Singer Y
Bridges Y Hansen Y McLachlan Y Thurlow Y
Buck N Herod Y Melton Y Valdez Y
HB18-1336 by Representative(s) Young, Hamner, Rankin; also Senor(s) Lambert, Lundberg, Moreno--Concerning the repeal of the local government retail marijuana impact grant program.

The question being "Shall the bill pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

HB18-1337 by Representative(s) Hamner and Rankin, Young; also Senator(s) Lambert, Lundberg, Moreno--Concerning a veterans one-stop center in Grand Junction, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
HB18-1338  by Representative(s) Rankin, Hamner, Young; also
Senator(s) Lambert, Lundberg, Moreno--Concerning
transfers to address the reduction of revenues in the
severance tax operational fund.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
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Co-sponsor(s) added: Representative(s) Arndt, Becker K., Gray, Herod,
Kennedy, Rosenthal, Speaker
HB18-1339  by Representative(s) Rankin, Hamner, Young; also
    Senator(s) Lambert, Lundberg, Moreno--Concerning a
    requirement for fingerprint-based criminal history record
    checks for individuals with access to federal tax
    information, and, in connection therewith, making an
    appropriation.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
was declared passed.

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Co-sponsor(s) added: Representative(s) Danielson, Pettersen, Winkler

SB18-170  by Senator(s) Sonnenberg; also Representative(s) Hansen
    and McKean--Concerning a water court process by which
    an owner of a storage water right allowing water to be
    stored in new reservoir capacity may release water into an
    identified stream reach in a manner that protects the water
    releases while complying with mitigation measures
    identified in a fish and wildlife mitigation plan approved
    by the Colorado water conservation board.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
was declared passed.

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HB18-1089 by Representative(s) Benavidez; also Senator(s) Fields--Concerning reform of pretrial criminal procedures, and, in connection therewith, prohibiting the use of monetary bonding except for certain defendants and requiring courts to conduct timely hearings to reconsider monetary conditions of bond under certain circumstances.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
REPORT(S) OF COMMITTEE(S) OF REFERENCE

BUSINESS AFFAIRS & LABOR

After consideration on the merits, the Committee recommends the following:

HB18-1184 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 40-2-130 as follows:

40-2-130. State of 911 report. (1) Notwithstanding section 24-1-136 (11)(a)(I), on or before September 15, 2018, and on or before September 15 of each year thereafter, the Commission shall publish a "State of 911" report and submit the report to the members of the general assembly. The report must provide an overall understanding of the state of 911 service in Colorado and must address, at a minimum, the following:

(a) The Commission's actions related to 911 service in the state during the previous year as well as planned implementation actions related to 911 service for the upcoming year;

(b) The current statewide structure, technology, and general operations of 911 service in Colorado;

(c) 911 network reliability and resiliency;

(d) Identified gaps, vulnerabilities, and needs related to 911 service in the state;

(e) The impact on and involvement of the state in federal activities and national trends affecting 911 service in Colorado;

(f) The state's planning for, transition to, and implementation of next generation 911, including a projected timeline for full statewide implementation; and

(g) A discussion of 911 funding and fiscal outlook, including current funding sources and whether they are adequate for 911 service in the state, and potential funding mechanisms for the transition to and implementation of next generation 911.

(2) In developing the report each year, the Commission shall consult with public safety answering points as defined in section 29-11-101(6.5), 911 governing bodies as defined in section 29-11-101(4), and statewide organizations that represent public safety agencies.

(3) On or before February 1, 2019, and on or before February 1 of each year thereafter, the Commission shall present the report to the Senate Committee on Business, Labor, and Technology, or its successor committee, and the House of Representatives Committee on Business Affairs and Labor or its successor committee.

(4) Nothing in this section shall be interpreted to grant the Commission the authority to regulate any providers or services exempt from jurisdiction under section 40-15-401."
SECTION 2. Safety clause. The general assembly hereby finds, determines, and declares that this act is necessary for the immediate preservation of the public peace, health, and safety."

Page 1, strike lines 101 through 102 and substitute "CONCERNING THE CREATION OF A REPORT ON 911 SERVICE IN COLORADO, AND, IN CONNECTION THEREWITH, REQUIRING CONSIDERATION OF ISSUES RELATED TO THE IMPLEMENTATION OF NEXT GENERATION 911."

HB18-1308 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 "definition." and substitute "definitions."

Page 2, line 6, strike "AND THE" and substitute "BY AN OUT-OF-STATE EMPLOYER AND THE OUT-OF-STATE".

Page 3, line 3, before "EMPLOYER" insert "OUT-OF-STATE".

Page 3, line 7, before "EMPLOYER" insert "OUT-OF-STATE".

Page 3, line 8, before "EMPLOYER" insert "OUT-OF-STATE".

Page 3, after line 14 insert:

"(4) NOTHING IN THIS SECTION CONTRAVENES THE LEGAL OBLIGATIONS OF COLORADO EMPLOYERS TO PROVIDE WORKERS' COMPENSATION TO THEIR EMPLOYEES IN COMPLIANCE WITH ARTICLES 40 TO 47 OF THIS TITLE 8."

Renumber succeeding subsection accordingly.

Page 3, line 15, strike "SECTION, "TEMPORARILY"" and substitute "SECTION:

(a) "OUT-OF-STATE EMPLOYER" MEANS AN EMPLOYER THAT IS DOMICILED IN ANOTHER STATE.

(b) "TEMPORARILY".

Page 3, line 17, strike "(a)" and substitute "(I)".

Page 3, line 19, strike "(b)" and substitute "(II)".

SB18-183 be referred to the Committee of the Whole with favorable recommendation.
JUDICIARY
After consideration on the merits, the Committee recommends the following:
HB18-1206 be postponed indefinitely.

PUBLIC HEALTH CARE & HUMAN SERVICES
After consideration on the merits, the Committee recommends the following:
SB18-174 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 3, strike "remove" and substitute "move"
Page 6, lines 8 through 12, strike "EXCEPT IN THE CASE OF AN EMERGENCY, PERSON-CENTERED PLANNING MUST OCCUR PRIOR TO SUCH REMOVALS. IN THE CASE OF AN EMERGENCY, THE PERSON-CENTERED PLANNING REQUIRED BY THIS SUBSECTION (10) MUST OCCUR AS SOON AS POSSIBLE FOLLOWING REMOVAL." and substitute "IF A PERSON IS MOVED FOR ONE OF THE AFOREMENTIONED REASONS, THE PERSON-CENTERED PLANNING REQUIRED BY THIS SUBSECTION (10) MUST OCCUR AS SOON AS POSSIBLE FOLLOWING THE MOVE.".

PRINTING REPORT
The Chief Clerk reports the following bill has been correctly printed:
HB18-1345.

SIGNING OF BILLS - RESOLUTIONS - MEMORIALS
The Speaker has signed: HB18-1099, 1112, 1228; SB18-160.

MESSAGE(S) FROM THE SENATE
The Senate has adopted and transmits herewith: SJR18-009.
The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB18-205.
SB18-001 Amended in General Orders as printed in Senate Journal, March 14, 15, and 21, 2018 and on Third Reading on March 28, 2018.
The Senate has passed on Third Reading and returns herewith:
HB18-1238 and 1239.

The Senate has passed on Third Reading and transmitted to the Revisor
of Statutes:
SB18-192, 185, and 052.
SB18-197  Amended in General Orders as printed in Senate Journal,
SB18-123  Amended in General Orders as printed in Senate Journal,
March 8 and March 28, 2018.

HB18-1018 Amended in General Orders as printed in Senate Journal,
HB18-1242 Amended in General Orders as printed in Senate Journal,
HB18-1254 Amended in General Orders as printed in Senate Journal,

The Senate has passed on Third Reading and returns herewith:
HB18-1148, 1199, 1246, 1134, and 1098.

The Senate has Postponed Indefinitely HB18-1046.

MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, SB18-205.
without comment, as amended, SB18-001.

We herewith transmit:
without comment, SB18-052, 185, and 192.
without comment, as amended, HB18-1018, 1242, and 1254.
without comment, as amended, SB18-123 and 197.

On motion of Representative KC Becker, the following bill(s) calendared
for General Orders, on April 3, 2018: HB18-1270, 1157, 1131.

On motion of Representative KC Becker, the following bill(s) calendared
for General Orders, on April 6, 2018: HB18-1011.

On motion of Representative KC Becker, the following bill(s) calendared
for General Orders, on April 16, 2018: SB18-044.

LAY OVER OF CALENDAR ITEM(S)

On motion of Representative KC Becker, the following item(s) on the
Calendar were laid over until April 2, retaining place on Calendar:
Consideration of Third Reading--SB18-176, 182, 087, HB18-1252,
SB18-151, 162, HB18-1278, SB18-079.
Consideration of Resolution(s)--SJR18-008.
Consideration of Senate Amendment(s)--HB18-1056, 1078, 1191, 1047, 1227.

On motion of Representative KC Becker, the House adjourned until 10:00 a.m., April 2, 2018.

Approved:
CRISANTA DURAN,
Speaker

Attest:
MARILYN EDDINS,
Chief Clerk
Prayer by the Reverend Brad Meuli, Denver Rescue Mission.

The Speaker called the House to order at 10:00 a.m.

Pledge of Allegiance led by Layla House, Bromley East Charter School, Addison, Kaysen, and Anna Trahan, Home School, Brighton.

The roll was called with the following result:

Present--61.
Excused--Representative(s) Everett, Michaelson Jenet, Pabon, Wist--4.
Present after roll call--Representative(s) Everett, Pabon, Wist.

The Speaker declared a quorum present.

On motion of Representative Exum, the reading of the journal of March 29, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

APPOINTMENT(S)

The Speaker announced the following temporary committee appointment(s) for April 2, 2018 only:

Finance
Representative Melton to replace Representative Michaelson Jenet

THIRD READING OF BILL(S)--FINAL PASSAGE

The following bill(s) were considered on Third Reading. The title(s) were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

SB18-176 by Senator(s) Coram; also Representative(s) McLachlan and Catlin--Concerning changes to the requirements for meeting dates for the board of the southwestern water conservation district.
The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

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Speaker | Y |

Co-sponsor(s) added: Representative(s) Arndt, Becker K., Covarrubias, Esgar, Hamner, Humphrey, Pettersen, Roberts, Valdez, Young, Speaker

**SB18-182** by Senator(s) Coram and Guzman; also Representative(s) Catlin and Arndt--Concerning the authority to allocate a portion of the source market fee to statutorily authorized purse funds.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

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Speaker | Y |

Co-sponsor(s) added: Representative(s) Gray, Herod, Jackson, Rosenthal, Salazar, Valdez
SB18-087 by Senator(s) Fenberg, Aguilar, Court, Fields, Guzman, Jones, Kagan, Kefalas, Kerr, Merrifield, Moreno, Todd, Williams A.; also Representative(s) Michaelson Jenet and Winter--Concerning in-state tuition at institutions of higher education for certain foreign nationals legally settled in Colorado.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Becker K., Benavidez, Buckner, Coleman, Esgar, Exum, Foote, Garnett, Ginal, Gray, Hansen, Herod, Jackson, Kennedy, Lee, Lontine, Melton, Pabon, Pettersen, Roberts, Rosenthal, Salazar, Singer, Weissman, Young, Speaker

HB18-1252 by Representative(s) Roberts and Wilson; also Senator(s) Priola--Concerning unlawful sale of academic materials for submission to an institution of higher education.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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<td>Pabon</td>
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Co-sponsor(s) added: Representative(s) Becker K., Bridges, Esgar, Garnett, Hansen, Lontine, McLachlan, Pettersen, Singer

SB18-151 by Senator(s) Fields and Priola; also Representative(s) Buckner and Wilson--Concerning department of education research to develop bullying prevention policies.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

<table>
<thead>
<tr>
<th>YES</th>
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Co-sponsor(s) added: Representative(s) Becker K., Bridges, Coleman, Danielson, Esgar, Exum, Garnett, Ginal, Gray, Hamner, Hansen, Herod, Jackson, Kennedy, Kraft-Tharp, Lee, Lontine, McLachlan, Melton, Pettersen, Roberts, Rosenthal, Salazar, Singer, Valdez, Weissman, Winter, Young, Speaker

SB18-162 by Senator(s) Martinez Humenik, Merrifield, Priola; also Representative(s) Buckner and Wilson--Concerning substitute child care providers.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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</table>
HB18-1278  by Representative(s) Benavidez; also Senator(s) Moreno--
Concerning a requirement that contractors for public
projects over five hundred thousand dollars that are not
funded using federal money use apprentices for the parts
of the project that are performed by workers in an
apprenticeable occupation.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
was declared **passed**.

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<td>N</td>
<td>Rosenthal</td>
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<td>Young</td>
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Co-sponsor(s) added: Representative(s) Valdez, Young

SB18-079  by Senator(s) Guzman; also Representative(s) Pabon--
Concerning classifying sake as a vinous liquor for the
purposes of the "Colorado Liquor Code".

Co-sponsor(s) added: Representative(s) Arndt, Becker K., Coleman, Danielson,
Esagar, Exum, Foote, Garnett, Ginal, Hansen, Herod, Hooton, Jackson,
Kennedy, Lee, Lontine, McLachlan, Melton, Pettersen, Rosenthal, Salazar,
Singer, Valdez, Weissman, Winter, Young, Speaker
The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
was declared passed.

<table>
<thead>
<tr>
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Arndt Y Foote Y Lewis Y Saine Y
Becker J. Y Garnett Y Liston Y Salazar Y
Becker K. Y Ginal Y Lontine Y Sandridge Y
Beckman Y Gray Y Lundeen Y Sias Y
Benavidez Y Hamner Y McKean Y Singer Y
Bridges Y Hansen Y McLachlan Y Thurlow Y
Buck Y Herod Y Melton Y Valdez Y
Buckner Y Hooton Y Michaelson Jenet E Van Winkle Y
Carver Y Humphrey Y Neville P. Y Weissman Y
Catlin Y Jackson Y Pabon Y Willett Y
Coleman Y Kennedy Y Pettersen Y Williams D. Y
Covarrubias Y Kraft-Tharp Y Rankin Y Wilson Y
Danielson Y Landgraf Y Ransom Y Winkler Y
Esgar Y Lawrence Y Reyher Y Winter Y
Everett Y Lee Y Roberts Y Wist Y
Exum Y Leonard Y Rosenthal Y Young Y
Speaker Y

Co-sponsor(s) added: Representative(s) Herod, Humphrey, Rosenthal, Van Winkle, Williams D., Winkler

CONSIDERATION OF RESOLUTION(S)

SJR18-008 by Senator(s) Holbert and Guzman, Grantham; also Representative(s) Becker K. and Neville P., Duran--Concerning a change to Rule 24A of the Joint Rules of the Senate and House of Representatives to permit electronic participation in committee meetings during the legislative interim.

(Printed and placed in members' files.)

On motion of Representative Neville, the resolution was adopted by viva voce vote.

On motion of Representative Salazar, the House resolved itself into Committee of the Whole for consideration of General Orders, and he was called to act as Chair.

GENERAL ORDERS--SECOND READING OF BILLS

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

(Amendments to the committee amendment are to the printed committee report which was printed and placed in the members' bill file.)

SB18-106 by Senator(s) Tate, Martinez Humenik, Moreno, Zenzinger; also Representative(s) Thurlow, Arndt, Gray, Hooton, McKean--Concerning obsolete statutory provisions related to a local government's pledging of sales or use tax revenues to pay for revenue bonds issued for the purpose of financing capital improvements.

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

SB18-110 by Senator(s) Tate, Martinez Humenik, Moreno, Zenzinger; also Representative(s) Arndt, Hooton, McKean, Thurlow--Concerning the repeal of the requirement that each state agency annually report the amount of federal money it received in the prior fiscal year.

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

SB18-127 by Senator(s) Martinez Humenik, Moreno, Tate, Zenzinger; also Representative(s) Thurlow, Arndt, Hooton, McKean--Concerning the repeal of the department of revenue's requirement to publish an historical explanation of income tax rate modifications enacted in the state on every income tax return form.

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

SB18-129 by Senator(s) Moreno, Martinez Humenik, Tate, Zenzinger; also Representative(s) Arndt, Hooton, McKean, Thurlow--Concerning the nonsubstantive reorganization of the law exempting from state sales tax certain drugs and medical and therapeutic devices.

Ordered revised and placed on the Calendar for Third Reading and Final Passage.
HB18-1264 by Representative(s) Jackson and Carver, Becker K., Buck, Esgar, Landgraf, Liston, Lundeen, Melton, Salazar, Sias, Van Winkle, Weissman, Wilson, Wist; also Senator(s) Cooke and Fields--Concerning measures to clarify the scope of revenge porn criminal offenses.

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

HB18-1305 by Representative(s) Coleman and Neville P.; also Senator(s) Neville T.--Concerning a voluntary contribution designation benefiting the Young Americans Center for Financial Education fund that appears on the state individual tax return forms.

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

SB18-026 by Senator(s) Kagan; also Representative(s) Herod and Willett--Concerning measures to make sex offender registration more effective.


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

SB18-172 by Senator(s) Gardner; also Representative(s) Lee--Concerning testing of horse racing licensees for the presence of prohibited substances.

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

HB18-1245 by Representative(s) Rosenthal and Michaelson Jenet, Esgar, Ginal, Herod; also Senator(s) Fenberg and Guzman, Moreno--Concerning a prohibition against a mental health care provider engaging in conversion therapy with a patient under eighteen years of age.

Laid over until April 3, retaining place on Calendar.

HB18-1257 by Representative(s) Rosenthal; also Senator(s) Cooke--Concerning a correction to House Bill 16-1316 by reinserting the word "not".

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

HB18-1308 by Representative(s) Kraft-Tharp and Becker J., Arndt, Liston; also Senator(s) Hill and Kagan, Kefalas, Kerr, Moreno, Priola, Scott--Concerning an exemption from the
"Workers' Compensation Act of Colorado" for nonresident employers whose employees are temporarily working in Colorado.

Amendment No. 1, Business Affairs and Labor Report, dated March 27, 2018, and placed in member's bill file; Report also printed in House Journal, March 28, 2018.

Amendment No. 2, by Representative(s) Kraft-Tharp.

Amend printed bill, page 2, line 11, strike "ACT OR SIMILAR LAW" and substitute "LAWS".

Page 2, line 18, strike "ACT" and substitute "LAWS".

Page 3, line 1, strike "OR SIMILAR LAWS".

Page 3, line 5, strike "ACT OR SIMILAR".

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

SB18-161 by Senator(s) Smallwood, Aguilar, Gardner, Kefalas, Neville T., Priola, Tate; also Representative(s) Kraft-Tharp and Landgraf--Concerning repeal of the behavioral health transformation council.

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

HB18-1274 by Representative(s) Becker K. and Bridges, Arndt, Foote, Herod, Kennedy, Lee, Michaelson Jenet, Roberts, Rosenthal, Singer, Weissman, Winter, Young; also Senator(s) Kerr, Aguilar, Court, Donovan, Fenberg, Fields, Garcia, Guzman, Jones, Kagan, Kefalas, Merrifield, Moreno, Todd, Williams A., Zenzinger--Concerning a reduction in greenhouse gas emissions in Colorado, and, in connection therewith, requiring that, by the year 2050, statewide greenhouse gas emissions be reduced by eighty percent of the levels of greenhouse gas emissions that existed in the year 2005.

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

SB18-126 by Senator(s) Grantham and Guzman, Baumgardner, Cooke, Coram, Crowder, Fenberg, Garcia, Gardner, Hill, Holbert, Lundberg, Marble, Priola, Scott, Smallwood, Tate, Williams A.; also Representative(s) Pabon and Van Winkle--Concerning the definition of a traditional large and premium cigar for purposes of the excise tax on tobacco products.

Ordered revised and placed on the Calendar for Third Reading and Final Passage.
HB18-1268 by Representative(s) Gray; also Senator(s) Gardner--Concerning the procedures to recall a director of a special district.


Amendment No. 2, by Representative(s) Gray.

Amend printed bill, page 5, line 18, after "MAIL" insert "OR TRANSMIT ELECTRONICALLY".

Page 9, line 9, after "MAIL" insert "OR TRANSMIT ELECTRONICALLY".

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

HB18-1007 by Representative(s) Kennedy and Singer, Pettersen; also Senator(s) Lambert and Jahn, Aguilar, Tate--Concerning payment issues related to substance use disorders.

Laid over until April 9, retaining place on Calendar.

HB18-1265 by Representative(s) Lontine and Beckman, Buckner, Ginal, Kennedy, Roberts; also Senator(s) Crowder--Concerning the continuation of the stroke advisory board in accordance with the recommendation in the department of regulatory agencies' 2017 sunset report.

Amendment No. 1, by Representative(s) Landgraf.

Amend printed bill, page 2, strike lines 5 through 8 and substitute:

"duties - report - definition - repeal. (5) This section is repealed, effective September 1, 2018. Prior to the repeal, the department of regulatory agencies shall review the functions of the stroke advisory board in accordance with section 2-3-1203, C.R.S.".

Page 2, line 10, strike ")(a)(II)" and substitute ")(a)(II); and add (19)"

Page 2, after line 15, insert:

"(19) (a) The following statutory authorizations for the designated advisory committees will repeal on September 1, 2028:

(I) The Stroke Advisory Board created in Section 25-3-115.

(b) This subsection (19) is repealed, effective September 1, 2030."

As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.
SB18-136 by Senator(s) Neville T., Lundberg, Smallwood, Tate; also Representative(s) Kraft-Tharp and Sias, Humphrey--Concerning fees for advising clients about the selection of an individual health benefit plan.

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

SB18-149 by Senator(s) Gardner; also Representative(s) Gray and Herod--Concerning records of the board of directors of the Denver health and hospital authority.


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

HCR18-1001 by Representative(s) Lee and Wist; also Senator(s) Court and Gardner--Submitting to the registered electors of the state of Colorado an amendment to the Colorado constitution concerning a change in the format of the election ballot for judicial retention elections.

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

SB18-179 by Senator(s) Hill and Williams A., Grantham, Guzman, Baumgardner, Cooke, Coram, Crowder, Holbert, Kagan, Lundberg, Marble, Martinez Humenik, Neville T., Priola, Scott, Smallwood, Sonnenberg, Tate; also Representative(s) Hooton and Pabon, Coleman, Humphrey, Lontine, Melton, Rosenthal, Sias, Williams D.--Concerning the extension of the credit for tobacco products that a distributor ships or transports to an out-of-state consumer.

Laid over until April 5, retaining place on Calendar.

HB18-1260 by Representative(s) Ginal and Jackson; also Senator(s) Moreno--Concerning prescription drug price transparency.

Laid over until April 3, retaining place on Calendar.

SB18-184 by Senator(s) Coram; also Representative(s) McKean and Esgar--Concerning a new permit for the short-term extraction of construction materials.

Amendment No. 1, Agriculture, Livestock, & Natural Resources Report, dated March 26, 2018, and placed in member's bill file; Report also printed in House Journal, March 27, 2018.

As amended, ordered revised and placed on the Calendar for Third Reading and Final Passage.
HB18-1277 by Representative(s) Becker J. and Esgar, Hansen; also Senator(s) Baumgardner and Kefalas, Sonnenberg--Concerning a requirement that an application for a "Building Excellent Schools Today Act" grant of financial assistance for public school capital construction include a plan for the future use or disposition of any existing public school facility that the applicant will stop using for its current use if it receives the grant.

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

SB18-011 by Senator(s) Holbert and Kerr; also Representative(s) Kraft-Tharp and Lundeen--Concerning treatment of students who are excused by their parents from participating in state assessments.

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

SB18-183 by Senator(s) Tate; also Representative(s) Arndt and Liston--Concerning authorizing agents of insurers to access the electronic system that insurers access for owner and lienholder information of a motor vehicle.

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

SB18-174 by Senator(s) Gardner; also Representative(s) Sias--Concerning liability of entities that provide services to persons with developmental disabilities in residential settings.


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

HB18-1248 by Representative(s) Kraft-Tharp and Sias; also Senator(s) Priola and Williams A.--Concerning unauthorized electronic funds transfers.

Laid over until May 10, deemed lost.

HB18-1187 by Representative(s) Buckner and Landgraf; also Senator(s) Cooke and Moreno--Concerning the lawful use of a prescription drug that contains cannabidiol that is approved by the United States food and drug administration.

Laid over until April 4, retaining place on Calendar.
HB18-1209  by Representative(s) Pettersen and Garnett--Concerning amendments to the state income tax deduction for contributions to a qualified 529 account to ensure that the state income tax deduction is not aligned with the changes in the federal "Tax Cuts and Jobs Act" of 2017 that allow tax-free distributions for elementary and secondary school expenses.

Laid over until April 3, retaining place on Calendar.

ADOPTION OF COMMITTEE OF THE WHOLE REPORT


Laid over until date indicated retaining place on Calendar:

HB18-1245, 1260, 1209--April 3, 2018
HB18-1187--April 4, 2018
SB18-179--April 5, 2018
HB18-1007--April 9, 2018.

Laid over until date indicated:

HB18-1248--May 10, 2018--Deemed lost

The Chairman moved the adoption of the Committee of the Whole Report. As shown by the following roll call vote, a majority of those elected to the House voted in the affirmative, and the Report was adopted.

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Speaker Y
House in recess. House reconvened.

REPORT(S) OF COMMITTEE(S) OF REFERENCE

HEALTH, INSURANCE & ENVIRONMENT

After consideration on the merits, the Committee recommends the following:

HB18-1182 be postponed indefinitely.

HB18-1279 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, add 12-32-107.7 as follows:

12-32-107.7. Electronic prescribing of controlled substances - exceptions - rules - definition. (1) (a) Except as provided in subsection (1)(b) of this section, on or after July 1, 2021, a podiatrist licensed under this article 32 shall prescribe a controlled substance, as defined in section 18-18-102(5), that is included in schedule II, III, or IV pursuant to part 2 of article 18 of title 18, only by electronic prescribing transmitted to a pharmacy unless:

(I) At the time of issuing the prescription, electronic prescribing is not available due to technological or electrical failure;

(II) The prescription is to be dispensed at a pharmacy that is located outside of this state;

(III) The prescribing podiatrist is dispensing the controlled substance to the patient;

(IV) The prescription includes elements that are not supported by the most recent version of the National Council for Prescription Drug Programs SCRIPT Standard;

(V) The Federal Food and Drug Administration requires the prescription for the particular controlled substance to contain elements that cannot be satisfied with electronic prescribing;

(VI) The prescription is not specific to a patient and allows dispensing of the prescribed controlled substance:

(A) Pursuant to a standing order, approved protocol of drug therapy, or collaborative drug management or comprehensive medication management plan;

(B) In response to a public health emergency; or

(C) Under other circumstances that permit the podiatrist to issue a prescription that is not patient-specific;

(VII) The prescription is for a controlled substance under a research protocol;\n
(VIII) The podiatrist writes twenty-four or fewer
prescriptions for controlled substances per year;
(IX) The podiatrist is prescribing a controlled substance
to be administered to a patient in a hospital, nursing care
facility, hospice care facility, dialysis treatment clinic, or
assisted living residence or to a person who is in the custody of
the department of corrections; or
(X) The podiatrist reasonably determines that the patient
would be unable to obtain controlled substances prescribed
electronically in a timely manner and that the delay would
adversely affect the patient’s medical condition.
(b) A podiatrist practicing in a rural area of the state or
in a practice consisting of only one podiatrist shall comply with
this subsection (1) on or after July 1, 2022.
(2) The board shall adopt rules defining what constitutes
a temporary technological or electrical failure for purposes of
subsection (1)(a)(I) of this section.
(3) (a) This section does not:
(I) Create a private right of action;
(II) Serve as the basis of a cause of action; or
(III) Establish a standard of care.
(b) A violation of this section does not constitute
negligence per se or contributory negligence per se.
(4) As used in this section, "rural area" means a county
that is located in a nonmetropolitan area in the state that
either has no municipality within its territorial boundaries with
fifty thousand or more permanent residents based upon the most
recent population estimates published by the United States
census bureau or that satisfies alternate criteria for the
designation of a rural area as may be promulgated by the
federal office of management and budget.

SECTION 2. In Colorado Revised Statutes, 12-32-111, amend
(1.5) as follows:
12-32-111. Renewal of license. (1.5) The board shall establish
a questionnaire to accompany the renewal form. The questionnaire shall
must be designed to determine if the licensee has acted in violation of,
or has been disciplined for actions that might be construed as violations
of, this article 32 or that may make the licensee unfit to practice podiatry
with reasonable care and safety. The board shall include on the
questionnaire a question regarding whether the podiatrist has
complied with section 12-32-107.7. The failure of an applicant to
answer the questionnaire accurately shall constitute
unprofessional conduct pursuant to section 12-32-107.

SECTION 3. In Colorado Revised Statutes, add 12-35-114.5 as
follows:
12-35-114.5. Electronic prescribing of controlled substances
- exceptions - rules. (1) On or after July 1, 2022, a dentist licensed
under this article 35 shall prescribe a controlled substance, as
defined in section 18-18-102(5), that is included in schedule II, III,
or IV pursuant to part 2 of article 18 of title 18, only by
electronic prescription transmitted to a pharmacy unless:
(a) At the time of issuing the prescription, electronic
prescribing is not available due to technological or electrical
failure;
The prescription is to be dispensed at a pharmacy that is located outside of this state;

(b) The prescribing dentist is dispensing the controlled substance to the patient;

(c) The prescription includes elements that are not supported by the most recent version of the National Council for Prescription Drug Programs Script Standard;

(d) The federal Food and Drug Administration requires the prescription for the particular controlled substance to contain elements that cannot be satisfied with electronic prescribing;

(e) The prescription is not specific to a patient and allows dispensing of the prescribed controlled substance:

(I) Pursuant to a standing order, approved protocol of drug therapy, or collaborative drug management or comprehensive medication management plan;

(II) In response to a public health emergency; or

(III) Under other circumstances that permit the dentist to issue a prescription that is not patient-specific;

(g) The prescription is for a controlled substance under a research protocol;

(h) The dentist writes twenty-four or fewer prescriptions for controlled substances per year;

(i) The dentist is prescribing a controlled substance to be administered to a patient in a hospital, nursing care facility, hospice care facility, dialysis treatment clinic, or assisted living residence or to a person who is in the custody of the Department of Corrections; or

(j) The dentist reasonably determines that the patient would be unable to obtain controlled substances prescribed electronically in a timely manner and that the delay would adversely affect the patient's medical condition.

(2) The board shall adopt rules defining what constitutes a temporary technological or electrical failure for purposes of subsection (1)(a) of this section.

(3) On and after July 1, 2022, the board shall require a dentist who is renewing his or her license in accordance with section 12-35-121 to complete a questionnaire that requires the dentist to indicate whether he or she has complied with this section. The failure of an applicant to answer the questionnaire accurately constitutes grounds for discipline pursuant to section 12-35-129.

(4) (a) This section does not:

(I) Create a private right of action;

(II) Serve as the basis of a cause of action; or

(III) Establish a standard of care.

(b) A violation of this section does not constitute negligence per se or contributory negligence per se.

SECTION 4. In Colorado Revised Statutes, 12-35-129, amend (1)(mm); and add (1)(oo) and (1)(pp) as follows:

12-35-129. Grounds for disciplinary action. (1) The board may take disciplinary action against an applicant or licensee in accordance with section 12-35-121 to complete a questionnaire that requires the dentist to indicate whether he or she has complied with this section. The failure of an applicant to answer the questionnaire accurately constitutes grounds for discipline pursuant to section 12-35-129.

(a) (4) (a) This section does not:

(I) Create a private right of action;

(II) Serve as the basis of a cause of action; or

(III) Establish a standard of care.

(b) A violation of this section does not constitute negligence per se or contributory negligence per se.
ADOPTED BY THE BOARD UNDER THAT SECTION REGARDING ELECTRONIC PRESCRIBING OF CONTROLLED SUBSTANCES; OR

(pp) Failing to accurately complete and submit the questionnaire required by section 12-35-114.5 (3).

SECTION 5. In Colorado Revised Statutes, add 12-36-117.9 as follows:

12-36-117.9. Electronic prescribing of controlled substances - exceptions - rules - definition. (1) (a) Except as provided in subsection (1)(b) of this section, on or after July 1, 2021, a physician licensed under this article 36 or a physician assistant licensed under this article 36 who has been delegated the authority to prescribe medication shall prescribe a controlled substance, as defined in section 18-18-102 (5), that is included in schedule II, III, or IV pursuant to part 2 of article 18 of title 18, only by electronic prescription transmitted to a pharmacy unless:

(I) At the time of issuing the prescription, electronic prescribing is not available due to technological or electrical failure;

(II) The prescription is to be dispensed at a pharmacy that is located outside of this state;

(III) The prescribing physician or physician assistant is dispensing the controlled substance to the patient;

(IV) The prescription includes elements that are not supported by the most recent version of the National Council for Prescription Drug Programs SCRIPT Standard;

(V) The federal food and drug administration requires the prescription for the particular controlled substance to contain elements that cannot be satisfied with electronic prescribing;

(VI) The prescription is not specific to a patient and allows dispensing of the prescribed controlled substance:

(A) Pursuant to a standing order, approved protocol of drug therapy, or collaborative drug management or comprehensive medication management plan;

(B) In response to a public health emergency; or

(C) Under other circumstances that permit the physician or physician assistant to issue a prescription that is not patient-specific;

(VII) The prescription is for a controlled substance under a research protocol;

(VIII) The physician or physician assistant writes twenty-four or fewer prescriptions for controlled substances per year;

(IX) The physician or physician assistant is prescribing a controlled substance to be administered to a patient in a hospital, nursing care facility, hospice care facility, dialysis treatment clinic, assisted living residence, or licensed hospice home care or to a person who is in the custody of the department of corrections; or

(X) The physician or physician assistant reasonably determines that the patient would be unable to obtain controlled substances prescribed electronically in a timely manner and that the delay would adversely affect the patient's medical condition.
(b) A PHYSICIAN OR PHYSICIAN ASSISTANT PRACTICING IN A RURAL AREA OF THE STATE OR IN A PRACTICE CONSISTING OF ONLY ONE PHYSICIAN OR PHYSICIAN ASSISTANT SHALL COMPLY WITH THIS SUBSECTION (1) ON OR AFTER JULY 1, 2022.

(2) THE BOARD SHALL ADOPT RULES DEFINING WHAT CONSTITUTES A TEMPORARY TECHNOLOGICAL OR ELECTRICAL FAILURE FOR PURPOSES OF SUBSECTION (1)(a)(I) OF THIS SECTION.

(3) (a) THIS SECTION DOES NOT:

(I) CREATE A PRIVATE RIGHT OF ACTION;

(II) SERVE AS THE BASIS OF A CAUSE OF ACTION; OR

(III) ESTABLISH A STANDARD OF CARE.

(b) A VIOLATION OF THIS SECTION DOES NOT CONSTITUTE NEGLIGENCE PER SE OR CONTRIBUTORY NEGLIGENCE PER SE.

(4) AS USED IN THIS SECTION, "RURAL AREA" MEANS A COUNTY THAT IS LOCATED IN A NONMETROPOLITAN AREA IN THE STATE THAT EITHER HAS NO MUNICIPALITY WITHIN ITS TERRITORIAL BOUNDARIES WITH FIFTY THOUSAND OR MORE PERMANENT RESIDENTS BASED UPON THE MOST RECENT POPULATION ESTIMATES PUBLISHED BY THE UNITED STATES CENSUS BUREAU OR THAT SATISFIES ALTERNATE CRITERIA FOR THE DESIGNATION OF A RURAL AREA AS MAY BE PROMULGATED BY THE FEDERAL OFFICE OF MANAGEMENT AND BUDGET.

SECTION 6. In Colorado Revised Statutes, 12-36-123, amend (1)(b) as follows:

12-36-123. Procedure - registration - fees. (1) (b) 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 36 or been disciplined for any action that might be considered a violation of this article 36 or might make the licensee unfit to practice medicine with reasonable care and safety. THE BOARD SHALL INCLUDE ON THE QUESTIONNAIRE A QUESTION REGARDING WHETHER THE LICENSEE HAS COMPLIED WITH SECTION 12-36-117.9. If an applicant fails to answer the questionnaire accurately, such failure shall constitute unprofessional conduct under section 12-36-117 (1)(aa).

SECTION 7. In Colorado Revised Statutes, add 12-38-111.7 as follows:

12-38-111.7. Electronic prescribing of controlled substances - exceptions - rules - definition. (1) (a) EXCEPT AS PROVIDED IN SUBSECTION (1)(b) OF THIS SECTION, ON OR AFTER JULY 1, 2021, AN ADVANCED PRACTICE NURSE WITH PRESCRIPTIVE AUTHORITY PURSUANT TO SECTION 12-38-111.6 SHALL PRESCRIBE A CONTROLLED SUBSTANCE, AS DEFINED IN SECTION 18-18-102(5), THAT IS INCLUDED IN SCHEDULE II, III, OR IV PURSUANT TO PART 2 OF ARTICLE 18 OF TITLE 18, ONLY BY ELECTRONIC PRESCRIPTION TRANSMITTED TO A PHARMACY UNLESS:

(I) AT THE TIME OF ISSUING THE PRESCRIPTION, ELECTRONIC PRESCRIBING IS NOT AVAILABLE DUE TO TECHNOLOGICAL OR ELECTRICAL FAILURE;

(II) THE PRESCRIPTION IS TO BE DISPENSED AT A PHARMACY THAT IS LOCATED OUTSIDE OF THIS STATE;

(III) THE PRESCRIBING ADVANCED PRACTICE NURSE IS DISPENSING THE CONTROLLED SUBSTANCE TO THE PATIENT;

(IV) THE PRESCRIPTION INCLUDES ELEMENTS THAT ARE NOT SUPPORTED BY THE MOST RECENT VERSION OF THE NATIONAL COUNCIL FOR PRESCRIPTION DRUG PROGRAMS SCRIPT STANDARD;

(V) THE FEDERAL FOOD AND DRUG ADMINISTRATION REQUIRES THE PRESCRIPTION FOR THE PARTICULAR CONTROLLED SUBSTANCE TO
CONTAIN ELEMENTS THAT CANNOT BE SATISFIED WITH ELECTRONIC PRESCRIBING;

(VI) THE PRESCRIPTION IS NOT SPECIFIC TO A PATIENT AND ALLOWS DISPENSING OF THE PRESCRIBED CONTROLLED SUBSTANCE:

(A) PURSUANT TO A STANDING ORDER, APPROVED PROTOCOL OF DRUG THERAPY, OR COLLABORATIVE DRUG MANAGEMENT OR COMPREHENSIVE MEDICATION MANAGEMENT PLAN;

(B) IN RESPONSE TO A PUBLIC HEALTH EMERGENCY; OR

(C) UNDER OTHER CIRCUMSTANCES THAT PERMIT THE ADVANCED PRACTICE NURSE TO ISSUE A PRESCRIPTION THAT IS NOT PATIENT-SPECIFIC;

(VII) THE PRESCRIPTION IS FOR A CONTROLLED SUBSTANCE UNDER A RESEARCH PROTOCOL;

(VIII) THE ADVANCED PRACTICE NURSE WRITES TWENTY-FOUR OR FEWER PRESCRIPTIONS FOR CONTROLLED SUBSTANCES PER YEAR;

(IX) THE ADVANCED PRACTICE NURSE IS PRESCRIBING A CONTROLLED SUBSTANCE TO BE ADMINISTERED TO A PATIENT IN A HOSPITAL, NURSING CARE FACILITY, HOSPICE CARE FACILITY, DIALYSIS TREATMENT CLINIC, ASSISTED LIVING RESIDENCE, OR LICENSED HOSPICE HOME CARE OR TO A PERSON WHO IS IN THE CUSTODY OF THE DEPARTMENT OF CORRECTIONS; OR

(X) THE ADVANCED PRACTICE NURSE REASONABLY DETERMINES THAT THE PATIENT WOULD BE UNABLE TO OBTAIN CONTROLLED SUBSTANCES PRESCRIBED ELECTRONICALLY IN A TIMELY MANNER AND THAT THE DELAY WOULD ADVERSELY AFFECT THE PATIENT'S MEDICAL CONDITION.

(b) AN ADVANCED PRACTICE NURSE PRACTICING IN A RURAL AREA OF THE STATE OR IN A PRACTICE CONSISTING OF ONLY ONE ADVANCED PRACTICE NURSE SHALL COMPLY WITH THIS SUBSECTION (1) ON OR AFTER JULY 1, 2022.

(2) THE BOARD SHALL ADOPT RULES DEFINING WHAT CONSTITUTES A TEMPORARY TECHNOLOGICAL OR ELECTRICAL FAILURE FOR PURPOSES OF SUBSECTION (1)(a)(I) OF THIS SECTION.

(3) (a) This section does not:

(I) CREATE A PRIVATE RIGHT OF ACTION;

(II) SERVE AS THE BASIS OF A CAUSE OF ACTION; OR

(III) ESTABLISH A STANDARD OF CARE.

(b) A VIOLATION OF THIS SECTION DOES NOT CONSTITUTE NEGLIGENCE PER SE OR CONTRIBUTORY NEGLIGENCE PER SE.

(4) AS USED IN THIS SECTION, "RURAL AREA" MEANS A COUNTY THAT IS LOCATED IN A NONMETROPOLITAN AREA IN THE STATE THAT EITHER HAS NO MUNICIPALITY WITHIN ITS TERRITORIAL BOUNDARIES WITH FIFTY THOUSAND OR MORE PERMANENT RESIDENTS BASED UPON THE MOST RECENT POPULATION ESTIMATES PUBLISHED BY THE UNITED STATES CENSUS BUREAU OR THAT SATISFIES ALTERNATE CRITERIA FOR THE DESIGNATION OF A RURAL AREA AS MAY BE PROMULGATED BY THE FEDERAL OFFICE OF MANAGEMENT AND BUDGET.

SECTION 8. In Colorado Revised Statutes, 12-38-111, amend (3) as follows:

12-38-111. Requirements for professional nurse licensure - renewal questionnaire. (3) The board shall design a questionnaire to be sent to all licensees who apply for license renewal. Each applicant for license renewal shall complete the board-designed questionnaire. The purpose of the questionnaire is to determine whether a licensee has acted in violation of this article 38 or been disciplined for any action that might be considered a violation of this article 38 or might make the licensee
unfit to practice nursing with reasonable care and safety. The board shall include on the questionnaire a question regarding whether the licensee has complied with section 12-38-111.7. If an applicant fails to answer the questionnaire accurately, such failure shall constitute grounds for discipline under section 12-38-117 (1)(v). The board may include the cost of developing and reviewing the questionnaire in the fee paid under paragraph (e) of subsection (1) subsection (1)(e) of this section. The board may refuse an application for license renewal that does not accompany an accurately completed questionnaire.

SECTION 9. In Colorado Revised Statutes, 12-38-117, amend (1) introductory portion and (1)(e) as follows:

12-38-117. Grounds for discipline. (1) "Grounds for discipline", as used in this article 38, means any action by any person who:
   (e) Has violated any provision of this article 38 or any rule adopted by the board in accordance with this article 38 or has aided or knowingly permitted any person to violate any provision of this article 38 or any rule adopted by the board in accordance with this article 38;

SECTION 10. In Colorado Revised Statutes, add 12-40-109.9 as follows:

12-40-109.9. Electronic prescribing of controlled substances - exceptions - rules - definition. (1) (a) Except as provided in subsection (1)(b) of this section, on or after July 1, 2021, a licensed optometrist shall prescribe a controlled substance, as defined in section 18-18-102 (5), that is included in schedule II, III, or IV pursuant to part 2 of article 18 of title 18, only by electronic prescription transmitted to a pharmacy unless:
   (I) At the time of issuing the prescription, electronic prescribing is not available due to technological or electrical failure;
   (II) The prescription is to be dispensed at a pharmacy that is located outside of this state;
   (III) The prescribing optometrist is dispensing the controlled substance to the patient;
   (IV) The prescription includes elements that are not supported by the most recent version of the National Council for Prescription Drug Programs SCRIPT Standard;
   (V) The federal food and drug administration requires the prescription for the particular controlled substance to contain elements that cannot be satisfied with electronic prescribing;
   (VI) The prescription is not specific to a patient and allows dispensing of the prescribed controlled substance:
      (A) Pursuant to a standing order, approved protocol of drug therapy, or collaborative drug management or comprehensive medication management plan;
      (B) In response to a public health emergency; or
      (C) Under other circumstances that permit the optometrist to issue a prescription that is not patient-specific;
   (VII) The prescription is for a controlled substance under a research protocol;
   (VIII) The optometrist writes twenty-four or fewer prescriptions for controlled substances per year;
   (IX) The optometrist is prescribing a controlled...
SUBSTANCE TO BE ADMINISTERED TO A PATIENT IN A HOSPITAL, NURSING
CARE FACILITY, HOSPICE CARE FACILITY, DIALYSIS TREATMENT CLINIC, OR
ASSISTED LIVING RESIDENCE OR TO A PERSON WHO IS IN THE CUSTODY OF
THE DEPARTMENT OF CORRECTIONS; OR
(X) THE OPTOMETRIST REASONABLY DETERMINES THAT THE
PATIENT WOULD BE UNABLE TO OBTAIN CONTROLLED SUBSTANCES
PRESCRIBED ELECTRONICALLY IN A TIMELY MANNER AND THAT THE DELAY
WOULD ADVERSELY AFFECT THE PATIENT’S MEDICAL CONDITION.
(b) AN OPTOMETRIST PRACTICING IN A RURAL AREA OF THE STATE
OR IN A PRACTICE CONSISTING OF ONLY ONE OPTOMETRIST SHALL COMPLY
WITH THIS SUBSECTION (1) ON OR AFTER JULY 1, 2022.
(2) THE BOARD SHALL ADOPT RULES DEFINING WHAT CONSTITUTES
A TEMPORARY TECHNOLOGICAL OR ELECTRICAL FAILURE FOR PURPOSES OF
SUBSECTION (1)(a)(I) OF THIS SECTION.
(3) (a) THIS SECTION DOES NOT:
(I) CREATE A PRIVATE RIGHT OF ACTION;
(II) SERVE AS THE BASIS OF A CAUSE OF ACTION; OR
(III) ESTABLISH A STANDARD OF CARE.
(b) A VIOLATION OF THIS SECTION DOES NOT CONSTITUTE
NEGLIGENCE PER SE OR CONTRIBUTORY NEGLIGENCE PER SE.
(4) AS USED IN THIS SECTION, "RURAL AREA" MEANS A COUNTY
THAT IS LOCATED IN A NONMETROPOLITAN AREA IN THE STATE THAT
EITHER HAS NO MUNICIPALITY WITHIN ITS TERRITORIAL BOUNDARIES WITH
FIFTY THOUSAND OR MORE PERMANENT RESIDENTS BASED UPON THE MOST
RECENT POPULATION ESTIMATES PUBLISHED BY THE UNITED STATES
CENSUS BUREAU OR THAT SATISFIES ALTERNATE CRITERIA FOR THE
DESIGNATION OF A RURAL AREA AS MAY BE PROMULGATED BY THE
FEDERAL OFFICE OF MANAGEMENT AND BUDGET.
SECTION 11. In Colorado Revised Statutes, 12-40-113, amend
(1)(b) as follows:
12-40-113. License renewal - requirements - fee - failure to
pay. (1) (b) The board shall establish a questionnaire to accompany the
renewal form. Said The questionnaire shall must be designed to
determine if the licensee has acted in violation of or has been disciplined
for actions that might be considered as violations of this article 40 or that
might make the licensee unfit to practice optometry with reasonable care
and safety. The board shall include on the questionnaire a
question regarding whether the licensee has complied with
section 12-40-109.9. Failure of the applicant to answer the questionnaire
accurately shall be is considered unprofessional conduct as specified in
section 12-40-118.
SECTION 12. In Colorado Revised Statutes, 12-42.5-120, amend
(1) as follows:
12-42.5-120. Prescription required - exception - dispensing
opiate antagonists - definitions. (1) (a) Except as provided in section
18-18-414 C.R.S., and subsections (2) and (3) of this section, an order is
required prior to dispensing any prescription drug. Orders shall be readily
retrievable within the appropriate statute of limitations.
(b) A PHARMACIST WHO RECEIVES AN ORDER FOR A CONTROLLED
SUBSTANCE FROM A PODIATRIST, DENTIST, PHYSICIAN, PHYSICIAN
ASSISTANT, ADVANCED PRACTICE NURSE, OR OPTOMETRIST, WHICH ORDER
IS NOT TRANSMITTED ELECTRONICALLY TO THE PHARMACIST, IS NOT
REQUIRED TO VERIFY THE APPLICABILITY OF AN EXCEPTION TO
ELECTRONIC PRESCRIBING OF CONTROLLED SUBSTANCES UNDER SECTION
12-32-107.7, 12-35-114.5, 12-36-117.9, 12-38-111.7, OR 12-40-109.9 AND
MAY DISPENSE A CONTROLLED SUBSTANCE PURSUANT TO A WRITTEN, ORAL, OR FACSIMILE-TRANSMITTED ORDER THAT IS OTHERWISE VALID AND CONSISTENT WITH THE REQUIREMENTS OF CURRENT LAW.

SECTION 13. In Colorado Revised Statutes, 12-32-107.5, repeal as added by Senate Bill 18-022 (3)(b) as follows:

12-32-107.5. Prescriptions - requirement to advise patients - limits on opioid prescriptions - repeal. (3) (b) A podiatrist licensed pursuant to this article 32 may prescribe opioids electronically.

SECTION 14. In Colorado Revised Statutes, 12-35-114, repeal as added by Senate Bill 18-022 (2)(b) as follows:

12-35-114. Dentists may prescribe drugs - surgical operations - anesthesia - limits on opioid prescriptions - repeal. (2) (b) A dentist licensed pursuant to this article 35 may prescribe opioids electronically.

SECTION 15. In Colorado Revised Statutes, 12-36-117.6, repeal as added by Senate Bill 18-022 (2) as follows:

12-36-117.6. Prescribing opiates - limitations - repeal. (2) A physician or physician assistant licensed pursuant to this article 36 may prescribe opioids electronically.

SECTION 16. In Colorado Revised Statutes, 12-38-111.6, repeal as added by Senate Bill 18-022 (7.5)(b) as follows:

12-38-111.6. Prescriptive authority - advanced practice nurses - limits on opioid prescriptions - repeal. (7.5) (b) An advanced practice nurse with prescriptive authority pursuant to this section may prescribe opioids electronically.

SECTION 17. In Colorado Revised Statutes, 12-40-109.5, repeal as added by Senate Bill 18-022 (4)(b) as follows:

12-40-109.5. Use of prescription and nonprescription drugs - limits on opioid prescriptions - repeal. (4) (b) An optometrist licensed pursuant to this article 40 may prescribe opioids electronically.

SECTION 18. 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 8, 2018, if adjournment sine die is on May 9, 2018); 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 2018 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor.

(2) Sections 13, 15, 18, and 19 of this act take effect only if Senate Bill 18-022 becomes law and take effect on July 1, 2021.

(3) Section 14 of this act takes effect on July 1, 2022, but only if Senate Bill 18-022 becomes law.

HB18-1284 be referred to the Committee of the Whole with favorable recommendation.
After consideration on the merits, the Committee recommends the following:

HB18-1176 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 2 through 5 and substitute:

"SECTION 1. Legislative declaration. (1) The general assembly declares that:
(a) In 2014, the general assembly enacted House Bill 14-1355 and thereby established a grant program within the department of corrections to fund eligible community-based organizations to provide reentry services to people on parole in the community;
(b) The offender reentry grant program is administered by a third-party administrator;
(c) House Bill 14-1355 required a sunset review of the grant program in 2018; and
(d) In its sunset review of the grant program, the department of regulatory agencies concluded that since the grant program's inception in January 2015, it has shown remarkable growth and served more than 1,700 people, and "the potential of the program in reducing recidivism over the long-term is clear."

(2) Now, therefore, the general assembly declares its intent to:
(a) Continue and expand the offender reentry grant program;
(b) Require the department of regulatory agencies to conduct another sunset review of the grant program in 2023;
(c) Require the department of corrections, subject to annual appropriation and in collaboration with the third-party administrator, to expand the reentry grant program to maximize the total number of grantees; add grantees in underserved communities, especially in rural areas; and add one or more grantees that specialize in serving the reentry needs of women offenders;
(d) Fund the expansion of the grant program through a one-time transfer in the 2018-19 fiscal year of three million two hundred eighty-six thousand dollars from the correctional treatment cash fund to the department of corrections;
(e) For the 2019-20 fiscal year through the 2022-23 fiscal year, fund the grant program through general funds; and
(f) Encourage the department of corrections to request an annual total general fund appropriation of five million four hundred seventy-five thousand three hundred eighty dollars for the grant program.

SECTION 2. In Colorado Revised Statutes, 17-33-101, amend (7)(a), (7)(e), and (7)(f); and add (7)(g) and (7)(h) as follows:

17-33-101. Reentry planning and programs for adult parole - grant program - rules - reports - repeal. (7) (a) Subject to appropriations, on and after January 1, 2015, the department shall develop and implement a grant program to provide funding to eligible community-based organizations that provide reentry services to offenders in the community PEOPLE ON PAROLE OR INMATES TRANSITIONING THROUGH COMMUNITY CORRECTIONS. The department shall administer the grant program in accordance with policies developed by the executive director pursuant to paragraph (b) of this subsection (7) SUBSECTION (7)(b) OF THIS SECTION.
(e) In awarding grants.

Renumber succeeding sections accordingly.

Page 2, strike lines 16 through 18 and substitute:

"(f) This subsection (7) is repealed, effective September 1, 2018. Before repeal, the department of regulatory agencies shall review the grant program pursuant to section 24-34-104, C.R.S. The department shall expand the grant program in the 2018-2019 fiscal year to maximize the total number of grantees; add grantees in underserved communities, especially in rural areas; and add one or more grantees that specialize in serving the reentry needs of women offenders.

(g) (I) To pay for the expansion described in subsection (7)(f) of this section, the state treasurer shall transfer three million two hundred eighty-six thousand dollars from the correctional treatment cash fund balance to the department for the 2018-2019 fiscal year.

(II) This subsection (7)(g) is repealed, effective July 1, 2019.

(h) This subsection (7) is repealed, effective September 1, 2023. Before its repeal, the department of regulatory agencies shall review the grant program in accordance with section 24-34-104."

Page 3, line 13, strike "OFFENDERS IN THE COMMUNITY" and substitute "PEOPLE ON PAROLE OR INMATES TRANSITIONING THROUGH COMMUNITY CORRECTIONS".

Page 3, strike lines 14 through 23 and substitute:

"SECTION 4. In Colorado Revised Statutes, 18-19-103, amend (5)(c) introductory portion and (5)(c)(VI) as follows:


(5) (c) The board may direct that money in the correctional treatment cash fund may be used for the following purposes:

(VI) Recovery support services, including offender reentry; and

SECTION 5. Appropriation. (1) For the 2018-19 state fiscal year, $3,286,000 is appropriated to the judicial department for use by probation and related services. This appropriation is from the correctional treatment cash fund created in section 18-19-103 (4)(a), C.R.S. To implement this act, the department may use this appropriation for offender treatment services.

(2) For the 2018-19 state fiscal year, $3,286,000 is appropriated to the department of corrections. This appropriation is from reappropriated funds received from the judicial department under subsection (1) of this section. To implement this act, the department of corrections may use this appropriation for the offender reentry grant program described in 17-33-101 (7), C.R.S.

SECTION 6. Safety clause. The general assembly hereby finds, determines, and declares that this act is necessary for the immediate preservation of the public peace, health, and safety."
HB18-1251 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 3, line 4, strike "THIRTY" and substitute "SIXTY".

Page 3, lines 24 through 26, strike "DENIAL, ANY SUGGESTIONS FOR PROGRAM COMPLETION THAT WOULD ADDRESS THE BASIS FOR THE DENIAL," and substitute "DENIAL".

Page 4, line 1, strike "(2)(e)(II)(B)." and substitute "(2)(e)(II).".

Page 6, line 6, strike "PLACEMENT." and substitute "PLACEMENT, SUBJECT TO ACCEPTANCE BY THE COMMUNITY CORRECTIONS BOARD PURSUANT TO SECTION 17-27-103 AND THE COMMUNITY CORRECTIONS PROGRAM PURSUANT TO SECTION 17-27-104.".

Page 7, after line 4 insert:

"(III) WHEN AN OFFENDER REFUSES PLACEMENT IN A COMMUNITY CORRECTIONS PROGRAM, THE EXECUTIVE DIRECTOR MAY MAKE A SUBSEQUENT REFERRAL FOR THE OFFENDER, IF ELIGIBLE PURSUANT TO SUBSECTION (2)(e)(II)(B) OF THIS SECTION, AFTER THE OFFENDER INFORMS THE EXECUTIVE DIRECTOR THAT THE CIRCUMSTANCE THAT FORMED THE BASIS FOR THE REFUSAL HAS CHANGED OR RESOLVED."

SB18-055 be referred to the Committee of the Whole with favorable recommendation.

SB18-169 be referred to the Committee of the Whole with favorable recommendation.

SIGNING OF BILLS--RESOLUTIONS--MEMORIALS

The Speaker has signed: HB18-1145, 1172, 1238, 1239; SB18-107.

DELIVERY OF BILLS TO GOVERNOR

The Chief Clerk of the House of Representatives reports the following bills have been delivered to the Office of the Governor: HB18-1099, 1112, 1228 at 8:46 a.m. on April 2, 2018.
MESSAGE FROM THE SENATE

The Senate has Postponed Indefinitely HB18-1118.

MESSAGE(S) FROM THE GOVERNOR

I certify I received the following on the 29th day of March, 2018, at 3:30 p.m. The original is on file in the records of the House of Representatives of the General Assembly.

Marilyn Eddins,
Chief Clerk of the House

March 29, 2018
House of Representatives
72nd General Assembly
State Capitol
Denver, CO 80203

Ladies and Gentlemen:

I have the honor to inform you that I have approved and will file with the Secretary of State the following Acts:

HB 18-1139: CONCERNING THE REMOVAL OF OUTDATED STATUTORY REFERENCES TO REPEALED REPORTING REQUIREMENTS THAT WERE PREVIOUSLY IMPOSED ON THE PARKS AND WILDLIFE COMMISSION WITH REGARD TO ITS RULE-MAKING AUTHORITY TO SET FEES.

Approved March 29, 2018 at 2:34pm

HB 18-1091: CONCERNING DEMENTIA DISEASES, AND, IN CONNECTION THERewith, UPDATING STATUTORY REFERENCES TO DEMENTIA DISEASES AND RELATED DISABILITIES.

Approved March 29, 2018 at 2:43pm

HB 18-1130: CONCERNING INCREASING THE AVAILABILITY OF QUALIFIED PERSONNEL WHO ARE LICENSED IN ANOTHER STATE TO TEACH IN PUBLIC SCHOOLS.

Approved March 29, 2018 at 2:51pm

HB 18-1233: CONCERNING A CONSUMER REPORTING AGENCY'S PLACEMENT OF A SECURITY FREEZE ON THE CONSUMER REPORT OF A CONSUMER WHO IS UNDER THE CHARGE OF A REPRESENTATIVE AT THE REQUEST OF THE CONSUMER'S REPRESENTATIVE

Approved March 29, 2018 at 2:48 pm
HB 18-1137: CONCERNING THE SCHEDULED REPEAL OF REPORTS TO THE GENERAL ASSEMBLY, AND, IN CONNECTION THEREWITH, CONTINUING THE REQUIREMENTS FOR REPORTS BY THE DEPARTMENT OF TRANSPORTATION AND THE DEPARTMENT OF PUBLIC SAFETY.

Approved March 29, 2018 at 2:56pm

HB 18-1196: CONCERNING AUTHORIZATION TO VERIFY THE DISABILITY OF AN APPLICANT TO THE AID TO THE NEEDY DISABLED PROGRAM.

Approved March 29, 2018 at 2:55pm

HB 18-1158: CONCERNING A SUPPLEMENTAL APPROPRIATION TO THE DEPARTMENT OF CORRECTIONS.

Approved March 29, 2018 at 2:55pm

HB 18-1171: CONCERNING ADJUSTMENTS IN THE AMOUNT OF TOTAL PROGRAM FUNDING FOR PUBLIC SCHOOLS FOR THE 2017-18 BUDGET YEAR, AND, IN CONNECTION THEREWITH, MAKING AND REDUCING AN APPROPRIATION.

Approved March 29, 2018 at 2:55pm

HB 18-1012: CONCERNING VISION CARE PLANS FOR EYE CARE SERVICES.

Approved March 29, 2018 at 2:55pm

HB 18-1103: CONCERNING THE ABILITY OF A LOCAL GOVERNMENT TO REQUIRE A DRIVER TO MEET SAFETY STANDARDS FOR THE USE OF AN OFF-HIGHWAY VEHICLE.

Approved March 29, 2018 at 2:55pm

Sincerely,

(signed)

John W. Hickenlooper
Governor

INTRODUCTION OF BILLS
First Reading

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

HB18-1346 by Representative(s) Singer and Landgraf; also Senator(s) Smallwood and Kefalas--Concerning child abuse related to youth who are under the continuing jurisdiction of the
court in an out-of-home placement when they are younger than twenty-one years of age.

Committee on Public Health Care & Human Services

HB18-1347 by Representative(s) Sandridge--Concerning the biennial registration of motor vehicles with the department of revenue.

Committee on Transportation & Energy

HB18-1348 by Representative(s) Singer and Landgraf; also Senator(s) Gardner and Kefalas--Concerning families involved in the child welfare system, and, in connection therewith, prioritizing services and providing support for foster parents.

Committee on Public Health Care & Human Services

HB18-1349 by Representative(s) Ginal--Concerning the use of waiver valuations by the department of transportation, and, in connection therewith, extending the department's existing authority under state law to use waiver valuations when valuing property that it owns and seeks to dispose of to the maximum extent permitted by federal law and regulations and clarifying that a waiver valuation is not an appraisal and that an individual, including a licensed or certified real estate appraiser, is not an appraiser for purposes of the state laws regulating appraisers when the individual performs a waiver valuation.

Committee on Transportation & Energy

HB18-1350 by Representative(s) Kraft-Tharp; also Senator(s) Priola--Concerning the sales and use tax treatment of equipment used to manufacture new metal stock from scrap or end-of-life-cycle metals.

Committee on Business Affairs and Labor

Committee on Appropriations

HB18-1351 by Representative(s) Valdez and Covarrubias; also Senator(s) Crowder and Garcia, Guzman--Concerning signage for the old Spanish trail.

Committee on Finance

SB18-178 by Senator(s) Smallwood; also Representative(s) Kraft-Tharp--Concerning the definition of similar coverage for workers' compensation for certain operators of commercial vehicles.

Committee on Business Affairs and Labor
LAY OVER OF CALENDAR ITEM(S)

On motion of Representative KC Becker, the following item(s) on the Calendar were laid over until April 3, retaining place on Calendar:

Consideration of Senate Amendment(s)--HB18-1056, 1078, 1191, 1047, 1227, 1018, 1242, 1254.

On motion of Representative KC Becker, the House adjourned until 9:00 a.m., April 3, 2018.

Approved:
CRISANTA DURAN,
Speaker

Attest:
MARILYN EDDINS,
Chief Clerk
Prayer by Father Louie Hotop, Arrupe Jesuit High School, Denver.

The Speaker called the House to order at 9:00 a.m.

Pledge of Allegiance led by Michael Stark, Montview Elementary, Denver.

The roll was called with the following result:

Present--60.
Excused--Representative(s) Everett, Pabon, Ransom, Wist, Speaker--5.
Present after roll call--Representative(s) Everett, Pabon, Ransom, Wist, Speaker.

The Speaker Pro Tempore declared a quorum present.

On motion of Representative Exum, the reading of the journal of April 2, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

THIRD READING OF BILL(S)--FINAL PASSAGE

The following bill(s) were considered on Third Reading. The title(s) were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

SB18-106 by Senator(s) Tate, Martinez Humenik, Moreno, Zenzinger; also Representative(s) Thurlow, Arndt, Gray, Hooton, McKean--Concerning obsolete statutory provisions related to a local government's pledging of sales or use tax revenues to pay for revenue bonds issued for the purpose of financing capital improvements.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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SB18-110 by Senator(s) Tate, Martinez Humenik, Moreno, Zenzinger; also Representative(s) Arndt, Hooton, McKean, Thurlow--Concerning the repeal of the requirement that each state agency annually report the amount of federal money it received in the prior fiscal year.

The question being "Shall the bill pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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SB18-127 by Senator(s) Martinez Humenik, Moreno, Tate, Zenzinger; also Representative(s) Thurlow, Arndt, Hooton, McKean--Concerning the repeal of the department of revenue's requirement to publish an historical explanation of income tax rate modifications enacted in the state on every income tax return form.
The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Benavidez Y Hamner Y McKean Y Singer Y
Bridges Y Hansen Y McLachlan Y Thurlow Y
Buck Y Herod Y Melton Y Valdez Y
Buckner Y Hooton Y Michaelson Jenet Y Van Winkle Y
Carver Y Humphrey Y Neville P. Y Weissman Y
Catlin Y Jackson Y Pabon Y Willett Y
Coleman Y Kennedy Y Pettersen Y Williams D. N
Covarrubias Y Kraft-Tharp Y Rankin Y Wilson Y
Danielson Y Landgraf Y Ransom Y Winkler Y
Esparza Y Lawrence Y Reyher Y Winter Y
Everett Y Lee Y Roberts Y Wist Y
Exum Y Leonard N Rosenthal Y Young Y
Speaker Y

Co-sponsor(s) added: Representative(s) Kraft-Tharp, Pabon

SB18-129 by Senator(s) Moreno, Martinez Humenik, Tate, Zenzinger; also Representative(s) Arndt, Hooton, McKeen, Thurlow--Concerning the nonsubstantive reorganization of the law exempting from state sales tax certain drugs and medical and therapeutic devices.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Danielson Y Landgraf Y Ransom E Winkler Y
Esparza Y Lawrence Y Reyher Y Winter Y
Everett Y Lee Y Roberts Y Wist Y
Exum Y Leonard N Rosenthal Y Young Y
Speaker Y

Co-sponsor(s) added: Representative(s) Kraft-Tharp, Pabon
HB18-1264 by Representative(s) Jackson and Carver, Becker K., Buck, Esgar, Landgraf, Liston, Lundeen, Melton, Salazar, Sias, Van Winkle, Weissman, Wilson, Wist; also Senator(s) Cooke and Fields--Concerning measures to clarify the scope of revenge porn criminal offenses.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Bridges, Coleman, Exum, Gray, Hamner, Hansen, Herod, Lee, Lontine, McKean, Michaelson Jenet, Pettersen, Roberts, Valdez, Winkler, Winter, Young, Speaker

HB18-1305 by Representative(s) Coleman and Neville P.; also Senator(s) Neville T.--Concerning a voluntary contribution designation benefitting the Young Americans Center for Financial Education fund that appears on the state individual tax return forms.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Speaker| Y  |     |         |        |
SB18-026 by Senator(s) Kagan; also Representative(s) Herod and Willett--Concerning measures to make sex offender registration more effective.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Arndt, Bridges, Buckner, Covarrubias, Exum, Ginal, Gray, Hansen, Herod, Hooton, Humphrey, Kennedy, Lee, Lewis, Liston, Lontine, McKean, McLachlan, Melton, Michaelson Jenet, Pabon, Pettersen, Roberts, Rosenthal, Salazar, Sias, Valdez, Van Winkle, Weissman, Williams D., Winkler, Winter, Wist, Young, Speaker

SB18-172 by Senator(s) Gardner; also Representative(s) Lee--Concerning testing of horse racing licensees for the presence of prohibited substances.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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HB18-1257 by Representative(s) Rosenthal; also Senator(s) Cooke--Concerning a correction to House Bill 16-1316 by reinserting the word "not".

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Herod, Lontine, Melton, Pettersen, Van Winkle, Speaker

HB18-1308 by Representative(s) Kraft-Tharp and Becker J., Arndt, Liston; also Senator(s) Hill and Kagan, Kefalas, Kerr, Moreno, Priola, Scott--Concerning an exemption from the "Workers' Compensation Act of Colorado" for nonresident employers whose employees are temporarily working in Colorado.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
The majority of those elected to the House voted in the affirmative and the bill was declared passed.

**SB18-161**

by Senator(s) Smallwood, Aguilar, Gardner, Kefalas, Neville T., Priola, Tate; also Representative(s) Kraft-Tharp and Landgraf--Concerning repeal of the behavioral health transformation council.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
HB18-1274 by Representative(s) Becker K. and Bridges, Arndt, Foote, Herod, Kennedy, Lee, Michaelson Jenet, Roberts, Rosenthal, Singer, Weissman, Winter, Young; also Senator(s) Kerr, Aguilar, Court, Donovan, Fenberg, Fields, Garcia, Guzman, Jones, Kagan, Kefalas, Merrifield, Moreno, Todd, Williams A., Zenzinger--Concerning a reduction in greenhouse gas emissions in Colorado, and, in connection therewith, requiring that, by the year 2050, statewide greenhouse gas emissions be reduced by eighty percent of the levels of greenhouse gas emissions that existed in the year 2005.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Benavidez, Coleman, Esgar, Exum, Garnett, Ginal, Hamner, Hansen, Hooton, Jackson, Lontine, McLachlan, Melton, Pettersen, Salazar, Valdez, Speaker

SB18-126 by Senator(s) Grantham and Guzman, Baumgardner, Cooke, Coram, Crowder, Fenberg, Garcia, Gardner, Hill, Holbert, Lundberg, Marble, Priola, Scott, Smallwood, Tate, Williams A.; also Representative(s) Pabon and Van Winkle--Concerning the definition of a traditional large and premium cigar for purposes of the excise tax on tobacco products.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, less than a majority of those elected to the House voted in the affirmative and the bill was declared lost.

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</table>
HB18-1268 by Representative(s) Gray; also Senator(s) Gardner--
Concerning the procedures to recall a director of a special
district.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
was declared passed.

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Co-sponsor(s) added: Representative(s) Kraft-Tharp, Rosenthal

HB18-1265 by Representative(s) Lontine and Beckman, Buckner,
Ginal, Kennedy, Roberts; also Senator(s) Crowder--
Concerning the continuation of the stroke advisory board
in accordance with the recommendation in the department
of regulatory agencies' 2017 sunset report.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
was declared passed.
### SB18-136
by Senator(s) Neville T., Lundberg, Smallwood, Tate; also Representative(s) Kraft-Tharp and Sias, Humphrey--Concerning fees for advising clients about the selection of an individual health benefit plan.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

### SB18-149
by Senator(s) Gardner; also Representative(s) Gray and Herod--Concerning records of the board of directors of the Denver health and hospital authority.
The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
was declared passed.

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Co-sponsor(s) added: Representative(s) Buckner, Exum, Garnett, Hansen, Kennedy, Lontine, Michaelson Jenet, Rosenthal

HCR18-1001 by Representative(s) Lee and Wist; also Senator(s) Court and Gardner--Submitting to the registered electors of the state of Colorado an amendment to the Colorado constitution concerning a change in the format of the election ballot for judicial retention elections.

The question being "Shall the resolution pass?".
A roll call vote was taken. As shown by the following recorded vote, a
two-thirds majority of those elected to the House voted in the affirmative and the resolution was declared passed.

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Co-sponsor(s) added: Representative(s) Becker K., Bridges, Covarrubias, Exum, Gray, Hansen, Herod, Kennedy, Kraft-Tharp, Rankin, Roberts, Rosenthal, Sandridge, Van Winkle, Young

SB18-184 by Senator(s) Coram; also Representative(s) McKean and Esgar--Concerning a new permit for the short-term extraction of construction materials.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Leonard

HB18-1277 by Representative(s) Becker J. and Esgar, Hansen; also Senator(s) Baumgardner and Kefalas, Sonnenberg--Concerning a requirement that an application for a "Building Excellent Schools Today Act" grant of financial assistance for public school capital construction include a plan for the future use or disposition of any existing public school facility that the applicant will stop using for its current use if it receives the grant.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Speaker | Y   |       |   |         |     |        |   |
SB18-011  by Senator(s) Holbert and Kerr; also Representative(s) Kraft-Tharp and Lundeen--Concerning treatment of students who are excused by their parents from participating in state assessments.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Arndt, Becker K., Buckner, Carver, Covarrubias, Danielson, Ginal, Gray, Herod, Jackson, Leonard, McKean, Michaelson Jenet, Neville P., Pabon, Pettersen, Sias, Singer, Van Winkle, Weissman, Speaker

SB18-183  by Senator(s) Tate; also Representative(s) Arndt and Liston--Concerning authorizing agents of insurers to access the electronic system that insurers access for owner and lienholder information of a motor vehicle.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
SB18-174 by Senator(s) Gardner; also Representative(s) Sias--
Concerning liability of entities that provide services to
persons with developmental disabilities in residential
settings.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
was declared passed.

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Becker K. Y Ginal Y Lontine Y Sandridge Y
Beckman Y Gray Y Lundeen Y Sias Y
Benavidez Y Hamner Y McKean Y Singer Y
Bridges Y Hansen Y McLachlan Y Thurlow Y
Buck Y Herod Y Melton Y E Valdez Y
Buckner Y Hooton Y Michaelson Jenet Y Van Winkle Y
Carver Y Humphrey Y Neville P. Y Weissman Y
Catlin Y Jackson Y Pabon Y Willett Y
Coleman Y Kennedy Y Pettersen Y Williams D. Y
Covarrubias Y Kraft-Tharp Y Rankin Y Y Wilson Y
Danielson Y Landgraf Y Ransom Y E Winkler Y
Esgar Y Lawrence Y Reyher Y Winter Y
Everett Y Lee Y Roberts Y Y Y Wist Y
Exum Y Leonard Y Rosenthal Y Young Y

Co-sponsor(s) added: Representative(s) Exum, Ginal, Gray, Hansen, Herod,
Hooton, Jackson, Kraft-Tharp, Michaelson Jenet, Pabon, Rosenthal, Salazar,
Valdez
CONSIDERATION OF SENATE AMENDMENTS TO HOUSE
BILLS(RESOLUTIONS)

HB18-1056 by Representative(s) Van Winkle and Williams D., Ginal, Ransom; also Senator(s) Cooke--Concerning the statewide standard health history form that members of the fire and police pension association complete when commencing employment.

(Amended as printed in Senate Journal, March 23, 2018.)

Representative Van Winkle moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

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The question being, "Shall the bill, as amended, pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

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HB18-1078 by Representative(s) Landgraf and Exum; also Senator(s) Gardner--Concerning court programs for defendants who have served in the armed forces.

(Amended as printed in Senate Journal, March 23, 2018.)

Representative Exum moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

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The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

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Co-sponsor(s) added: Representative(s) Danielson, Foote, Pabon, Rankin, Sandridge, Valdez
HB18-1191 by Representative(s) Winter; also Senator(s) Martinez
Humenik and Kefalas--Concerning a local authority's
ability to alter speed limits within the local authority's
jurisdiction.

(Amended as printed in Senate Journal, March 23, 2018.)

Representative Winter moved that the House concur in Senate
amendments. The motion was declared passed by the following roll call vote:

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The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative, and the
bill, as amended, was declared repassed.

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Co-sponsor(s) added: Representative(s) Arndt, Jackson, Kraft-Tharp, Pabon,
Pettersen, Rosenthal
HB18-1047 by Representative(s) Lontine; also Senator(s) Gardner--
Concerning technical modifications to the "Fair Campaign
Practices Act" to facilitate its administration.

(Amended as printed in Senate Journal, March 27, 2018.)

Representative Lontine moved that the House concur in Senate
amendments. The motion was declared passed by the following roll call
vote:

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The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative, and the
bill, as amended, was declared repassed.

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Co-sponsor(s) added: Representative(s) Young, Speaker
HB18-1227 by Representative(s) Herod and Wist; also Senator(s) Cooke--Concerning the authority of the real estate commission to issue licenses for an initial period of less than three years.

(Amended as printed in Senate Journal, March 27, 2018.)

Representative Herod moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

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The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.
HB18-1018 by Representative(s) Carver and Jackson, Bridges, Esgar, Ginal, Hansen, Hooton, Lawrence, McLachlan; also Senator(s) Zenzinger and Cooke, Court, Scott--Concerning a requirement that education to prevent human trafficking be included in the training to obtain a commercial driver's license.

(Amended as printed in Senate Journal, March 29, 2018.)

Representative Jackson moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

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The question being, "Shall the bill, as amended, pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

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Co-sponsor(s) added: Representative(s) Salazar
Representative Valdez moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

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A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

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Co-sponsor(s) added: Representative(s) Rankin, Rosenthal
HB18-1254 by Representative(s) Van Winkle; also Senator(s) Smallwood--Concerning the modification of the foreclosure process on property that is encumbered by a deed of trust.

(Amended as printed in Senate Journal, March 29, 2018.)

Representative Van Winkle moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

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Co-sponsor(s) added: Representative(s) Humphrey, Rosenthal

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House in recess. House reconvened.

REPORT(S) OF COMMITTEE(S) OF REFERENCE

AGRICULTURE, LIVESTOCK, & NATURAL RESOURCES

After consideration on the merits, the Committee recommends the following:

HB18-1295 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 2, strike lines 2 through 22.
Page 3, strike lines 1 through 4.
Renumber succeeding sections accordingly.
Page 3, strike lines 19 through 27.
Strike page 4.

Page 5, strike lines 1 through 17 and substitute:
"SECTION 2. In Colorado Revised Statutes, 25-5-426, add (2)(g.3), (2)(g.5), and (4)(d) as follows:
25-5-426. Wholesale food manufacturing and storage - definitions - legislative declaration - fees - cash fund. (2) As used in this section, unless the context otherwise requires:
(g.3) "INDUSTRIAL HEMP" HAS THE MEANING SET FORTH IN SECTION 35-61-101 (7).
(g.5) "INDUSTRIAL HEMP PRODUCT" MEANS A FINISHED PRODUCT, INCLUDING COSMETICS, FOODS, FOOD ADDITIVES, HERBS, EXTRACTS, DERIVATIVES, CONCENTRATES, AND ISOLATES, FOR HUMAN USE OR CONSUMPTION CONTAINING ANY PART OF THE HEMP PLANT, INCLUDING NATURALLY OCCURRING CANNABINOIDS, COMPOUNDS, OR DERIVATIVES FROM INDUSTRIAL HEMP.
(4) (d) INDUSTRIAL HEMP PRODUCTS PRODUCED BY WHOLESALE FOOD MANUFACTURING FACILITIES REGISTERED IN ACCORDANCE WITH THIS SUBSECTION (4) SHALL NOT BE DEEMED ADULTERATED AS DEFINED IN SECTIONS 25-5-410 AND 25-5-416."

Renumber succeeding section accordingly.

HB18-1301 be referred favorably to the Committee on Finance.

SB18-187 be referred to the Committee of the Whole with favorable recommendation.

SB18-188 be referred to the Committee of the Whole with favorable recommendation.
FINANCE

After consideration on the merits, the Committee recommends the following:

HB18-1304 be referred to the Committee of the Whole with favorable recommendation.

HB18-1316 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 1 insert:

"SECTION 1. In Colorado Revised Statutes, 8-83-303, add (2.5) as follows:

8-83-303. Definitions. As used in this part 3 unless the context otherwise requires:

(2.5) "COUNCIL" MEANS THE STATE WORKFORCE DEVELOPMENT COUNCIL CREATED IN SECTION 24-46.3-101."

Renumber succeeding sections accordingly.

Page 2, line 3, strike "(1)(d) introductory portion," and substitute "(1)(d),".

Page 2, strike lines 16 through 18.

Page 3, strike line 1 and substitute "procedure for accepting and reviewing an application from an eligible applicant that received matching grant awards in the 2015-16 or 2016-17 fiscal year and is applying for an additional matching grant or to extend a matching grant award under an existing agreement if APPLICANTS.

(I) The eligible applicant demonstrates positive outcomes resulting from its receipt and use of matching grants under the WORK grant program;

(II) The eligible applicant demonstrates that all organizations that were named in the original grant application agree to participate in an expedited application process; and

(III) The WORK grant review committee approves the use of an expedited application process for the eligible applicant.".

Page 3, line 11, before "(2)(c)" insert "(1) introductory portion, (1)(i), and".

Page 3, strike line 14 and substitute "grant award recommendations."

(1) There is created the skilled worker outreach, recruitment, and key training grant review committee, also referred to as the "WORK grant review committee". The grant review committee consists of thirteen members appointed by the governor COUNCIL as follows:

(i) One member of the state workforce development council created in section 24-46.3-101, C.R.S.

(2) (c) (I) After reviewing the grant".
Page 3, line 22, after "to" insert "THE EXECUTIVE COMMITTEE OF THE COUNCIL, WHICH INCLUDES".

Page 3, line 26, strike "directors and the director shall jointly" and substitute "directors and the director COMMITTEE shall jointly".

Page 4, line 2, strike "AND" and substitute "AND, TO THE EXTENT POSSIBLE,".

Page 4, line 6, strike "ENSURE" and substitute "ENSURE, TO THE EXTENT POSSIBLE,".

Page 4, line 8, strike "ENSURE" and substitute "ENSURE, TO THE EXTENT POSSIBLE,".

Page 4, strike lines 13 through 16 and substitute:

8-83-306. Reports. (2) By May 1, 2017, and by each May 1 thereafter through May 1, 2020 BY DECEMBER 31, 2018, AND BY EACH DECEMBER 31 THEREAFTER, the grant review committee".

Page 4, line 17, strike "submit" and substitute "submit, AS PART OF THE COLORADO TALENT PIPELINE REPORT PREPARED PURSUANT TO SECTION 24-46.3-103,".

Page 4, line 24, strike "(3)" and substitute "(1)(b), (3), and (5)".

Page 4, line 27, strike "(3) (a) For the 2015-16," and substitute "(1) (b) Except as provided in subsection (5) of this section, the money in the fund are IS subject to annual appropriation by the general assembly to the department for the direct and indirect costs associated with implementing this part 3.

(3) (a) For the 2015-16;".

Page 5, line 4, strike "EXPENDED" and substitute "APPROPRIATED".

Page 5, line 6, strike "MUST BE ALLOCATED" and substitute "SHOULD BE ALLOCATED, TO THE EXTENT POSSIBLE,".

Page 5, after line 12 insert:

"(5) Any unexpended and unencumbered money remaining in the WORK fund at the end of a fiscal year remain REMAINS in the fund and shall not be credited or transferred to the general fund or another fund. UNEXPENDED AND UNENCUMBERED MONEY FROM AN APPROPRIATION MADE PURSUANT TO SUBSECTION (3) OF THIS SECTION REMAINS AVAILABLE FOR EXPENDITURE BY THE DEPARTMENT IN THE NEXT FISCAL YEAR WITHOUT FURTHER APPROPRIATION.".

SB18-141 be referred favorably to the Committee on Appropriations.

SB18-143 be referred favorably to the Committee on Appropriations.
PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed:
HB18-1346, 1347, 1348, 1349, 1350, 1351.

SIGNING OF BILLS--RESOLUTIONS--MEMORIALS

The Speaker has signed: HB18-1098, 1134, 1148, 1199, 1246, 1293; SJR18-008.

DELIVERY OF BILLS TO GOVERNOR

The Chief Clerk of the House of Representatives reports the following bills have been delivered to the Office of the Governor: HB18-1145, 1172, 1238, 1239 at 11:30 a.m. on April 3, 2018.

MESSAGE FROM THE SENATE

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB18-207.

HB18-1008 Amended in General Orders as printed in Senate Journal, April 2, 2018.
HB18-1029 Amended in General Orders as printed in Senate Journal, April 2, 2018.
HB18-1198 Amended in General Orders as printed in Senate Journal, April 2, 2018 and on Third Reading as printed in Senate Journal, April 3, 2018.

The Senate has passed on Third Reading and returns herewith:
HB18-1049, 1154, 1293, and 1017.

The Senate has voted to reject the House Amendments on SB18-151 and to adhere to the Senate position.

MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, SB18-207.
without comment, as amended, HB18-1008, 1029, and 1198.

MESSAGE(S) FROM THE GOVERNOR

I certify I received the following on the 3rd day of April, 2018, at 1:20 p.m. The original is on file in the records of the House of Representatives of the General Assembly.

Marilyn Eddins,
Chief Clerk of the House
April 2, 2018

Ladies and Gentlemen:

I have the honor to inform you that I have approved and will file with the Secretary of State the following Acts:

HB 18-1138: CONCERNING STANDARDIZING PUBLIC OFFICIAL OATHS OF OFFICE, AND, IN CONNECTION THEREWITH, PROVIDING A UNIFORM OATH TEXT AND ESTABLISHING REQUIREMENTS FOR TAKING, SUBSCRIBING, ADMINISTERING, AND FILING PUBLIC OATHS OF OFFICE.

Approved April 2, 2018 at 2:43 pm.

HB 18-1099: CONCERNING CRITERIA THAT THE BROADBAND DEPLOYMENT BOARD IS REQUIRED TO DEVELOP WITH REGARD TO AN INCUMBENT TELECOMMUNICATIONS PROVIDER'S EXERCISE OF A RIGHT TO IMPLEMENT A BROADBAND DEPLOYMENT PROJECT IN AN UNSERVED AREA OF THE STATE UPON A NONINCUMBENT PROVIDER'S APPLICATION TO THE BROADBAND DEPLOYMENT BOARD TO IMPLEMENT A PROPOSED BROADBAND DEPLOYMENT PROJECT IN THE UNSERVED AREA.

Approved April 2, 2018 at 3:03 pm.

Sincerely,

(signed)

John W. Hickenlooper
Governor

INTRODUCTION OF BILLS
First Reading

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

HB18-1352 by Representative(s) Foote and Gray; also Senator(s) Jones and Aguilar—Concerning a clarification of the minimum distance from which certain oil and gas facilities must be located from any school.

Committee on Health, Insurance, & Environment
HB18-1353  by Representative(s) Lontine and Carver; also Senator(s)
Marble--Concerning the creation of a grant program to
reimburse local governments for costs associated with the
 provision of defense counsel to certain defendants at their
 first appearances in municipal courts.
Committee on Judiciary

HB18-1354  by Representative(s) McKean, Arndt, Hooton, Thurlow;
also Senator(s) Zenzinger, Martinez Humenik, Moreno--
Concerning a requirement that written warranties for
powersports vehicles be honored.
Committee on Transportation & Energy

HB18-1355  by Representative(s) Pettersen and Sias; also Senator(s)
Gardner and Moreno--Concerning changes to the
accountability system for the elementary and secondary
public education system to strengthen the accountability
system for the benefit of students.
Committee on Education

SB18-001  by Senator(s) Baumgardner and Cooke, Coram, Crowder,
Gardner, Grantham, Hill, Holbert, Lambert, Lundberg,
Marble, Scott, Sonnenberg, Tate; also Representative(s)
Buck, Leonard--Concerning transportation infrastructure
funding, and, in connection therewith, requiring
specified amounts of general fund money to be transferred
to the state highway fund during state fiscal year 2018-19
for the purpose of funding new highway construction
projects and annually during state fiscal years 2019-20
through 2038-39 for the purposes of maintaining the state
highway system and repaying any transportation revenue
anticipation notes that may be issued as specified in the
bill and, if no citizen-initiated ballot measure that requires
the state to issue transportation revenue anticipation notes
is approved by the voters of the state at the November
2018 general election, requiring the secretary of state to
submit a ballot question to the voters of the state at the
November 2019 statewide election, which, if approved,
would require the state, with no increase in any taxes or
fees, to issue additional transportation revenue anticipation
notes for the purpose of addressing critical priority
transportation needs in the state by funding transportation
projects; would exclude note proceeds and investment
earnings on note proceeds from state fiscal year spending
limits; and would reduce the amount of lease-purchase
agreements required by current law to be issued for the
purpose of funding transportation projects.
Committee on Transportation & Energy
Committee on Finance
Committee on Appropriations

SB18-052  by Senator(s) Hill; also Representative(s) Humphrey and
Saine--Concerning the repeal of certain provisions
concerning ammunition magazines.
Committee on State, Veterans, & Military Affairs
SB18-185  by Senator(s) Smallwood; also Representative(s) Everett--
Concerning the use of deadly physical force against a
person who has made an illegal entry into a place of
business.
Committee on State, Veterans, & Military Affairs

SB18-192  by Senator(s) Marble; also Representative(s) Buck--
Concerning a requirement that a local government that
interferes with oil and gas operations compensate persons
damaged by the interference.
Committee on State, Veterans, & Military Affairs

SB18-200  by Senator(s) Tate and Priola, Jahn; also Representative(s)
Becker K. and Pabon--Concerning modifications to the
public employees' retirement association hybrid defined
benefit plan necessary to eliminate with a high probability
the unfunded liability of the plan within the next thirty
years, and, in connection therewith, making an
appropriation.
Committee on Finance
Committee on Appropriations

SB18-205  by Senator(s) Marble and Coram, Cooke, Fenberg, Fields,
Garcia, Scott; also Representative(s) Catlin and
McLachlan--Concerning the regulation of industrial hemp
as an agricultural product, and, in connection therewith,
identifying the unprocessed seeds of industrial hemp as a
commodity under the "Commodity Handler Act" and
industrial hemp as a farm product under the "Farm
Products Act".
Committee on Agriculture, Livestock, & Natural Resources

INTRODUCTION OF RESOLUTION
The following resolution was read by title and laid over one day under the
rules:

SJR18-009  by Senator(s) Cooke and Baumgardner, Holbert; also
Representative(s) Sandridge and Sias--Concerning
declaring the week of May 13-19, 2018, as Police Week,
and, in connection therewith, declaring May 15, 2018, as
Peace Officers' Memorial Day.

LAY OVER OF CALENDAR ITEM(S)
On motion of Representative Garnett, the following item(s) on the
Calendar were laid over until April 4, retaining place on Calendar:

Consideration of General Orders--HB18-1245, 1260, 1209, 1231, 1270,
1157, 1131.
On motion of Representative Melton, the House adjourned until 9:00 a.m., April 4, 2018.

Approved:
CRISANTA DURAN,
Speaker

Attest:
Marilyn Eddins,
Chief Clerk
Prayer by the Reverend Dr. Cynthia Cearley, Centennial.

The Speaker Pro Tempore called the House to order at 9:00 a.m.

Pledge of Allegiance led by Elizabeth Pierce, Aragon Elementary, Michale Landgraf, West Pine Elementary, Fountain.

The roll was called with the following result:

Present--57.

Excused--Representative(s) Everett, Jackson, Kennedy, Pabon, Saine, Singer, Winter, Speaker--8.

Present after roll call--Representative(s) Everett, Kennedy, Pabon, Singer, Winter, Speaker.

The Speaker Pro Tempore declared a quorum present.

On motion of Representative Exum, the reading of the journal of April 3, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

On motion of Representative Esgar, the House resolved itself into Committee of the Whole for consideration of General Orders, and she was called to act as Chair.

GENERAL ORDERS--SECOND READING OF BILLS

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

(Amendments to the committee amendment are to the printed committee report which was printed and placed in the members' bill file.)
HB18-1245 by Representative(s) Rosenthal and Michaelson Jenet, Esgar, Ginal, Herod; also Senator(s) Fenberg and Guzman, Moreno--Concerning a prohibition against a mental health care provider engaging in conversion therapy with a patient under eighteen years of age.

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

HB18-1260 by Representative(s) Ginal and Jackson; also Senator(s) Moreno--Concerning prescription drug price transparency.

Laid over until April 9, retaining place on Calendar.

HB18-1209 by Representative(s) Pettersen and Garnett--Concerning amendments to the state income tax deduction for contributions to a qualified 529 account to ensure that the state income tax deduction is not aligned with the changes in the federal "Tax Cuts and Jobs Act" of 2017 that allow tax-free distributions for elementary and secondary school expenses.

Laid over until April 9, retaining place on Calendar.

HB18-1231 by Representative(s) Benavidez, Buckner, Coleman, Herod, Hooton, Jackson, Lontine, Melton, Pettersen, Roberts, Rosenthal, Salazar, Singer, Weissman--Concerning the repeal of Columbus day as a legal holiday, and, in connection therewith, making election day a legal holiday.

Laid over until April 9, retaining place on Calendar.

HB18-1270 by Representative(s) Hansen and Becker J.; also Senator(s) Tate--Concerning energy storage, and, in connection therewith, requiring the public utilities commission to establish mechanisms for investor-owned electric utilities to procure energy storage systems if certain criteria are satisfied.

Amendment No. 1, by Representative(s) Hansen.

Amend printed bill, page 2, strike lines 12 through 15 and substitute:

"(I) REDUCE SYSTEM COSTS;".

Renumber succeeding subparagraphs accordingly.

Page 3, lines 25 and 26, strike "TRANSMISSION AND DISTRIBUTION".

Page 3, line 27, strike "ELECTRIC TRANSMISSION AND" and substitute "THE GRID;".

Page 4, strike lines 1 through 11 and substitute:
"(c) A REDUCTION IN THE NEED FOR THE INCREASED GENERATION
OF ELECTRICITY DURING PERIODS OF PEAK DEMAND; AND
(d) THE AVOIDANCE, REDUCTION, OR DEFERRAL OF INVESTMENT
BY THE ELECTRIC UTILITY.".

Page 4, line 16, strike "KNOWN, EXPECTED, AND" and substitute "KNOWN
AND".

Page 4, strike lines 22 through 25 and substitute:

"(b) REDUCED GENERATION INTEGRATION COSTS;
(c) AVOIDED OR ADDED COSTS TO THE ELECTRIC UTILITY FOR THE
INTEGRATION OF ENERGY STORAGE SYSTEMS;"

Page 5, strike lines 1 and 2.

Reletter succeeding paragraphs accordingly.

Page 5, strike lines 6 through 10 and substitute "UTILITY; AND
(g) THE COST OF ENERGY STORAGE SYSTEMS.".

Page 5, lines 17 and 18, strike "OF THE FULL RANGE".

Amendment No. 2, by Representative(s) Hansen.

Amend printed bill, page 5, strike line 21.

Page 5, line 22, strike "OBJECTIVE EVALUATION" and substitute
"COMMISSION".

Page 5, line 23, strike "THE".

Page 5, strike line 24 and substitute "POTENTIAL INTERCONNECTION
POINTS;
(c) ESTABLISHING THAT ENERGY STORAGE SYSTEMS CAN BE
ELIGIBLE FOR UTILITY RATE RECOVERY;".

Reletter succeeding paragraphs accordingly.

Page 6, line 2, strike "SYSTEMS WITH" and substitute "SYSTEMS.".

Page 6, strike lines 3 and 4.

Page 6, line 5, strike "(1)(d)" and substitute "(1)(e)".

Page 6, after line 14 insert:

"(2) ON OR BEFORE MAY 1, 2019, ELECTRIC UTILITIES MAY FILE
APPLICATIONS FOR RATE-BASED PROJECTS, NOT TO EXCEED FIFTEEN
MEGAWATTS OF CAPACITY, FOR ENERGY STORAGE SYSTEMS.".

As amended, ordered engrossed and placed on the Calendar for Third
Reading and Final Passage.
HB18-1157 by Representative(s) Becker K. and Singer--Concerning increased reporting of oil and gas incidents.

Laid over until April 5, retaining place on Calendar.

HB18-1131 by Representative(s) Michaelson Jenet; also Senator(s) Crowder and Fields--Concerning a program to facilitate conducting judicial proceedings via networking technology.

Amendment No. 1, Judiciary Report, dated February 27, 2018, and placed in member's bill file; Report also printed in House Journal, February 28, 2018.


Amendment No. 3, by Representative(s) Carver.

Amend the Judiciary Committee Report, dated February 27, 2018, page 1, strike lines 9 through 16 and substitute:

"Page 2, strike lines 14 through 16 and substitute "The purpose of the Telejustice program is to allow for defendants to appear at certain court proceedings via the use of interactive audiovisual devices, subject to the provisions of the Colorado Constitution and the Colorado rules of criminal procedure. It is presumed that the physical presence of the defendant is required at all court proceedings except in those limited circumstances when the rights of the defendant and the fair administration of justice will not be compromised by the use of an interactive audiovisual device."."

Page 2 of the committee report, strike lines 11 through 32 and substitute:

"Page 4, strike lines 17 through 27 and substitute:

"(3) (a) In determining whether a proceeding is one at which the use of an interactive audiovisual device is reasonable and appropriate in light of the presumption that the defendant should be physically present at court hearings, the court shall:

(1) Comply with any relevant rule of criminal procedure and any constitutional limitations; and

(II) Ensure that defense counsel has an opportunity to be heard, if the defendant objects.

(b) If an interactive audiovisual device will be used, the court shall allow counsel sufficient opportunity to consult with the defendant prior to any hearing.

(4) Nothing in this section requires the division of youth services within the Department of Human Services to utilize the Telejustice program."."

Page 3 of the committee report, strike lines 1 through 5 and substitute:

"Page 5, strike lines 1 through 3.".
Page 3 of the committee report, after line 13 insert:
"Page 6, strike line 1 and substitute "13-3-117.".".

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

**HB18-1279** by Representative(s) Esgar, Buckner, Ginal, Kennedy, Liston, McKean, Roberts; also Senator(s) Priola and Moreno--Concerning a requirement that certain practitioners prescribe controlled substances electronically.

Laid over until April 9, retaining place on Calendar.

**HB18-1187** by Representative(s) Buckner and Landgraf; also Senator(s) Cooke and Moreno--Concerning the lawful use of a prescription drug that contains cannabidiol that is approved by the United States food and drug administration.


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

**HB18-1284** by Representative(s) Buckner and Wilson; also Senator(s) Martinez Humenik and Kefalas--Concerning the cost of prescription drugs purchased at a pharmacy.

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

**SB18-055** by Senator(s) Neville T.; also Representative(s) Van Winkle and Hooton, Ransom--Concerning the crimes against children surcharge in cases involving trafficking of children.

Amendment No. 1, by Representative(s) Hooton.

Amend reengrossed bill, page 3, line 7, strike "DEFENDANT OR DEFENDANT'S" and substitute "OFFENDER OR THE OFFENDER'S".

Page 3, line 8, strike "DEFENDANT's" and substitute "OFFENDER's".

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

**SB18-169** by Senator(s) Gardner; also Representative(s) Carver--Concerning offenses against witnesses in noncriminal proceedings.
Amendment No. 1, by Representative(s) Carver.

Amend reengrossed bill page 2, line 7, strike "CRIMINAL, CIVIL, OR ADMINISTRATIVE" and substitute "CRIMINAL OR CIVIL".

Page 2, lines 9 and 10, strike "CRIMINAL, CIVIL, OR ADMINISTRATIVE" and substitute "CRIMINAL OR CIVIL".

Page 2, lines 22 and 23, strike "CRIMINAL, CIVIL, OR ADMINISTRATIVE" and substitute "CRIMINAL OR CIVIL".

Page 2, line 25, strike "CRIMINAL, CIVIL, OR ADMINISTRATIVE" and substitute "CRIMINAL OR CIVIL".

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

ADOPTION OF COMMITTEE OF THE WHOLE REPORT


Laid over until date indicated retaining place on Calendar:

HB18-1157-April 5, 2018
HB18-1260, 1209, 1231, 1279--April 9, 2018.

The Chairman moved the adoption of the Committee of the Whole Report. As shown by the following roll call vote, a majority of those elected to the House voted in the affirmative, and the Report was adopted.

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Laid over until date indicated retaining place on Calendar:

HB18-1157-April 5, 2018
HB18-1260, 1209, 1231, 1279--April 9, 2018.

The Chairman moved the adoption of the Committee of the Whole Report. As shown by the following roll call vote, a majority of those elected to the House voted in the affirmative, and the Report was adopted.

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Speaker Y
APPOINTMENT(S)

The Speaker announced the following temporary committee appointment(s) for April 4, 2018 only:

**Transportation and Energy**

Representative Buckner to replace Representative Jackson

_______________

House in recess. House reconvened.

_______________

REPORT(S) OF COMMITTEE(S) OF REFERENCE

**BUSINESS AFFAIRS & LABOR**

After consideration on the merits, the Committee recommends the following:

HB18-1317 be postponed indefinitely.

**HEALTH, INSURANCE & ENVIRONMENT**

After consideration on the merits, the Committee recommends the following:

HB18-1300 be referred to the Committee of the Whole with favorable recommendation.

SB18-132 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend reengrossed bill, page 3, line 6, strike "rules." and substitute "rules - state measurement for accountable, responsive, and transparent (SMART) government act report - repeal."

Page 6, before line 2 insert:


(8) THIS SECTION IS REPEALED, EFFECTIVE JANUARY 1, 2023.".
JUDICIARY
After consideration on the merits, the Committee recommends the following:

SB18-014 be referred to the Committee of the Whole with favorable recommendation.

SB18-068 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend reengrossed bill, page 3, line 16, after "SHE" insert "KNOWINGLY".

Page 3, line 17, after "A" insert "KNOWING".

Page 3, line 21, strike "CLASS 6 FELONY" and substitute "CLASS 1 MISDEMEANOR AND IS AN EXTRAORDINARY RISK CRIME THAT IS SUBJECT TO THE MODIFIED SENTENCING RANGE SPECIFIED IN SECTION 18-1.3-501 (3)."

Page 3, strike lines 22 through 24 and substitute:

"(A) THE THREAT CAUSES ANY GOVERNMENT AGENCY THAT DEALS WITH EMERGENCIES TO INITIATE ACTIONS TO EVACUATE OR OTHERWISE DISPLACE THE OCCUPANTS OF A PUBLIC BUILDING, BUSINESS, PLACE OF ASSEMBLY, OR FACILITY OF PUBLIC TRANSPORTATION; OR"

Page 5, after line 3 insert:

"SECTION 3. In Colorado Revised Statutes, 18-1.3-501, amend (3)(b)(V) and (3)(b)(VI); and add (3)(b)(VII) as follows:

18-1.3-501. Misdemeanors classified - drug misdemeanors and drug petty offenses classified - penalties - definitions. (3) (b) Misdemeanors that present an extraordinary risk of harm to society shall include the following:

(V) Misdemeanor failure to register as a sex offender, as described in section 18-3-412.5; and

(VI) Misdemeanor invasion of privacy for sexual gratification, as described in section 18-3-405.6; AND

(VII) FALSE REPORTING OF AN EMERGENCY, AS DESCRIBED IN SECTION 18-8-111.".

Renumber succeeding sections accordingly.

SB18-154 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend reengrossed bill, page 4, strike line 2 and substitute "SYSTEM THAT INCLUDES, BUT IS NOT LIMITED TO, A FAMILY ASSESSMENT RESPONSE SERVICE PLAN OR AN OPEN CASE.".
Page 5, strike line 9 and substitute "24-1.9-102 AND CONSISTENT WITH THE DATA-SHARING POLICIES OF THE COLLABORATIVE MANAGEMENT PROGRAM;".

Page 5, lines 21 and 22, strike "LEAST RESTRICTIVE APPROPRIATE PLACEMENT" and substitute "APPROPRIATE SERVICES OR PLACEMENT-BASED ASSESSMENT".

Page 5, line 24, strike "LAWS AND RULES;" and substitute "LAWS, RULES, AND COUNTY POLICY;".

Page 6, line 3, strike "INFORMATION;" and substitute "INFORMATION AND INCLUDES POLICIES AROUND SHARING INFORMATION WITH OTHER JUDICIAL DISTRICTS;".

SB18-180 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend reengrossed bill, page 1, line 101, after "COLORADO" insert "UNIFORM".

PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed: HB18-1352, 1353, 1354, 1355.

SIGNING OF BILLS--RESOLUTIONS--MEMORIALS

The Speaker has signed: SB18-170.

DELIVERY OF BILLS TO GOVERNOR

The Chief Clerk of the House of Representatives reports the following bills have been delivered to the Office of the Governor: HB18-1098, 1134, 1148, 1199, 1246, 1293 at 2:30 p.m. on April 4, 2018.

MESSAGE FROM THE SENATE

The Senate has voted to concur in House Amendments to SB18-079, 026, 149, 184, and 174. The bills have been repassed as amended.
INTRODUCTION OF BILLS

First Reading

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

HB18-1356 by Representative(s) Thurlow, Arndt, McKean; also Senator(s) Moreno, Martinez Humenik, Zenzinger--Concerning adding a nonsubstantive cross reference to the crime of failure to register as a sex offender.

Committee on Judiciary

HB18-1357 by Representative(s) Michaelson Jenet; also Senator(s) Gardner and Williams A., Jahn--Concerning access to behavioral health care services, and, in connection therewith, establishing an ombudsperson for behavioral health access to care to assist consumers in accessing care and requiring health insurers and the commissioner of insurance to report on compliance with mental health parity laws.

Committee on Public Health Care & Human Services

HB18-1358 by Representative(s) Foote and Beckman; also Senator(s) Lundberg and Aguilar--Concerning required disclosures pertaining to charges for health care.

Committee on Health, Insurance, & Environment

HB18-1359 by Representative(s) Benavidez and Pabon--Concerning the removal of the current calculation threshold that limits the Colorado charitable contribution income tax deduction.

Committee on Finance

HB18-1360 by Representative(s) Winter and Lawrence, Valdez; also Senator(s) Martinez Humenik and Todd, Coram--Concerning the expansion of the number of directors on the board of directors of the state historical society.

Committee on Local Government

SB18-123 by Senator(s) Sonnenberg; also Representative(s) Liston--Concerning asbestos trust claim transparency.

Committee on Judiciary

SB18-197 by Senator(s) Sonnenberg and Crowder; also Representative(s) Lewis--Concerning an exception to the requirement that a motor vehicle clear a port of entry for vehicles transporting agricultural commodities.

Committee on State, Veterans, & Military Affairs

SB18-207 by Senator(s) Moreno, Lambert, Lundberg; also Representative(s) Rankin, Hammers, Young--Concerning authority for the department of human services to retain amounts from certain cash funds for its indirect costs.

Committee on Appropriations
LAY OVER OF CALENDAR ITEM(S)

On motion of Representative Garnett, the following item(s) on the Calendar were laid over until April 5, retaining place on Calendar:

Consideration of Senate Amendment(s)--HB18-1008, 1029, 1198.
Consideration of Adherence--SB18-151.

On motion of Representative Garnett, the House adjourned until 10:00 a.m., April 5, 2018.

Approved:
CRISANTA DURAN,
Speaker

Attest:
MARILYN EDDINS,
Chief Clerk
HOUSE JOURNAL
SEVENTY-FIRST GENERAL ASSEMBLY
STATE OF COLORADO
Second Regular Session

Eighty-sixth Legislative Day Thursday, April 5, 2018

Prayer by Rabbi Joseph Black, Temple Emanuel, Denver.

The Speaker called the House to order at 10:00 a.m.

The Colors were posted by, Allison Jones, Dylon Swanton, Katrena Silleto, Jaden Engbretson, North High School ROTC Color Guard, Denver.

Pledge of Allegiance led by Abraham Tesoriero, Kinder Care Preschool, Westminster.

The roll was called with the following result:

Present--62.
Excused--Representative(s) Jackson, Saine, Williams--3.

The Speaker declared a quorum present.

On motion of Representative Exum, the reading of the journal of April 4, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

APPOINTMENT(S)

The Speaker announced the following temporary committee appointment(s) for April 5, 2018 only:

Health, Insurance, & Environment
Representative Singer to replace Representative Jackson
State, Veterans & Military Affairs
Representative Winkler to replace Representative Williams
Transportation and Energy
Representative Willett to replace Representative Becker J
Representative Kennedy to replace Representative Jackson

THIRD READING OF BILL(S)--FINAL PASSAGE

The following bill(s) were considered on Third Reading. The title(s) were publicly read. Reading of the bill at length was dispensed with by unanimous consent.
HB18-1245 by Representative(s) Rosenthal and Michaelson Jenet, Esgar, Ginal, Herod; also Senator(s) Fenberg and Guzman, Moreno--Concerning a prohibition against a mental health care provider engaging in conversion therapy with a patient under eighteen years of age.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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<tr>
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Co-sponsor(s) added: Representative(s) Arndt, Becker K., Benavidez, Bridges, Buckner, Coleman, Danielson, Exum, Foote, Garnett, Gray, Hamner, Hansen, Hooton, Kennedy, Kraft-Tharp, Lee, Lontine, McLachlan, Melton, Pabon, Pettersen, Roberts, Salazar, Singer, Valdez, Weissman, Winter, Young, Speaker

HB18-1270 by Representative(s) Hansen and Becker J.; also Senator(s) Tate--Concerning energy storage, and, in connection therewith, requiring the public utilities commission to establish mechanisms for investor-owned electric utilities to procure energy storage systems if certain criteria are satisfied.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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HB18-1131  by Representative(s) Michaelson Jenet; also Senator(s) Crowder and Fields--Concerning a program to facilitate conducting judicial proceedings via networking technology.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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<tr>
<th>YES</th>
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Co-sponsor(s) added: Representative(s) Arndt, Becker K., Bridges, Esgar, Ginal, Gray, Hamner, Kennedy, Kraft-Tharp, Lee, Lewis, Liston, Lontine, McLachlan, Melton, Michaelson Jenet, Pettersen, Roberts, Rosenthal, Valdez, Weissman, Wilson, Young, Speaker

HB18-1284  by Representative(s) Buckner and Wilson; also Senator(s) Martinez Humenik and Kefalas--Concerning the cost of prescription drugs purchased at a pharmacy.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

---

**SB18-055** by Senator(s) Neville T.; also Representative(s) Van Winkle and Hooton, Ransom--Concerning the crimes against children surcharge in cases involving trafficking of children.

---

Co-sponsor(s) added: Representative(s) Arndt, Bridges, Buck, Coleman, Covarrubias, Danielson, Esgar, Exum, Ginal, Gray, Hamner, Hansen, Herod, Hooton, Kennedy, Landgraf, Lee, Liston, Lontine, Melton, Michaelson, Jenet, Neville P., Pabon, Pettersen, Roberts, Rosenthal, Salazar, Sias, Singer, Valdez, Van Winkle, Weissman, Winkler, Winter, Young, Speaker
SB18-169 by Senator(s) Gardner; also Representative(s) Carver--Concerning offenses against witnesses in noncriminal proceedings.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Exum, Hansen, Herod, Lee, Liston, Salazar, Speaker

HB18-1187 by Representative(s) Buckner and Landgraf; also Senator(s) Cooke and Moreno--Concerning the lawful use of a prescription drug that contains cannabidiol that is approved by the United States food and drug administration.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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CONSIDERATION OF SENATE AMENDMENTS TO HOUSE BILLS (RESOLUTIONS)

HB18-1008 by Representative(s) Esgar and Arndt, Hansen, Willett; also Senator(s) Donovan and Coram, Jones--Concerning the financing of the division of parks and wildlife's aquatic nuisance species program, and, in connection therewith, creating an aquatic nuisance species stamp for the operation of motorboats and sailboats in waters of the state, increasing penalties related to the introduction of aquatic nuisance species into the waters of the state, and combining two separate funds related to the aquatic nuisance species program into one fund.

(Amended as printed in Senate Journal, April 3, 2018.)

Representative Esgar moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

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The question being, "Shall the bill, as amended, pass?". A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared **repassed**.

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Co-sponsor(s) added: Representative(s) Coleman

**HB18-1029** by Representative(s) Weissman; also Senator(s) Lundberg--Concerning lowering the period of mandatory parole from five years to three years for certain felony offenses.

(Amended as printed in Senate Journal, April 3, 2018.)

Representative Weissman moved that the House **concur** in Senate amendments. The motion was declared **passed** by the following roll call vote:

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</table>

The question being, "Shall the bill, as amended, pass?". A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative, and the
bill, as amended, was declared **repassed**.

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HB18-1198 by Representative(s) Saine and Kraft-Tharp, Leonard, Winter; also Senator(s) Donovan and Smallwood, Neville T., Todd--Concerning the establishment of best practices for state boards and commissions.

(Amended as printed in Senate Journal, April 3, 2018.)

Representative Kraft-Tharp moved that the House **concur** in Senate amendments. The motion was declared **passed** by the following roll call vote:

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The question being, "Shall the bill, as amended, pass?".

A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

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Co-sponsor(s) added: Representative(s) Arndt

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House in recess. House reconvened.

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REPORT(S) OF COMMITTEE(S) OF REFERENCE

EDUCATION
After consideration on the merits, the Committee recommends the following:

HB18-1341 be referred favorably to the Committee on Appropriations.

FINANCE
After consideration on the merits, the Committee recommends the following:

HB18-1290 be referred favorably to the Committee on Appropriations.

HB18-1301 be referred favorably to the Committee on Appropriations.

SB18-033 be referred favorably to the Committee on Appropriations.
LOCAL GOVERNMENT
After consideration on the merits, the Committee recommends the following:

SB18-108 be referred favorably to the Committee on Appropriations.

STATE, VETERANS, & MILITARY AFFAIRS
After consideration on the merits, the Committee recommends the following:

SB18-070 be postponed indefinitely.

SB18-076 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 "portion;" and substitute "portion and (2);".

Page 2, strike lines 7 through 10 and substitute:

"(d) To facilitate the trading of votes between an elector in the state or a person in another state in exchange for the other person's vote for or against a particular candidate, ballot issue, or ballot question. A violation of this subsection (1)(d) is a class 2 petty offense and, upon conviction thereof, the offender shall be punished by a fine of not more than one thousand dollars for each offense.

(2) Except for the offense set forth in subsection (1)(d) of this section, each offense set forth in subsection (1) of this section is a misdemeanor, and, upon conviction thereof, the offender shall be punished as provided in section 1-13-111.".

SB18-116 be postponed indefinitely.

SB18-156 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 "(2)" and substitute "(2); and add (1.3)".

Page 2, line 6, after "county" insert "in the manner provided in subsection (1.3) of this section".

Page 2, strike lines 16 through 24 and substitute "end of the period for which made. If no legal newspaper is located in the county, either such".
Page 3, strike lines 1 through 5 and substitute "reports shall be published in a newspaper of an adjacent county which has general circulation in the county for which the report is made, or the board shall cause such statements to be posted in three conspicuous places in said county, one of which shall be the courthouse door. The county accounting office, if there is one, and otherwise the".

Page 3, after line 15 insert:

"(1.3) (a) PRIOR TO JANUARY 1, 2022, PUBLICATION REQUIRED BY THIS SECTION SHALL BE MADE IN AT LEAST ONE LEGAL NEWSPAPER IN THE COUNTY. BEGINNING JANUARY 1, 2022, SUCH PUBLICATION SHALL BE MADE:

(I) IN AT LEAST ONE LEGAL NEWSPAPER IN THE COUNTY AND MAY ALSO BE PUBLISHED AT THE CHIEF ADMINISTRATIVE OFFICE OF THE COUNTY; OR

(II) CONSPICUOUSLY ON THE OFFICIAL WEBSITE OF THE COUNTY, WITH A LINK TO THE REPORT PUBLISHED IN AT LEAST ONE LEGAL NEWSPAPER IN THE COUNTY.

(b) IF NO LEGAL NEWSPAPER IS LOCATED IN THE COUNTY, EITHER SUCH REPORTS OR LINKS SHALL BE PUBLISHED IN A NEWSPAPER OF AN ADJACENT COUNTY THAT HAS GENERAL CIRCULATION IN THE COUNTY FOR WHICH THE REPORT IS MADE, OR THE BOARD SHALL CAUSE SUCH STATEMENTS TO BE POSTED IN THREE CONSPICUOUS PLACES IN SAID COUNTY, ONE OF WHICH SHALL BE THE COURTHOUSE DOOR.".

Page 4, line 1, after "county" insert "IN THE MANNER PROVIDED IN SUBSECTION (1.3) OF THIS SECTION".

Page 4, strike lines 10 through 24 and substitute "December thirty-first each year. If no legal newspaper is located in the county, either such reports shall be published in a newspaper of an adjacent county which has general circulation in the county for which the report is made or the board of county commissioners shall cause such statements to be posted in three conspicuous places in said county, one of which shall be the courthouse door. The county clerk and recorder".

TRANSPORTATION & ENERGY
After consideration on the merits, the Committee recommends the following:

**HB18-1281** be referred favorably to the Committee on Finance.

**HB18-1285** be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 2, line 14, strike "FORTY-TWO" and substitute "FORTY-EIGHT".

Page 6, strike lines 3 through 14 and substitute:
"SECTION 5. Act subject to petition - effective date - applicability. (1) This act takes effect January 1, 2019; 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 2018 and, in such case, will take effect on January 1, 2019, 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."

HB18-1296 be referred to the Committee of the Whole with favorable recommendation.

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PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed:

HB18-1356, 1357, 1358, 1359, 1360.

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MESSAGE FROM THE SENATE

The Senate has passed on Third Reading and transmitted to the Revisor of Statues:

SB18-213 and 208.

HB18-1282 Amended in Special Orders as printed in Senate Journal, April 4, 2018.

HB18-1339 Amended in Special Orders as printed in Senate Journal, April 4, 2018.

HB18-1322 Amended in Special Orders as printed in Senate Journal, April 4, 2018.

HB18-1326 Amended in Special Orders as printed in Senate Journal, April 4, 2018.

HB18-1329 Amended in Special Orders as printed in Senate Journal, April 4, 2018.

HB18-1338 Amended in Special Orders as printed in Senate Journal, April 4, 2018.

HB18-1340 Amended in Special orders as printed in Senate Journal, April 4, 2018.

The Senate has passed on Third Reading and returns herewith:

HB18-1211, 1109, 1243, 1065, 1093, 1323, 1325, 1328, 1330, 1336, 1337, 1104, 1324, 1327, 1331, 1333, 1334, and 1332.

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MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, **SB18-208 and 213.**
without comment, as amended, **HB18-1282, 1322, 1326, 1329, 1338, 1339, and 1340.**

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INTRODUCTION OF BILLS
First Reading

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

**HB18-1361** by Representative(s) Exum and Valdez; also Senator(s) Williams A.--Concerning expanded eligibility for a veteran of the Vietnam war specialty license plate. Committee on Transportation & Energy

**HB18-1362** by Representative(s) Arndt--Concerning the membership expansion of the Colorado task force on drunk and impaired driving. Committee on Transportation & Energy

**HB18-1363** by Representative(s) Singer; also Senator(s) Crowder--Concerning legislative recommendations of the child support commission. Committee on Public Health Care & Human Services

**HB18-1364** by Representative(s) Michaelson Jenet and Landgraf, Danielson, Ginal, Hooton, Lontine, Pettersen, Singer; also Senator(s) Martinez Humenik--Concerning the continuation of the Colorado advisory council for persons with disabilities, and, in connection therewith, implementing the sunset review recommendations of the department of regulatory agencies. Committee on Public Health Care & Human Services

**HB18-1365** by Representative(s) Ginal and Sias; also Senator(s) Priola and Moreno--Concerning a primary care payment reform collaborative to evaluate investment in primary care. Committee on Health, Insurance, & Environment

**HB18-1366** by Representative(s) Roberts, Gray, Hamner, Wilson--Concerning a local college district's authority to manage district property. Committee on Local Government

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INTRODUCTION OF RESOLUTION

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

HJR18-1012 by Representative(s) Benavidez and Michaelson Jenet; also Senator(s) Crowder and Fields--Concerning the Medicaid eligibility of individuals being held in a correctional facility but who have not been convicted of a crime.

Committee on Public Health Care & Human Services

LAY OVER OF CALENDAR ITEM(S)

On motion of Representative KC Becker, the following item(s) on the Calendar were laid over until April 6, retaining place on Calendar:

Consideration of Resolution(s)--SJR18-009.
Consideration of Adherence--SB18-151.

On motion of Representative KC Becker, the House adjourned until 9:00 a.m., April 6, 2018.

Approved:
CRISANTA DURAN,
Speaker

Attest:
MARILYN EDDINS,
Chief Clerk
Prayer by Representative Paul Rosenthal, Denver.

The Speaker called the House to order at 9:00 a.m.

Pledge of Allegiance led by George Stribley, Steele Elementary, Denver.

The roll was called with the following result:

Present--59.
Excused--Representative(s) Covarrubias, Jackson, Lawrence, McKean, Pettersen, Williams--6.
Present after roll call--Representative(s) Pettersen.

The Speaker declared a quorum present.

On motion of Representative Exum, the reading of the journal of April 5, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

CHANGE IN SPONSORSHIP

The Speaker announced the following changes in sponsorship:

HB18-1020--Senator Neville to be removed as dual prime sponsor.

REPORT(S) OF COMMITTEE(S) OF REFERENCE

APPROPRIATIONS

After consideration on the merits, the Committee recommends the following:

HB18-1001 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 14, line 19, before "THE" insert "STATE MONEY IN THE FUND IS CONTINUOUSLY APPROPRIATED TO THE DIVISION FOR THE PURPOSE OF THIS SECTION.".
HB18-1020 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 11, line 26, strike the second "The" and substitute "Subject to annual appropriation by the General Assembly, the".

Page 12, line 2, after "Program." add "Any unexpended and unencumbered money from an appropriation made for the purposes of this section remains available for expenditure by the division in the next fiscal year without further appropriation."

Page 13, after line 21 insert:

"SECTION 5. Appropriation. For the 2018-19 state fiscal year, $1,487,821 is appropriated to the department of public safety for use by the division of criminal justice. This appropriation is from the marijuana tax cash fund created in section 39-28.8-501 (1), C.R.S, and is based on an assumption that the division will require an additional 0.8 FTE. To implement this act, the division may use this appropriation for the law enforcement assistance grant program.".

Page 1, line 104, strike "and".

Page 1, line 105, strike "proceeds." and substitute "proceeds, and making an appropriation.".

HB18-1070 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 4, after line 23 insert:

"SECTION 4. Appropriation. For the 2018-19 state fiscal year, $34,000,000 is appropriated to the department of education. This appropriation is from the public school capital construction assistance fund created in section 22-43.7-104 (1), C.R.S. To implement this act, the department may use this appropriation for public school capital construction assistance board - lease payments.".

Renumber succeeding section accordingly.

Page 1, line 107, strike "Fund and" and substitute "Fund,.".

Page 1, line 109, strike "act." and substitute "act, and making an appropriation.".

HB18-1114 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:
Amend printed bill, page 25, after line 19 insert:

"SECTION 5. Appropriation. (1) For the 2018-19 state fiscal year, $22,677 is appropriated to the department of regulatory agencies. This appropriation is from the division of professions and occupations cash fund created in section 24-34-105 (2)(b)(I), C.R.S. To implement this act, the department may use this appropriation as follows:
(a) $9,982 for use by the division of professions and occupations for personal services, which amount is based on an assumption that the division will require an additional 0.1 FTE;
(b) $4,703 for use by the division of professions and occupations for operating expenses; and
(c) $7,992 for the purchase of legal services.
(2) For the 2018-19 state fiscal year, $7,992 is appropriated to the department of law. This appropriation is from reappropriated funds received from the department of regulatory agencies under subsection (1)(c) of this section. To implement this act, the department of law may use this appropriation to provide legal services for the department of regulatory agencies.".

Renumber succeeding section accordingly.

Page 1, line 101, strike "COUNSELORS." and substitute "COUNSELORS, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB18-1174 be referred to the Committee of the Whole with favorable recommendation.

HB18-1241 be referred to the Committee of the Whole with favorable recommendation.

HB18-1258 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 22, before line 23 insert:

"SECTION 13. Appropriation. (1) For the 2018-19 state fiscal year, $99,637 is appropriated to the department of revenue. This appropriation is from the marijuana cash fund created in section 12-43.3-501 (1)(a), C.R.S. To implement this act, the department may use this appropriation as follows:
(a) $59,677 for tax administration IT system (GenTax) support; and
(b) $39,960 for the purchase of legal services.
(2) For the 2018-19 state fiscal year, $39,960 is appropriated to the department of law. This appropriation is from reappropriated funds received from the department of revenue under subsection (1)(b) of this section and is based on an assumption that the department of law will require an additional 0.2 FTE. To implement this act, the department of law may use this appropriation to provide legal services for the department of revenue.".
Renumber succeeding section accordingly.

Page 1, line 103, strike "ESTABLISHMENT." and substitute "ESTABLISHMENT, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB18-1280 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 6, after line 4 insert:

"SECTION 5. Appropriation. (1) For the 2018-19 state fiscal year, $28,950 is appropriated to the department of revenue. This appropriation is from the marijuana cash fund created in section 12-43.3-501 (1)(a), C.R.S. To implement this act, the department may use this appropriation as follows:

(a) $14,032 for tax administration IT system (GenTax) support; and

(b) $14,918 for the purchase of legal services.

(2) For the 2018-19 state fiscal year, $14,918 is appropriated to the department of law. This appropriation is from reappropriated funds received from the department of revenue under subsection (1)(b) of this section and 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 revenue."

Renumber succeeding section accordingly.

Page 1, line 103, strike "BUSINESS." and substitute "BUSINESS, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB18-1283 be referred to the Committee of the Whole with favorable recommendation.

HB18-1335 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 4, strike "DEPARTMENT" and substitute "DEPARTMENT, IN CONSULTATION WITH THE COUNTIES,".

Page 2, line 6, after "RATES" insert "THAT ACCOUNT FOR QUALITY OF CARE, AGE GROUP, AND TYPE OF CARE".

Page 3, line 2, strike "YEAR" and substitute "YEAR, OR WHEN THE RULES REQUIRED BY SECTION 26-2-803 ARE ESTABLISHED, WHICHEVER IS LATER,".

Page 3, line 8, strike "STUDY" and substitute "STATE".
Page 3, line 8, after the period add "COUNTIES ARE ONLY REQUIRED TO SPEND THE STATE CCCAP ALLOCATION AND THE MAINTENANCE OF EFFORT FOR THAT ALLOCATION.".

Page 3, line 11, strike "SHALL" and substitute "SHALL, IN CONSULTATION WITH THE COUNTIES."

Page 3, line 17, strike "AND".

Page 3, line 18, strike "CHANGES." and substitute "CHANGES; AND".

Page 3, after line 18 insert:
"(VI) GEOGRAPHIC DIFFERENCES WITHIN A COUNTY."

Page 4, line 24, strike "(2)(b)" and substitute "(2)(b); and add (2)(c)".

Page 5, after line 20 insert:
"(c) ACHIEVE PARITY ACROSS COUNTIES IN THE STATE REGARD TO THE CCCAP PROGRAM AND FUNDING ALLOCATION."

Page 5, strike lines 22 and 23 and substitute "(2)(a), (2)(b), (2)(c), (7)(f), (7)(i), and (7)(j); and repeal (2)(d), (2)(e), (6), (7)(b), (7)(c), (7)(d), (7)(g), and (7)(h) as follows:"

Page 6, line 8, strike "A" and substitute "BEGINNING JULY 1, 2018, OR WHEN THE RULES REQUIRED BY SECTION 26-2-803 ARE ESTABLISHED, WHICHEVER IS LATER, A".

Page 6, line 9, after "meets" insert "AT INITIAL DETERMINATION".

Page 6, line 13, strike "FAMILIES" and substitute "ELIGIBLE FAMILIES WHO HAVE APPLIED FOR CCCAP AND".

Page 7, strike lines 2 through 22 and substitute "eligible for CCCAP, but may be provided transition CCCAP benefits pursuant to the provisions of paragraphs (d) and (e) of this subsection (2):

(d) Except as provided for in paragraph (e) of this subsection (2), the county shall continue to provide the current CCCAP subsidy to a participant, person, or family who has lost eligibility pursuant to this subsection (2) for a period of no less than ninety days from the time of notification to allow the participant, person, or family to make appropriate alternative arrangements for child care. Additionally, the county is strongly encouraged to continue to provide child care assistance for a period of six months from the time of notification. During the six-month period, the county shall work with the participant, person, or family to provide a gradual transition off child care assistance provided pursuant to this subsection (2):

(e) Notwithstanding any eligibility level set by a county pursuant to this section, under no circumstance may a county provide child care assistance pursuant to this section if the participant's, person's, or family's income exceeds the maximum level for eligibility for services set by federal law of eighty-five percent of the state median income for a family of the same size.".

Page 9, line 8, strike "An" and substitute "Each".
Page 9, line 10, strike "ACTIVITY." and substitute "ACTIVITY, AS DEFINED BY RULE OF THE STATE BOARD.".

Page 9, strike lines 14 through 26 and substitute "accommodating this paragraph (g), a parent with a child enrolled in CCCAP who loses employment while participating in the program must remain eligible for CCCAP for at least sixty days within a twelve-month period if he or she is actively searching for employment and he or she continues to meet all other CCCAP eligibility criteria."

(h) Subject to available appropriations and pursuant to rules promulgated by the state board for the implementation of this part 8, and upon notification to counties by the state department that the relevant human services case management systems, including the Colorado child care automated tracking system, are capable of accommodating this paragraph (h), a parent who is not employed is eligible for CCCAP for sixty days within a twelve-month period if he or she is actively searching for employment and meets all other CCCAP eligibility criteria:"

SB18-066 be referred to the Committee of the Whole with favorable recommendation.

SB18-071 be referred to the Committee of the Whole with favorable recommendation.

SB18-146 be referred to the Committee of the Whole with favorable recommendation.

SB18-195 be referred to the Committee of the Whole with favorable recommendation.

SB18-202 be referred to the Committee of the Whole with favorable recommendation.

On motion of Representative KC Becker, HB18-1295, SB18-187, 188, 179, HB18-1157, 1304, 1011, 1300, SB18-014, 154, 180, 146, HB18-1001, 1020, 1070, 1114, 1174, 1241, 1258, 1280, 1283, 1335, SB18-066, 071, 195, 202 were made Special Orders on April 6, 2018, at 9:21 a.m.

The hour of 9:21 a.m., having arrived, on motion of Representative Kennedy, the House resolved itself into Committee of the Whole for consideration of Special Orders and he was called to act as Chair.
SPECIAL ORDERS--SECOND READING OF BILLS

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

(Amendments to the committee amendment are to the printed committee report which was printed and placed in the members' bill file.)

HB18-1295 by Representative(s) Salazar; also Senator(s) Coram--Concerning modifications to the "Colorado Food and Drug Act" to allow products containing industrial hemp, and, in connection therewith, establishing that products containing industrial hemp are not adulterated or misbranded by virtue of containing industrial hemp.

Amendment No. 1, Agriculture, Livestock, & Natural Resources Report, dated April 2, 2018, and placed in member's bill file; Report also printed in House Journal, April 3, 2018.

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

SB18-187 by Senator(s) Marble and Tate; also Representative(s) Arndt--Concerning transferring marijuana fibrous waste for the purpose of producing industrial fiber products.

Amendment No. 1, by Representative(s) Buck.

Amend reengrossed bill, page 4, strike lines 5 through 14 and substitute:

"SECTION 5. Act subject to petition - effective date. This act takes effect January 1, 2019; 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 2018 and, in such case, will take effect on January 1, 2019, or on the date of the official declaration of the vote thereon by the governor, whichever is later."

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

SB18-188 by Senator(s) Sonnenberg; also Representative(s) Arndt and Becker J.--Concerning agricultural commodities, and, in connection therewith, adding millet to the definition of an agricultural commodity and allowing the commissioner of agriculture to determine marketing order public announcement requirements.

Ordered revised and placed on the Calendar for Third Reading and Final Passage.
SB18-179  by Senator(s) Hill and Williams A., Grantham, Guzman, Baumgardner, Cooke, Coram, Crowder, Holbert, Kagan, Lundberg, Marble, Martinez Humenik, Neville T., Priola, Scott, Smallwood, Sonnenberg, Tate; also Representative(s) Hooton and Pabon, Coleman, Humphrey, Lontine, Melton, Rosenthal, Sias, Williams D.--Concerning the extension of the credit for tobacco products that a distributor ships or transports to an out-of-state consumer.

Amendment No. 1, by Representative(s) Benavidez.

Amend reengrossed bill, page 2, lines 3 and 4, strike "for extending the expiring credit in this act is to" and substitute "of this act is to clarify the law by recognizing that certain credits against the excise tax on tobacco products are really adjustments of distributors' total gross purchases and to extend such an adjustment for sales of tobacco products to out-of-state consumers and thereby".

Page 2, after line 5 insert:

"SECTION 2. In Colorado Revised Statutes, 24-22-117, amend (2)(c)(II) as follows:

24-22-117. Tobacco tax cash fund - accounts - creation - legislative declaration. (2) There are hereby created in the state treasury the following funds:

(c) (II) The interest and income derived from the deposit and investment of money in the tobacco education programs fund and credited to the tobacco education programs fund may be used to give credit to a wholesaler or distributor for taxes paid on cigarettes or other tobacco products that are bad debts pursuant to sections 39-28-104 and 39-28.5-107, C.R.S. Sec. 39-28-104; except that the interest earned on the tobacco education programs fund shall be used only for that portion of the bad debt attributable to the taxes imposed pursuant to section 21 of article X of the state constitution.".

Renumber succeeding sections accordingly.

Page 2, line 25, strike "(1)" and substitute "(1), (2)(a), (2)(c), and (2)(d); and add (3) and (4)".

Page 2, strike line 26.

Page 3, strike lines 1 through 8 and substitute:

"39-28.5-107. Total gross purchases - reduction - out-of-state sales - returned or destroyed products - definitions. (1) Where tobacco products upon which the tax imposed by this article has been reported and paid, are shipped or transported by the distributor to retailers without the state to be sold by those retailers, are shipped or transported by the distributor to a consumer without the state on or after September 1, 2015, but prior to September 1, 2018, or are returned to the manufacturer by the distributor or destroyed by the distributor, credit of such tax may be made to the distributor.

THEN THE DISTRIBUTOR'S TOTAL GROSS PURCHASES ARE ADJUSTED BY THE AMOUNT OF THE OUT-OF-STATE SALES AND THE RETURNED OR DESTROYED TOBACCO PRODUCTS in accordance with regulations prescribed by the department.
(2) (a) Credit shall be given by the department to a distributor for all taxes levied pursuant to this article and section 21 of article X of the state constitution and paid pursuant to the provisions of this article that are A DISTRIBUTOR'S TOTAL GROSS PURCHASES ARE ADJUSTED BY AN AMOUNT EQUAL TO THE DISTRIBUTOR'S bad debts. Such credit shall offset THE ADJUSTMENT ONLY APPLIES TO taxes levied pursuant to this article ARTICLE 28.5 and section 21 of article X of the state constitution and paid pursuant to the provisions of this article ARTICLE 28.5 only. No credit shall be given ADJUSTMENT IS PERMITTED unless the bad debt has been charged off as uncollectible on the books of the distributor. Subsequent to receiving the credit ADJUSTMENT, if the distributor receives a payment for the bad debt, the distributor shall be liable to the department for the amount received and shall remit this amount in the next payment to the department under section 39-28.5-106.

(c) If credit is given to a distributor ADJUSTS THE DISTRIBUTOR'S TOTAL GROSS PURCHASES for a bad debt, the person who ordered and received the tobacco products but did not pay the distributor for them shall be is liable in an amount equal to the credit for the tax imposed in this article ARTICLE 28.5 on the tobacco products FOR WHICH A BAD DEBT IS CLAIMED. Subsequent to receiving the credit ADJUSTMENT, if the distributor receives a payment for the bad debt and the distributor makes a payment to the department, the amount of taxes owed by such person shall be is reduced by the amount paid to the department.

(d) As used in this subsection (2), "bad debt" means the taxes attributable to any portion of a debt that is related to a sale of tobacco products subject to tax under this article ARTICLE 28.5, that is not otherwise deductible or excludable, that has become worthless or uncollectible, in the time after the tax has been paid pursuant to section 39-28.5-106 and that is eligible to be claimed as a deduction pursuant to section 166 of the federal "Internal Revenue Code of 1986", as amended. A bad debt shall not include any interest on the wholesale price of tobacco products, uncollectible amounts on property that remain in the possession of the distributor until the full purchase price is paid, expenses incurred in attempting to collect any account receivable or any portion of the debt recovered, an account receivable that has been sold to a third party for collection, or repossessed property.

(3) THE ADJUSTMENTS PERMITTED UNDER SUBSECTIONS (1) AND (2) OF THIS SECTION ARE BASED ON THE MANUFACTURER'S LIST PRICE OF THE TOBACCO PRODUCTS.

(4) AS USED IN THIS SECTION, "TOTAL GROSS PURCHASES" MEANS THE TOTAL AMOUNT OF TOBACCO PRODUCTS PURCHASED BY A DISTRIBUTOR THAT IS INCLUDED ON THE DISTRIBUTOR'S QUARTERLY RETURN UNDER SECTION 39-28.5-106 AND THAT IS USED FOR PURPOSES OF CALCULATING THE TAX A DISTRIBUTOR PAYS BASED ON THE MANUFACTURER'S LIST PRICE OF THE TOBACCO PRODUCTS PURSUANT TO THIS ARTICLE 28.5.".
HB18-1157 by Representative(s) Becker K. and Singer; also
Senator(s) Fenberg--Concerning increased reporting of oil
and gas incidents.

Amendment No. 1, Transportation & Energy Report, dated March 14,
2018, and placed in member's bill file; Report also printed in House

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

HB18-1304 by Representative(s) Benavidez--Concerning enforcement
measures available to the department of revenue for the
collection of delinquent taxes.

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

HB18-1011 by Representative(s) Pabon; also Senator(s) Neville T. and
Jahn--Concerning measures to allow greater investment
flexibility in marijuana businesses.

Laid over until April 10, retaining place on Calendar.

HB18-1300 by Representative(s) Young and Buck; also Senator(s)
Marble and Cooke--Concerning granting authority for
local district colleges to provide a bachelor of science
degree in nursing program as a completion degree to
students who have or are pursuing an associate degree in
nursing.

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

SB18-154 by Senator(s) Fields; also Representative(s) Salazar--
Concerning a requirement for a local juvenile services
planning committee to devise a plan to manage dually
identified crossover youth.

Amendment No. 1, Judiciary Report, dated April 3, 2018, and placed in
member's bill file; Report also printed in House Journal, April 4, 2018.

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

SB18-180 by Senator(s) Gardner; also Representative(s) Wist and
Gray--Concerning the Colorado trust code.

Amendment No. 1, Judiciary Report, dated April 3, 2018, and placed in
member's bill file; Report also printed in House Journal, April 4, 2018.

As amended, ordered revised and placed on the Calendar for Third
Reading and Final Passage.
SB18-014  by Senator(s) Cooke and Fields; also Representative(s) Wist and Herod--Concerning requiring the department of corrections to disclose the location of inmates who are relocated to facilities outside of the state.

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

SB18-146  by Senator(s) Kefalas and Smallwood, Martinez Humenik, Aguilar, Coram, Crowder, Donovan, Garcia, Gardner, Jahn, Moreno, Tate, Todd, Williams A.; also Representative(s) Sias and Singer, Hansen, Kennedy--Concerning a requirement that a freestanding emergency department inform a person who is seeking medical treatment about the health care options that are available to the person, and, in connection therewith, making an appropriation.


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

HB18-1001  by Representative(s) Winter and Gray; also Senator(s) Donovan and Fields--Concerning the creation of a family and medical leave insurance program.


Amendment No. 2, Appropriations Report, dated April 6, 2018, and placed in member's bill file; Report also printed in House Journal, April 6, 2018.

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

HB18-1020  by Representative(s) Herod; also Senator(s) Kagan--Concerning civil forfeiture reform, and, in connection therewith, changing the entity required to report on forfeitures, expanding the scope of the forfeitures to be reported, establishing grant programs, and changing the disbursement of net forfeiture proceeds.

Amendment No. 1, Judiciary Report, dated February 6, 2018, and placed in member's bill file; Report also printed in House Journal, February 7, 2018.

Amendment No. 3, Appropriations Report, dated April 6, 2018, and placed in member's bill file; Report also printed in House Journal, April 6, 2018.

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

HB18-1114 by Representative(s) Ginal and Buckner; also Senator(s) Todd--Concerning the regulation of genetic counselors.


Amendment No. 2, Appropriations Report, dated April 6, 2018, and placed in member's bill file; Report also printed in House Journal, April 6, 2018.

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

HB18-1174 by Representative(s) Arndt and Gray, Van Winkle, Winter; also Senator(s) Priola--Concerning the continuation under the sunset law of the board of mortgage loan originators, and, in connection therewith, adopting the legislative recommendations of the department of regulatory agencies as contained in the department's sunset report.

Amendment No. 1, Business Affairs and Labor Report, dated February 13, 2018, and placed in member's bill file; Report also printed in House Journal, February 14, 2018.

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

HB18-1241 by Representative(s) Arndt; also Senator(s) Coram--Concerning allowing reimbursement for expenses for members of the restorative justice coordinating council.

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

HB18-1258 by Representative(s) Singer and Melton, Herod; also Senator(s) Neville T. and Fenberg, Marble--Concerning authorization for an endorsement to an existing marijuana license to allow for a marijuana accessory consumption establishment.

Laid over until April 9, retaining place on Calendar.

HB18-1070 by Representative(s) Young and Wist; also Senator(s) Scott and Zenzinger--Concerning an increase in the amount of financial assistance that can be provided for public school capital construction under the "Building Excellent Schools Today Act", and, in connection
therewith, increasing the amount of retail marijuana excise tax revenue that is credited to the public school capital construction assistance fund and increasing the maximum total amount of annual lease payments authorized for lease-purchase agreements entered into under the act.

Amendment No. 1, Appropriations Report, dated April 6, 2018, and placed in member's bill file; Report also printed in House Journal, April 6, 2018.

Amendment No. 2, by Representative(s) Hamner, Rankin and Kraft-Tharp.

Amend printed bill, page 4, after line 2 insert:

"SECTION 3. In Colorado Revised Statutes, 22-54-104, add (5)(h) as follows:

22-54-104. District total program - definitions. (5) For purposes of the formulas used in this section:

(h) Notwithstanding any other provision of law, for any state fiscal year, if the total amount of revenue credited, pursuant to section 22-43.7-104 or any other provision of law, to the public school capital construction assistance fund created in section 22-43.7-104 (1) during the prior state fiscal year is less than the total amount of all payments due during the state fiscal year on lease-purchase agreements entered into as authorized by section 22-43.7-110, then:

(I) The amount of the annual appropriation to fund the state's share of total program funding for all districts and for institute charter schools is reduced by an amount equal to the difference between the total amount of revenue credited to the public school capital construction assistance fund during the prior fiscal year and the total amount of all payments due during the state fiscal year on the lease-purchase agreements; and

(II) The state treasurer shall transfer from the general fund to the public school capital construction assistance fund, the amount necessary to ensure that all lease-purchase payments due during the state fiscal year are made in full."

Renumber succeeding sections accordingly.

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

ADOPTION OF COMMITTEE OF THE WHOLE REPORT

Laid over until date indicated retaining place on Calendar:

HB18-1258--April 9, 2018

The Chairman moved the adoption of the Committee of the Whole Report. As shown by the following roll call vote, a majority of those elected to the House voted in the affirmative, and the Report was adopted.

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House in recess. House reconvened.

REPORT(S) OF COMMITTEE(S) OF REFERENCE

BUSINESS AFFAIRS & LABOR

After consideration on the merits, the Committee recommends the following:

HB18-1310 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 2 through 4 and substitute:

"SECTION 1. In Colorado Revised Statutes, add part 4 to article 83 of title 8 as follows:

PART 4
EMERGENCY EMPLOYMENT SUPPORT SERVICES PILOT PROGRAM
8-83-401. Emergency employment support services pilot".

Page 2, lines 12 and 13, strike "PUEBLO, ARAPAHOE, DENVER, AND ADAMS" and substitute "NONRURAL".
Page 2, line 21, strike "AND".

Page 3, strike line 1 and substitute

"STATE MEDIAN INCOME; AND

(V) THE HIGHEST NUMBER OF WORKING AGE RESIDENTS WHO ARE NOT EMPLOYED.".

Page 3, line 7, strike "TO" and substitute "THAT".

Page 4, line 13, strike "IN" and substitute "NOTWITHSTANDING ANY OTHER FEDERAL OR STATE LAW, IN".

Page 4, strike line 26 and substitute:

"(a) TRANSPORTATION OR VEHICLE REPAIR;".

Page 5, strike line 19 and substitute "WITH AT LEAST ONE SERVICE PROVIDER IN EACH SELECTED GEOGRAPHIC LOCATION".

Page 6, line 14, after "OPERATION" insert "AND EVALUATION, SUBJECT TO DATA AVAILABLE TO THE DIVISION AND THE INFORMATION SET FORTH IN SUBSECTION (5) OF THIS SECTION, ".

Page 6, strike lines 21 and 22.

Reletter succeeding paragraphs accordingly.

Page 7, line 24, strike "SECTION 24-34-121." and substitute "PART 4 OF ARTICLE 83 OF TITLE 8.".

HEALTH, INSURANCE & ENVIRONMENT

After consideration on the merits, the Committee recommends the following:

HB18-1263 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, strike "(2)(a) and (2)(a.7); and add (2)(a.3)" and substitute "(2)(a.7)".

Page 2, strike lines 10 through 26.

Page 3, strike lines 1 and 2.

Page 3, line 5, after the semicolon add "AND".

Page 3, line 7, strike "PHYSICIAN; AND" and substitute "PHYSICIAN.".

Page 3, strike lines 8 and 9.

Page 1, strike line 104 and substitute "DISORDERS.".
HB18-1286 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 "caregiver" and substitute "caregiver,"

Page 2, line 6, strike the first "OR"

Page 2, line 7, after "SCHOOL," insert "OR SCHOOL PERSONNEL DESIGNATED BY A PARENT, AFTER RECEIVING AUTHORITY FROM THE SCHOOL DISTRICT'S PRESCRIBER OR USE PROVIDER WITH PRESCRIPTIVE AUTHORITY,"

Page 2, line 12, strike "caregiver OR" and substitute "caregiver," and strike "DESIGNEE" and substitute "DESIGNEE, OR SCHOOL PERSONNEL DESIGNATED BY A PARENT"

Page 2, line 16, strike "caregiver OR" and substitute "caregiver,"

Page 2, line 17, strike "DESIGNEE" and substitute "DESIGNEE, OR SCHOOL PERSONNEL DESIGNATED BY A PARENT"

Page 2, line 18, strike "caregiver OR" and substitute "caregiver,"

Page 2, line 19, strike "DESIGNEE" and substitute "DESIGNEE, OR SCHOOL PERSONNEL DESIGNATED BY A PARENT"

Page 2, line 21, strike "event." and substitute "event OR SHALL PLACE THE MEDICAL MARIJUANA IN A LOCKED STORAGE CONTAINER DESIGNATED BY THE SCHOOL"

Page 2, line 23, after "DESIGNEE" insert "OR SCHOOL PERSONNEL DESIGNATED BY A PARENT"

HB18-1307 be referred to the Committee of the Whole with favorable recommendation.

JUDICIARY
After consideration on the merits, the Committee recommends the following:

SB18-122 be postponed indefinitely.
STATE, VETERANS, & MILITARY AFFAIRS

After consideration on the merits, the Committee recommends the following:

HB18-1152 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 2, strike lines 1 through 7 and substitute:

"SECTION 1. Legislative declaration. (1) The general assembly finds and declares that:
(a) Since 2017, Coloradans have become increasingly aware of workplace sexual harassment throughout the country;
(b) Coloradans expect that workplace sexual harassment claims will be investigated transparently, especially in the public sector; and
(c) Individuals who report workplace sexual harassment have a right to remain informed about the status of those reports, especially in the public sector.
(2) Therefore, in enacting House Bill 18-1152, the general assembly urges the Colorado judicial department to revise its rules governing access to records, rules governing attorney discipline, and other applicable rules to allow greater transparency of sexual harassment investigation proceedings to persons in interest while respecting legitimate confidentiality interests.

SECTION 2. In Colorado Revised Statutes, 24-72-204, amend (3)(a) introductory portion; and add (3)(a)(X)(D) as follows:
24-72-204. Allowance or denial of inspection - grounds - procedure - appeal - definitions - repeal. (3) (a) The custodian shall deny the right of inspection of the following records, unless otherwise provided by law; except that any of the following records, other than letters of reference concerning employment, licensing, or issuance of permits, shall be available to the person in interest under PURSUANT TO this subsection (3):
(X) (D) THIS SUBSECTION (3)(a)(X) APPLIES TO THE JUDICIAL DEPARTMENT OF STATE GOVERNMENT. THIS SUBSECTION (3)(a)(X)(D) IS REPEALED, EFFECTIVE MAY 1, 2021."

Renumber succeeding section accordingly.

Amend page 1, line 102, after "DEPARTMENT" insert "RELATING TO SEXUAL HARASSMENT INVESTIGATIONS".

HB18-1181 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 6, after "A" insert "NATURAL".

Page 3, line 20, after "(2.5)" insert "(a)" and after "ANY" insert "NATURAL".

Page 3, line 21, strike "SECTION 32-1-103 (5)(f)" and substitute
"SECTIONS 32-1-103 (5)(f) AND 32-1-806.5".

Page 4, line 3, strike "COLORADO." and substitute "COLORADO BUT I AM A RESIDENT OF THE STATE OF ________, COUNTY OF ________, AND AM AN ELIGIBLE ELECTOR IN THE STATE OF ________.".

Page 4, after line 17 insert:

"(b) IN ORDER TO VOTE IN A SPECIAL DISTRICT ELECTION IN ACCORDANCE WITH SECTION 32-1-806.5, THE SELF-AFFIRMING OATH OR AFFIRMATION REQUIRED BY SUBSECTION (2.5)(a) OF THIS SECTION MUST BE NOTARIZED BY THE ELECTOR."

Page 5, strike lines 1 and 2 and substitute "district election - option for special district to allow owners of taxable property within special district who are not state residents to vote for district board members. (1) ANY SPECIAL DISTRICT ORGANIZED UNDER THE LAWS OF THE STATE MAY, UPON PASSAGE OF A RESOLUTION BY THE BOARD OF THE DISTRICT, ALLOW AN ELECTOR WHOSE ELIGIBILITY TO VOTE IN A SPECIAL DISTRICT ELECTION IS ESTABLISHED BY SECTION 32-1-806 (2.5) TO VOTE FOR CANDIDATES FOR THE BOARD OF DIRECTORS OF THE SPECIAL DISTRICT IN ACCORDANCE WITH THE REQUIREMENTS OF THIS SECTION. SUBJECT TO THE REQUIREMENTS OF THIS SECTION, NO PERSON WHO IS DESIGNATED"

Page 5, line 7, after "REGISTRATION." add "NOTWITHSTANDING ANY OTHER PROVISION OF THIS SECTION, THIS SECTION ONLY APPLIES TO A SPECIAL DISTRICT WHOSE BOARD OF DIRECTORS, BY RESOLUTION, PERMITS AN ELIGIBLE ELECTOR WHO IS NOT A RESIDENT OF THE STATE TO VOTE IN ELECTIONS OF THE SPECIAL DISTRICT IN ACCORDANCE WITH THE REQUIREMENTS OF THIS SECTION.".

Page 7, line 3, strike "(3.5)." and substitute "(3.5); AND (c) SUBMIT A COPY OF THE NOTARIZED SELF-AFFIRMING OATH OR AFFIRMATION THE ELECTOR HAS EXECUTED PURSUANT TO SECTION 32-1-806 (2.5)."

Page 7, after line 12 insert:

"(d) THE ELECTOR'S STATE AND COUNTY OF RESIDENCE AND WHETHER THE ELECTOR IS AN ELIGIBLE ELECTOR OF THE STATE IDENTIFIED."

Reletter succeeding paragraphs accordingly.

Page 8, line 8, strike "(7)(g)" and substitute "(7)(h)".

TRANSPORTATION & ENERGY

After consideration on the merits, the Committee recommends the following:

HB18-1271 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 22, strike "SHALL" and substitute "MAY".

Page 5, line 22, strike "OFFERING" and substitute "OFFERING, EXCEPT THOSE COVERED BY VALID AGREEMENTS TO THE CONTRARY EXECUTED AND APPROVED BY THE COMMISSION AS OF THE EFFECTIVE DATE OF THIS SUBSECTION (6)(d),".

Page 6, strike line 5 and substitute:

"(II) THE COMMISSION MAY APPROVE, WITHIN ONE HUNDRED TWENTY DAYS, AN".

Page 7, line 16, after the period add "FOR A VOLUNTARY RENEWABLE ENERGY PROGRAM OR SERVICE OFFERING TO BE EXPANDED, IT MUST HAVE BEEN APPROVED BY THE COMMISSION PRIOR TO THE EXPANSION REQUEST OF A COMMERCIAL OR INDUSTRIAL CUSTOMER PURSUANT TO SUBSECTION (6)(d)(I) OF THIS SECTION.".

HB18-1272 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 2, strike lines 2 through 4 and substitute:

"SECTION 1. In Colorado Revised Statutes, add article 15.5 to title 40 as follows:

ARTICLE 15.5
Network-level Distraction Control Technologies
40-15.5-101. Providers of commercial mobile radio service -".

Page 4, strike lines 26 and 27 and substitute:

(d) "PROVIDER" MEANS A PROVIDER OF CELLULAR OR WIRELESS SERVICE, PERSONAL COMMUNICATIONS SERVICE, Paging Service, radio common carrier service, radio mobile service, or enhanced specialized mobile radio service in Colorado.

40-15.5-102. Limitation on application of other statutes in title
40. NOTHING IN ARTICLES 1 TO 7 OR 15 OF THIS TITLE 40 APPLY TO THIS ARTICLE 15.5. THE PUBLIC UTILITIES COMMISSION CREATED IN ARTICLE 2 OF THIS TITLE 40 SHALL NOT REGULATE, ENFORCE, OR PROMULGATE RULES REGARDING THIS SECTION.".

SB18-144 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 line 5 and substitute "bicycles approaching intersections -".

Page 2, strike lines 7 through 16 and substitute "- definitions.".

Renumber succeeding subsections accordingly.
Page 2, line 18, strike "AN ORDINANCE OR".
Page 2, strike lines 19 and 20.
Page 3, line 1, strike "43-2-101 (1).".
Page 3, line 14, strike "(2)(a)," and substitute "(1)(a),".
Page 3, line 21, strike "(b) (I)" and substitute "(III)".
Page 4, line 4, strike "(II)" and substitute "(IV)".
Page 4, line 16, strike "(2)" and substitute "(1)".

PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed:
HB18-1361, 1362, 1363, 1364, 1365, 1366.

SIGNING OF BILLS--RESOLUTIONS--MEMORIALS

The Speaker has signed: SB18-011, 087, 161, and 162.

MESSAGE(S) FROM THE SENATE

The Senate has voted to Concur in House Amendments to SB 18-055 and SB 18-169. The bills have been repassed as amended.

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB 18-086  Amended in Special Orders as printed in Senate Journal, April 5, 2018
SB 18-158  Amended in Special Orders as printed in Senate Journal, April 5, 2018
HB 18-1237 Amended in Special Orders as printed in Senate Journal, April 5, 2018
HB 18-1259 Amended in Special Orders as printed in Senate Journal, April 5, 2018

The Senate has passed on Third Reading and returns herewith:
HB 18-1132
MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, as amended, HB18-1237 and 1259.
without comment, as amended, SB18-086 and 158.

____________________

On motion of Representative Weissman, HB18-1258, 1280, 1283, 1335
and SB18-066, 071, 195, 202 were moved from the Special Orders
Calendar to the top of the General Orders Calendar for April 9, 2018.

On motion of Representative Weissman, HB18-1011 was moved from the
Special Orders Calendar to the top of the General Orders Calendar for
April 10, 2018.

____________________

LAY OVER OF CALENDAR ITEM(S)

On motion of Representative Weissman, the following item(s) on the
Calendar were laid over until April 9, retaining place on Calendar:
Consideration of Resolution(s)--SJR18-009.
Consideration of Senate Amendment(s)--HB18-1282, 1322, 1326, 1329,
1338, 1339, 1340.
Consideration of Adherence--SB18-151.

____________________

On motion of Representative Weissman, the House adjourned until
10:00 a.m., April 9, 2018.

Approved:
CRISANTA DURAN,
Speaker

Attest:
MARILYN EDDINS,
Chief Clerk
Prayer by the Reverend Brad Meuli, Denver Rescue Mission.

The Speaker called the House to order at 10:00 a.m.

Pledge of Allegiance led by Riley Morgenthaler, Conifer High School, Marieke van Erven, University of Colorado Boulder.

The roll was called with the following result:

- Present--61.
- Excused--Representative(s) Everett, Jackson, Pabon, Singer--4.
- Present after roll call--Representative(s) Everett, Pabon, Singer.

The Speaker declared a quorum present.

On motion of Representative Covarrbias, the reading of the journal of April 6, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

APPOINTMENT(S)

The Speaker announced the following temporary committee appointment(s) for April 9, 2018 only:

- **Education**
  - Representative Williams to replace Representative Everett

THIRD READING OF BILL(S)--FINAL PASSAGE

The following bill(s) were considered on Third Reading. The title(s) were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

- **HB18-1295** by Representative(s) Salazar and Esgar; also Senator(s) Coram--Concerning modifications to the "Colorado Food and Drug Act" to allow products containing industrial hemp, and, in connection therewith, establishing that products containing industrial hemp are not adulterated or misbranded by virtue of containing industrial hemp.
The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Arndt, Becker K., Buckner, Catlin, Coleman, Covarrubias, Ginal, Hansen, Herod, Hooton, Humphrey, Kennedy, Lontine, Melton, Michaelson Jenet, Reyher, Rosenthal, Saine, Singer, Weissman, Winkler

SB18-187 by Senator(s) Marble and Tate; also Representative(s) Arndt--Concerning transferring marijuana fibrous waste for the purpose of producing industrial fiber products.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Esgar, Gray, Herod, Hooton, Kennedy, Kraft-Tharp, Lontine, Melton, Roberts, Rosenthal, Singer
SB18-188 by Senator(s) Sonnenberg; also Representative(s) Arndt and Becker J.--Concerning agricultural commodities, and, in connection therewith, adding millet to the definition of an agricultural commodity and allowing the commissioner of agriculture to determine marketing order public announcement requirements.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

<table>
<thead>
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Co-sponsor(s) added: Representative(s) Catlin, Covarrubias, Esgar, Hansen, Lewis, Lontine, McKeen, Reyher, Rosenthal, Saine, Valdez, Speaker

HB18-1304 by Representative(s) Benavidez--Concerning enforcement measures available to the department of revenue for the collection of delinquent taxes.

Laid over until April 10, retaining place on Calendar.

HB18-1300 by Representative(s) Young and Buck; also Senator(s) Marble and Cooke--Concerning granting authority for local district colleges to provide a bachelor of science degree in nursing program as a completion degree to students who have or are pursuing an associate degree in nursing.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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SB18-179 by Senator(s) Hill and Williams A., Grantham, Guzman, Baumgardner, Cooke, Coram, Crowder, Holbert, Kagan, Lundberg, Marble, Martinez Humenik, Neville T., Priola, Scott, Smallwood, Sonnenberg, Tate; also Representative(s) Hooton and Pabon, Coleman, Humphrey, Lontine, Melton, Rosenthal, Sias, Williams D.-Concerning adjustments to total gross purchases for purposes of calculating the excise tax on tobacco products.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
HB18-1157 by Representative(s) Becker K. and Singer; also Senator(s) Fenberg--Concerning increased reporting of oil and gas incidents.

The question being "Shall the bill pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Arndt, Benavidez, Danielson, Exum, Foote, Ginal, Gray, Hamner, Herod, Kennedy, Lee, Lontine, Melton, Michaelson Jenet, Pettersen, Roberts, Salazar, Weissman, Winter, Young, Speaker

SB18-154 by Senator(s) Fields; also Representative(s) Salazar--Concerning a requirement for a local juvenile services planning committee to devise a plan to manage dually identified crossover youth.

The question being "Shall the bill pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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</table>
The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

**SB18-180** by Senator(s) Gardner; also Representative(s) Wist and Gray--Concerning the Colorado uniform trust code.

**SB18-014** by Senator(s) Cooke and Fields; also Representative(s) Wist and Herod--Concerning requiring the department of corrections to disclose the location of inmates who are relocated to facilities outside of the state.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
SB18-146 by Senator(s) Kefalas and Smallwood, Martinez Humenik, Aguilar, Coram, Crowder, Donovan, Garcia, Gardner, Jahn, Moreno, Tate, Todd, Williams A.; also Representative(s) Sias and Singer, Hansen, Kennedy--Concerning a requirement that a freestanding emergency department inform a person who is seeking medical treatment about the health care options that are available to the person, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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<thead>
<tr>
<th>YES</th>
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</table>

Co-sponsor(s) added: Representative(s) Arndt, Becker K., Bridges, Buckner, Coleman, Esgar, Exum, Garnett, Ginal, Hamner, Herod, Hooton, Lee, Lontine, Melton, Michaelson Jenet, Pettersen, Roberts, Rosenthal, Saine, Valdez, Weissman, Winter, Young, Speaker

HB18-1001 by Representative(s) Winter and Gray; also Senator(s) Donovan and Fields--Concerning the creation of a family and medical leave insurance program.

Laid over until April 16, retaining place on Calendar.
HB18-1020 by Representative(s) Herod; also Senator(s) Kagan--Concerning civil forfeiture reform, and, in connection therewith, changing the entity required to report on forfeitures, expanding the scope of the forfeitures to be reported, establishing grant programs, changing the disbursement of net forfeiture proceeds, and making an appropriation.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Bridges, Buckner, Coleman, Danielson, Foote, Hamner, Hooton, Kennedy, Kraft-Tharp, Lontine, Melton, Michaelson Jenet, Pettersen, Roberts, Salazar, Singer, Winter, Young, Speaker

HB18-1114 by Representative(s) Ginal and Buckner; also Senator(s) Todd--Concerning the regulation of genetic counselors, and, in connection therewith, making an appropriation.

Laid over until April 12, retaining place on Calendar.

HB18-1174 by Representative(s) Arndt and Gray, Van Winkle, Winter; also Senator(s) Priola--Concerning the continuation under the sunset law of the board of mortgage loan originators, and, in connection therewith, adopting the legislative recommendations of the department of regulatory agencies as contained in the department’s sunset report.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
HB18-1241 by Representative(s) Arndt; also Senator(s) Coram--Concerning allowing reimbursement for expenses for members of the restorative justice coordinating council.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

HB18-1070 by Representative(s) Young and Wist; also Senator(s) Scott and Zenzinger--Concerning an increase in the amount of financial assistance that can be provided for public school capital construction under the "Building
Excellent Schools Today Act", and, in connection therewith, increasing the amount of retail marijuana excise tax revenue that is credited to the public school capital construction assistance fund, increasing the maximum total amount of annual lease payments authorized for lease-purchase agreements entered into under the act, and making an appropriation.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

| Co-sponsor(s) added: Representative(s) Arndt, Becker K., Beckman, Bridges, Buckner, Catlin, Coleman, Covarrubias, Esgar, Exum, Gray, Herod, Hooton, Lee, Lontine, McKean, McLachlan, Melton, Michaelson Jenet, Reyher, Roberts, Rosenthal, Salazar, Sias, Singer, Valdez, Van Winkle, Weissman, Wilson, Speaker |

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CONSIDERATION OF SENATE AMENDMENTS TO HOUSE BILLS(RESOLUTIONS)

HB18-1282 by Representative(s) Lontine and Sias; also Senator(s) Smallwood and Kefalas--Concerning a requirement that a health care provider include certain identifying information on all claims for reimbursement for health care services.

(Amended as printed in Senate Journal, April 5, 2018.)
Representative Lontine moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:
HB18-1322 by Representative(s) Hamner, Young, Rankin; also Senator(s) Lambert, Lundberg, Moreno--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, 2018, except as otherwise noted.

(Amended as printed in Senate Journal, April 5, 2018.)

Representative Hamner moved that the House not concur in Senate amendments and that a Conference Committee be appointed with
permission to go beyond the scope of the differences between the House and the Senate. The motion was declared passed by the following roll call vote:

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The Speaker appointed Representatives Hamner, Chairman, Young and Rankin as House Conferees to the bill.

HB18-1326 by Representative(s) Young, Hamner, Rankin; also Senator(s) Lambert, Lundberg, Moreno--Concerning support for persons interested in transitioning from an institutional setting, and, in connection therewith, making and reducing appropriations.

(Amended as printed in Senate Journal, April 5, 2018.)

Representative Young moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

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<td>Rosenthal</td>
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Speaker Y
The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative, and the
bill, as amended, was declared **repassed**.

<table>
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<tr>
<th>YES</th>
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Co-sponsor(s) added: Representative(s) Coleman, Exum, Hooton, Lee

**HB18-1329** by Representative(s) Rankin, Hamner, Young; also
Senator(s) Moreno, Lambert, Lundberg--Concerning a
supplemental state payment to qualified providers of
durable medical equipment who experienced a decrease in
reimbursement in the 2017-18 state fiscal year as a result
of the implementation of the federal "21st Century Cures
Act", and, in connection therewith, making an
appropriation.

(Amended as printed in Senate Journal, April 5, 2018.)

Representative Rankin moved that the House not concur in Senate
amendments and that a Conference Committee be appointed. The motion
was declared **passed** by the following roll call vote:

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</table>
The Speaker appointed Representatives Rankin, Chairman, Hamner and Young as House Conferees to the bill.

HB18-1338 by Representative(s) Rankin, Hamner, Young; also Senator(s) Lambert, Lundberg, Moreno--Concerning transfers to address the reduction of revenues in the severance tax operational fund.

(Amended as printed in Senate Journal, April 5, 2018.)

Representative Rankin moved that the House not concur in Senate amendments and that a Conference Committee be appointed. The motion was declared passed by the following roll call vote:

<table>
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<tr>
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</table>

The Speaker appointed Representatives Rankin, Chairman, Hamner and Young as House Conferees to the bill.

HB18-1339 by Representative(s) Rankin, Hamner, Young; also Senator(s) Lambert, Lundberg, Moreno--Concerning a requirement for fingerprint-based criminal history record checks for individuals with access to federal tax information, and, in connection therewith, making an appropriation.

(Amended as printed in Senate Journal, April 5, 2018.)

Representative Rankin moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

<table>
<thead>
<tr>
<th>YES</th>
<th>61</th>
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<td>Sandridge</td>
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</table>
The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

<table>
<thead>
<tr>
<th>YES</th>
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HB18-1340 by Representative(s) Hamner, Young, Rankin; also Senator(s) Lambert, Lundberg, Moreno--Concerning transfers of money to be used for the state's infrastructure.

(Amended as printed in Senate Journal, April 5, 2018.)

Representative Hamner moved that the House not concur in Senate amendments and that a Conference Committee be appointed with permission to go beyond the scope of the differences between the House and the Senate. The motion was declared passed by the following roll call vote:

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</table>
The Speaker appointed Representatives Hamner, Chairman, Young and Rankin as House Conferees to the bill.

HB18-1237 by Representative(s) Kraft-Tharp and Van Winkle, Arndt, Coleman, Garnett, Gray, Liston, Rosenthal, Sandridge, Sias, Thurlow, Williams D.; also Senator(s) Neville T.-- Concerning the continuation of the requirements regarding the preparation of a cost-benefit analysis as administered by the department of regulatory agencies, and, in connection therewith, implementing the recommendations contained in the 2017 sunset report by the department of regulatory agencies and making an appropriation.

(Amended as printed in Senate Journal, April 6, 2018.)

Representative Kraft-Tharp moved that the House adhere to its position on HB18-1237. The motion was declared passed by the following roll call vote:

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HB18-1259 by Representative(s) Gray; also Senator(s) Marble—
Concerning providing marijuana samples to employees for
business purposes.

(Amended as printed in Senate Journal, April 6, 2018.)

Representative Gray moved that the House concur in Senate
amendments. The motion was declared passed by the following roll call
vote:

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The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative, and the
bill, as amended, was declared repassed.

<table>
<thead>
<tr>
<th>YES</th>
<th>44</th>
<th>NO</th>
<th>19</th>
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Co-sponsor(s) added: Representative(s) Speaker
CONSIDERATION OF ADHERENCE

SB18-151 by Senator(s) Fields and Priola; also Representative(s) Buckner and Wilson--Concerning department of education research to develop bullying prevention policies.

Representative Buckner moved that the House recede from its position on SB18-151. The motion was declared passed by the following roll call vote:

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<tr>
<th></th>
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<th>NO</th>
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Representative KC Becker moved for the repassage of SB18-151 as amended by the Senate. The bill was declared repassed by the following roll call vote:

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</table>

Co-sponsor(s) added: Representative(s) Arndt, Hooton, Michaelson Jenet
House in recess. House reconvened.

SIGNING OF BILLS - RESOLUTIONS - MEMORIALS

The Speaker has signed: HB18-1017, 1018, 1049, 1056, 1078, 1154.

MESSAGE(S) FROM THE GOVERNOR

I certify I received the following on the 9th day of April, 2018, at 2:20 p.m. The original is on file in the records of the House of Representatives of the General Assembly.

Marilyn Eddins,
Chief Clerk of the House

April 9, 2018

House of Representatives
72nd General Assembly
State Capitol
Denver, CO 80203

Ladies and Gentlemen:

I have the honor to inform you that I have approved and will file with the Secretary of State the following Acts:

HB 18-1228: CONCERNING INCREASING TRANSPARENCY IN HIGHER EDUCATION STATUTES RELATING TO MILITARY SERVICE.

Approved April 9, 2018 at 1:38 pm.

HB 18-1098: CONCERNING THE EXPANDED ABILITY OF THE COLORADO OIL AND GAS CONSERVATION COMMISSION TO FINANCE THE REMEDIATION OF OIL AND GAS LOCATIONS.

Approved April 9, 2018 at 1:50 pm.

HB 18-1199: CONCERNING A PROCESS FOR THE GROUND WATER COMMISSION TO USE FOR APPROVING AQUIFER STORAGE-AND-RECOVERY PLANS, AND, IN CONNECTION THEREWITH, REQUIRING THAT THE GROUND WATER COMMISSION PROMULGATE RULES GOVERNING ITS IMPLEMENTATION OF THE PROCESS.

Approved April 9, 2018 at 1:46 pm.
HB 18-1246: CONCERNING UPDATES TO THE "COLORADO NURSERY ACT", AND, IN CONNECTION THEREWITH, MODERNIZING THE ACT AND PROTECTING AGRICULTURE FROM PESTS, DISEASES, AND NOXIOUS WEEDS.

Approved April 9, 2018 at 1:43 pm.

HB 18-1112: CONCERNING COVERED HEALTH CARE SERVICES PROVIDED BY A PHARMACIST.

Approved April 9, 2018 at 1:51 pm.

HB 18-1134: CONCERNING ELIGIBILITY OF KINDERGARTEN STUDENTS FUNDED THROUGH EARLY CHILDHOOD AT-RISK ENHANCEMENT POSITIONS.

Approved April 9, 2018 at 1:50 pm.

HB 18-1148: CONCERNING THE PROHIBITION AGAINST A CARRIER REQUIRING STEP THERAPY FOR COVERED PERSONS WITH STAGE FOUR ADVANCED METASTATIC CANCER.

Approved April 9, 2018 at 1:50 pm.

HB 18-1293: CONCERNING PAYMENT OF EXPENSES OF THE LEGISLATIVE DEPARTMENT.

Approved April 9, 2018 at 1:50 pm.

HB 18-1145: CONCERNING THE REPEAL OF LAWS REGULATING BALLOT ISSUE PETITION CIRCULATORS THAT HAVE BEEN PERMANENTLY ENJOINED FROM ENFORCEMENT.

Approved April 9, 2018 at 1:52 pm.

HB 18-1172: CONCERNING MONEY ALLOCATED FROM AN APPROPRIATION FROM THE MARIJUANA TAX CASH FUND TO A DESIGNATED MANAGED SERVICE ORGANIZATION TO IMPLEMENT ITS COMMUNITY ACTION PLAN.

Approved April 9, 2018 at 1:50 pm.

HB 18-1238: CONCERNING THE CONTINUATION OF THE WILDLAND-URBAN INTERFACE TRAINING ADVISORY BOARD, AND, IN CONNECTION THEREWITH,
IMPLEMENTING THE RECOMMENDATIONS OF THE
2017 SUNSET REPORT BY THE DEPARTMENT OF
REGULATORY AGENCIES.

Approved April 9, 2018 at 1:50 pm.

Sincerely,
(signed)
John W. Hickenlooper
Governor

INTRODUCTION OF BILLS
First Reading

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

HB18-1367 by Representative(s) McLachlan and Wilson, Pettersen--Concerning professional development in leadership for public school principals, and, in connection therewith, creating the school leadership pilot program.
Committee on Education

HB18-1368 by Representative(s) Danielson and Melton; also Senator(s) Merrifield and Moreno--Concerning the repeal of the prohibitions on local governments enacting minimum wage laws.
Committee on Local Government

HB18-1369 by Representative(s) Hooton, Arndt, McKean, Thurlow; also Senator(s) Moreno, Martinez Humenik, Zenzinger--Concerning repealing obsolete statutory references to the repealed proposition AA refund account.
Committee on Finance

HB18-1370 by Representative(s) Esgar and Singer; also Senator(s) Jahn--Concerning a prohibition against excluding a drug from a health coverage plan if the drug was approved by the plan for coverage of the covered person at the time the covered person enrolled in the plan.
Committee on Health, Insurance, & Environment

HB18-1371 by Representative(s) Esgar and Becker J., Hansen; also Senator(s) Kefalas and Baumgardner, Sonnenberg--Concerning capital construction budget items, and, in connection therewith, codifying the three-year period that capital construction budget items remain available and clarifying the deadlines for the submission of capital construction budget requests, budget request amendments, and budget request amendments that are related to a request for a supplemental appropriation.
Committee on Finance
HB18-1372 by Representative(s) Esgar and Becker J., Hansen; also Senator(s) Kefalas--Concerning an exemption of the regional center depreciation account in the capital construction fund from the definition of cash fund for purposes of the requirements under the automatic cash fund funding mechanism for payment of future costs attributable to certain of the state’s capital assets.

Committee on Finance

HB18-1373 by Representative(s) Becker J. and Hansen, Esgar; also Senator(s) Baumgardner and Kefalas, Sonnenberg--Concerning the use of the state telecommunications network by private entities through public-private partnerships, and, in connection therewith, relocating laws related to the state telecommunications network from the department of public safety's statutes to the statutes regarding telecommunications coordination within state government.

Committee on Business Affairs and Labor

HB18-1374 by Representative(s) Hansen and Esgar, Becker J.; also Senator(s) Kefalas and Baumgardner, Sonnenberg--Concerning controlled maintenance needs of real property acquired through a lease-purchase agreement.

Committee on Finance

SB18-208 by Senator(s) Baumgardner and Kefalas, Sonnenberg; also Representative(s) Esgar and Hansen, Becker J.--Concerning the creation of the governor's mansion maintenance fund.

Committee on Finance

SB18-213 by Senator(s) Martinez Humenik; also Representative(s) Herod--Concerning requiring local school districts to recognize academic credits earned by students in the custody of the division of youth services.

Committee on Education

INTRODUCTION OF CONCURRENT RESOLUTION

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

HCR18-1002 by Representative(s) Melton and Salazar--Submitting to the registered electors of the state of Colorado an amendment to the Colorado constitution prohibiting slavery and involuntary servitude in all circumstances by repealing the exception that allows slavery or involuntary servitude as a punishment for a crime.

Committee on State, Veterans, & Military Affairs
INTRODUCTION OF RESOLUTION(S)

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

HJR18-1013 by Representative(s) Kraft-Tharp and Lee--Concerning recognition of the work of the Colorado Juvenile Justice and Delinquency Prevention Council, and, in connection therewith, directing the Council to redraft article 2 of the Colorado Children's Code.

Committee on Judiciary

HJR18-1015 by Representative(s) Arndt and Pabon, Coleman, Garnett, Ginal, Gray, Herod, Hooton, Roberts, Rosenthal, Singer; also Senator(s) Moreno--Concerning an application to the United States Congress to call a constitutional convention for the exclusive purpose of proposing an amendment to the United States Constitution to reverse recent United States Supreme Court decisions in the area of campaign and political finance thereby restoring balance and integrity to our elections.

Committee on State, Veterans, & Military Affairs

HJR18-1016 by Representative(s) Pabon--Concerning the designation of the portion of Interstate 25 within the city and county of Denver as the "Barack Obama Highway".

Committee on Transportation & Energy

The following resolutions were read by title and laid over one day under the rules:

HJR18-1014 by Representative(s) Michaelson Jenet and McKean; also Senator(s) Todd and Cooke--Concerning the declaration of April 9, 2018, through April 13, 2018, as "Holocaust Awareness Week".

HJR18-1017 by Representative(s) Benavidez and Winter--Concerning the designation of April 10, 2018, as "Equal Pay Day" in Colorado, and, in connection therewith, acknowledging the persistent problem of wage disparity among various groups.

HJR18-1018 by Representative(s) Saine and Neville P.; also Senator(s) Marble and Garcia--Concerning honoring Gold Star Families.
LAY OVER OF CALENDAR ITEM(S)

On motion of Representative KC Becker, the following item(s) on the Calendar were laid over until April 10, retaining place on Calendar:


Consideration of Resolution(s)--SJR18-009.

On motion of Representative Weissman, the House adjourned until 9:00 a.m., April 10, 2018.

Approved:
CRISANTA DURAN,
Speaker

Attest:
MARILYN EDDINS,
Chief Clerk
Prayer by Father Louie Hotop, Arrupe Jesuit High School, Denver.

The Speaker called the House to order at 9:00 a.m.

Pledge of Allegiance led by Isabella Robles, Arrupe Jesuit High School, Denver.

The roll was called with the following result:

- Present--60.
- Excused--Representative(s) KC Becker, Everett, Hamner, Pabon, Pettersen--5.
- Present after roll call--Representative(s) KC Becker, Everett, Hamner, Pabon, Pettersen.

The Speaker declared a quorum present.

On motion of Representative Covarrubias, the reading of the journal of April 9, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

**CONSIDERATION OF RESOLUTION(S)**

HJR18-1017 by Representative(s) Benavidez and Winter; also Senator(s) Donovan and Moreno--Concerning the designation of April 10, 2018, as "Equal Pay Day" in Colorado, and, in connection therewith, acknowledging the persistent problem of wage disparity among various groups.

(Printed and placed in members' files.)

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

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Co-sponsor(s) added: Representative(s) Arndt, Becker K., Bridges, Buckner, Coleman, Danielson, Esgar, Exum, Foote, Garnett, Ginal, Gray, Hamner, Hansen, Herod, Hooton, Jackson, Kennedy, Kraft-Tharp, Lee, Lontine, McLachlan, Melton, Michaelson Jenet, Pabon, Pettersen, Roberts, Rosenthal, Salazar, Singer, Valdez, Weissman, Young, Speaker

On motion of Representative Winter, the House resolved itself into Committee of the Whole for consideration of General Orders, and she was called to act as Chair.

GENERAL ORDERS--SECOND READING OF BILLS

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

(Amendments to the committee amendment are to the printed committee report which was printed and placed in the members' bill file.)

HB18-1258 by Representative(s) Singer and Melton, Herod; also Senator(s) Neville T. and Fenberg, Marble--Concerning authorization for an endorsement to an existing marijuana license to allow for a marijuana accessory consumption establishment.

Amendment No. 1, Finance Report, dated March 13, 2018, and placed in member's bill file; Report also printed in House Journal, March 14, 2018.

Amendment No. 2, Appropriations Report, dated April 6, 2018, and placed in member's bill file; Report also printed in House Journal, April 6, 2018.

Amendment No. 3, by Representative(s) Singer.

Amend the Finance Committee Report, dated March 19, 2018, page 1, after line 5 insert:

"Page 12, strike lines 17 and 18 and substitute "(1) introductory portion, (3)(a)(XIX), (3)(a)(XX); and add (3)(a)(XXI) as follows:"
Page 13, strike lines 14 through 23.

Page 2 of the Committee Report, after line 6 insert:

"Page 20, line 22, strike "MARIJUANA CONCENTRATE" and substitute "MARIJUANA, RETAIL MARIJUANA CONCENTRATE,".".

Page 2 of the Committee Report, strike lines 8 and 9 and substitute:

"Page 20, strike lines 25 through 27 and substitute "SUCH INFORMATION SHALL BE ESTABLISHED BY THE MARIJUANA EDUCATION OVERSIGHT COMMITTEE,".".

Amendment No. 4, by Representative(s) Melton.

Amend printed bill, page 12, line 17, after "portion," insert "(2)(a),".

Page 13, after line 1 insert:

"(2) The state licensing authority has the authority to:
(a) Grant or refuse state licenses for the cultivation, manufacture, distribution, sale, and testing of retail marijuana and retail marijuana products as provided by law; suspend, fine, restrict, or revoke such licenses, whether active, expired, or surrendered, upon a violation of this article 43.4 or any rule promulgated pursuant to this article 43.4; and impose any penalty authorized by this article 43.4 or any rule promulgated pursuant to this article 43.4. The state licensing authority may take any action with respect to a registration or an endorsement pursuant to this article 43.4 as it may with respect to a license pursuant to this article 43.4, in accordance with the procedures established pursuant to this article 43.4.".

Page 14, line 22, strike "ESTABLISHMENT, AND" and substitute "ESTABLISHMENT. PRIOR TO ITS TRANSFER TO ITS RETAIL MARIJUANA ACCESSORY CONSUMPTION ESTABLISHMENT,".

Page 15, line 21, strike "FOR ON-PREMISES CONSUMPTION".

Page 18, line 18, strike "PATRON" and substitute "PERSON".

Page 19, line 12, strike "PURCHASE" and substitute "SALES".

Page 19, line 17, after "PACKAGED" insert "AND LABELED".

Page 20, line 13, after "OF" insert "ANY DEVICE USING ANY LIQUID PETROLEUM GAS,".

Page 21, strike lines 10 and 11 and substitute:

"(11) THE".

Page 21, line 12, after "THAT" insert "THE DISPLAY AND CONSUMPTION OF".

Amendment No. 5, by Representative(s) Melton.

Amend printed bill, page 13, lines 8 and 9, strike "A PURCHASE LIMIT FOR" and substitute "BUT NOT LIMITED TO A SALES LIMIT TO".
Page 13, strike line 10 and substitute "ESTABLISHMENT; EXCEPT THAT THE SALES LIMIT ESTABLISHED BY THE STATE LICENSING AUTHORITY SHALL NOT BE AN AMOUNT LESS THAN ONE GRAM".

Page 13, line 11, before "ONE" insert "ONE-QUARTER OF".

Page 14, line 20, strike "SELL" and substitute "TRANSFER".

Page 14, line 25, strike "FOR SALE AT" and substitute "IN QUANTITIES NOT TO EXCEED THE LIMITS ESTABLISHED BY THE STATE LICENSING AUTHORITY PURSUANT TO SECTION 12-43.4-202 (3)(a)(XXI) READY FOR SALE TO A PATRON OF".

Page 19, strike line 1 and substitute "CONSUME ANY MEDICAL OR RETAIL MARIJUANA, MEDICAL OR RETAIL MARIJUANA CONCENTRATE, MEDICAL MARIJUANA-INFUSED PRODUCTS, OR".

Page 19, line 3, before "RETAIL" insert "MEDICAL OR" and after "MARIJUANA," insert "MEDICAL OR".

Page 19, line 4, after "CONCENTRATE," insert "MEDICAL MARIJUANA-INFUSED PRODUCTS,".

Page 19, line 13, after "(3)(a)(XXI)." insert "A RETAIL MARIJUANA ACCESSORY CONSUMPTION ESTABLISHMENT SHALL NOT ENGAGE IN MULTIPLE SALES TRANSACTIONS TO THE SAME PATRON DURING THE SAME BUSINESS DAY WHEN THE ESTABLISHMENT’S EMPLOYEE KNOWS OR REASONABLY SHOULD HAVE KNOWN THAT THE SALES TRANSACTION WOULD RESULT IN THE PATRON POSSESSING MORE THAN THE SALES LIMIT ESTABLISHED BY THE STATE LICENSING AUTHORITY.".

Amendment No. 6, by Representative(s) Singer.

Amend printed bill, page 20, line 20, strike "A" and substitute "To EDUCATE CONSUMERS OF RETAIL MARIJUANA, A".

Page 1, line 103, strike "ESTABLISHMENT." and substitute "ESTABLISHMENT FOR THE PURPOSES OF CONSUMER EDUCATION,".

Amendment No. 7, by Representative(s) Beckman.

Amend printed bill, page 15, line 24, after "(I)" insert "(A)".

Page 16, after line 6, insert:

"(B) NOTWITHSTANDING THE PROVISIONS OF SUBSECTION (3)(a)(I)(A) OF THIS SECTION, A LOCAL LICENSING AUTHORITY SHALL NOT ALLOW A RETAIL MARIJUANA ACCESSORY CONSUMPTION ESTABLISHMENT ENDORSEMENT TO A RETAIL MARIJUANA CENTER THAT IS WITHIN ONE THOUSAND FEET OF A BOUNDARY WITH AN ADJOINING JURISDICTION THAT DOES NOT PERMIT RETAIL MARIJUANA CENTERS IN ITS BOUNDARIES.".

As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.
HB18-1280 by Representative(s) Melton--Concerning regulatory procedures related to the appointment of a court appointee for a regulated marijuana business.

Amendment No. 1, Appropriations Report, dated April 6, 2018, and placed in member’s bill file; Report also printed in House Journal, April 6, 2018.

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

HB18-1283 by Representative(s) Benavidez; also Senator(s) Neville T.--Concerning the classification of residential land for property tax purposes resulting from a significant change in the residential improvements located upon the land.

Amendment No. 1, Finance Report, dated March 26, 2018, and placed in member's bill file; Report also printed in House Journal, March 27, 2018.

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

HB18-1260 by Representative(s) Ginal and Jackson; also Senator(s) Moreno--Concerning prescription drug price transparency.

Laid over until April 11, retaining place on Calendar.

HB18-1209 by Representative(s) Pettersen and Garnett--Concerning amendments to the state income tax deduction for contributions to a qualified 529 account to ensure that the state income tax deduction is not aligned with the changes in the federal "Tax Cuts and Jobs Act" of 2017 that allow tax-free distributions for elementary and secondary school expenses.

Laid over until April 13, retaining place on Calendar.

HB18-1279 by Representative(s) Esgar, Buckner, Ginal, Kennedy, Liston, McKean, Roberts; also Senator(s) Priola and Moreno--Concerning a requirement that certain practitioners prescribe controlled substances electronically.

Laid over until April 11, retaining place on Calendar.

HB18-1007 by Representative(s) Kennedy and Singer, Pettersen; also Senator(s) Lambert and Jahn, Aguilar, Tate--Concerning payment issues related to substance use disorders.

Laid over until April 13, retaining place on Calendar.
HB18-1231 by Representative(s) Benavidez, Buckner, Coleman, Herod, Hooton, Jackson, Lontine, Melton, Pettersen, Roberts, Rosenthal, Salazar, Singer, Weissman-- Concerning the repeal of Columbus day as a legal holiday, and, in connection therewith, making election day a legal holiday.

Amendment No. 1, by Representative(s) Benavidez.

Strike the Local Government Committee Report, dated February 28, 2018, and substitute:

"Amend printed bill, page 2, strike lines 4 through 24 and substitute:

"(a) Free and fair elections are a cornerstone of our nation's democracy;
(b) Fostering participation in elections creates a culture of civic engagement and responsibility and ensures the continued strength of our democratic process;
(c) The right to vote is one of the most precious and fundamental rights guaranteed to the citizens of our nation;
(d) Colorado has continuously endeavored to make voting easier and more accessible to all of its residents, but many individuals still do not have the opportunity to vote in each election;
(e) In addition to voting, participating in elections by acting as election judges or in other capacities are important opportunities for Coloradans to fulfill their civic responsibilities;
(f) State employees should have the opportunity to participate fully in elections, not only by casting their votes, but by acting as election judges and in such other capacities as may be available if they so desire;
(g) Establishing election day as a state holiday will afford state employees the ability to fully participate in elections and continue to build Colorado's culture of civic engagement.

(2) The general assembly further finds and declares that:
(a) State holidays are intended to honor prominent figures in United States history and acknowledge other civic events and celebrations, and not to honor individual communities or heritages; and
(b) It is appropriate for the state to identify other opportunities to honor the cultures and heritages of communities in Colorado.

(3) Therefore, in order to preserve the number of state holidays while allowing full participation in elections, the general assembly hereby replaces Columbus day with election day as a legal state holiday.".

Strike page 3 of the bill.

Page 4 of the bill, strike lines 1 through 6.

Page 5 of the bill, after line 25 insert:

"SECTION 5. In Colorado Revised Statutes, add 24-80-215 as follows:

24-80-215. Task force on the recognition of cultures and heritages - creation - duties - repeal. (1) No later than August 1, 2018, the President of the State Historical Society shall
CONVENE A TASK FORCE TO CONDUCT COMMUNITY OUTREACH AND DEVELOP RECOMMENDATIONS TO THE GENERAL ASSEMBLY CONCERNING OPPORTUNITIES FOR THE STATE TO RECOGNIZE AND HONOR THE VARIOUS CULTURES AND HERITAGES ACROSS THE STATE AND THEIR CONTRIBUTIONS TO COLORADO.

(b) ON OR BEFORE DECEMBER 31, 2018, THE TASK FORCE SHALL SUBMIT AN INITIAL REPORT ON ITS FINDINGS AND RECOMMENDATIONS RELATED TO RECOGNIZING THE ITALIAN-AMERICAN COMMUNITY AND ITS HERITAGE TO THE SENATE COMMITTEE ON STATE, VETERANS, AND MILITARY AFFAIRS, OR ITS SUCCESSOR COMMITTEE, AND THE HOUSE OF REPRESENTATIVES COMMITTEE ON STATE, VETERANS, AND MILITARY AFFAIRS, OR ITS SUCCESSOR COMMITTEE. ON OR BEFORE JANUARY 2, 2020, THE TASK FORCE SHALL SUBMIT A FINAL REPORT WITH ITS FINDINGS AND RECOMMENDATIONS RELATED TO RECOGNIZING THE VARIOUS CULTURES AND HERITAGES ACROSS THE STATE TO THE SENATE COMMITTEE ON STATE, VETERANS, AND MILITARY AFFAIRS, OR ITS SUCCESSOR COMMITTEE.

(2) THIS SECTION IS REPEALED, EFFECTIVE JUNE 30, 2020.

Renumber succeeding sections accordingly.

As amended, referred to the Committee on Appropriations.

HB18-1296 by Representative(s) Melton and Everett; also Senator(s) Marble and Moreno--Concerning an expansion of the ability to leave a motor vehicle unattended in certain circumstances.

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

HB18-1335 by Representative(s) Young, Hamner, Rankin; also Senator(s) Lundberg, Lambert, Moreno--Concerning the Colorado child care assistance program, and, in connection therewith, establishing eligibility requirements for all counties and creating a new formula to determine the amount of block grants to counties.

Amendment No. 1, Appropriations Report, dated April 6, 2018, and placed in member's bill file; Report also printed in House Journal, April 6, 2018.

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

HB18-1011 by Representative(s) Pabon; also Senator(s) Neville T. and Jahn--Concerning measures to allow greater investment flexibility in marijuana businesses.

Laid over until April 13, retaining place on Calendar.

HB18-1263 by Representative(s) Hooton and Melton; also Senator(s) Coram and Fenberg, Marble, Guzman--Concerning adding certain conditions to the list of disabling medical
conditions for medical marijuana use, and, in connection therewith, adding autism spectrum disorders and acute pain.

Laid over until April 11, retaining place on Calendar.

HB18-1286 by Representative(s) Roberts, Hooton, Singer, Van Winkle; also Senator(s) Aguilar and Marble, Guzman—Concerning allowing a school nurse to give medical marijuana to a student with a medical marijuana registry card while at school.

Laid over until April 11, retaining place on Calendar.

HB18-1307 by Representative(s) Singer and Lee; also Senator(s) Gardner and Cooke—Concerning restricting the availability to children of products that contain dextromethorphan.

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

HB18-1152 by Representative(s) Lawrence; also Senator(s) Cooke—Concerning making certain records of the state judicial department subject to the Colorado open records act.

Amendment No. 1, State, Veterans, & Military Affairs Report, dated April 5, 2018, and placed in member's bill file; Report also printed in House Journal, April 6, 2018.

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

HB18-1181 by Representative(s) Liston, McKean, Wilson, Coleman; also Senator(s) Tate—Concerning measures to expand the ability of nonresident electors to participate in the governance of special districts, and, in connection therewith, allowing nonresident electors who own taxable property within the special district to vote in special district elections and allowing such electors to serve on special district boards in a nonvoting capacity.

Amendment No. 1, State, Veterans, & Military Affairs Report, dated April 5, 2018, and placed in member's bill file; Report also printed in House Journal, April 6, 2018.

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

HB18-1271 by Representative(s) Gray and Willett; also Senator(s) Tate—Concerning the authorization of economic development rates to be charged by electric utilities to qualifying nonresidential customers.
Amendment No. 1, Transportation & Energy Report, dated April 5, 2018, and placed in member's bill file; Report also printed in House Journal, April 6, 2018.

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

ADOPTION OF COMMITTEE OF THE WHOLE REPORT


Laid over until date indicated retaining place on Calendar: HB18-1260, 1279, 1263, 1286--April 11, 2018

Referred to Committee indicated:
HB18-1231 amended--Appropriations.

The Chairman moved the adoption of the Committee of the Whole Report. As shown by the following roll call vote, a majority of those elected to the House voted in the affirmative, and the Report was adopted.

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House in recess. House reconvened.
REPORT(S) OF COMMITTEE(S) OF REFERENCE

EDUCATION
After consideration on the merits, the Committee recommends the following:

HB18-1355 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 42, after line 8 insert:

"SECTION 25. In Colorado Revised Statutes, 22-30-105, amend (1)(c) as follows:

22-30-105. Activation of the school district organization planning process. (1) The appointment of a school organization planning committee charged to study school district organization shall occur when the commissioner is notified that any of the following conditions exist:

(c) The state board PURSUANT TO THE PROVISIONS OF SECTION 22-11-209 declares a school district is no longer accredited pursuant to the provisions of section 22-11-209 OR DIRECTS A SCHOOL DISTRICT TO REORGANIZE. Such declaration shall OR DIRECTION MUST indicate the school districts to be involved in the organization study."

Renumber succeeding section accordingly.

FINANCE
After consideration on the merits, the Committee recommends the following:

HB18-1201 be postponed indefinitely.

HB18-1315 be referred favorably to the Committee on Appropriations.

PRINTING REPORT
The Chief Clerk reports the following bills and Concurrent Resolution have been correctly printed: HB18-1367, 1368, 1369, 1370, 1371, 1372, 1373, 1374; HCR18-1002.

SIGNING OF BILLS--RESOLUTIONS--MEMORIALS
**MESSAGE FROM THE SENATE**

The Senate has passed on Third Reading and transmitted to the Revisor of Statues:

- **SB18-043** Amended in General Orders as printed in Senate Journal, April 6, 2018.
- **HB18-1253** Amended in General Orders as printed in Senate Journal, April 9, 2018.

The Senate has concurred in House Amendments to SB18-187, 154, 180, and 146. The bills have been repassed as amended.

The Senate has receded on its position on HB18-1237. The bill is returned herewith.

In response to the request for the First Conference Committee on HB18-1322, President Grantham has appointed Senators Lambert, Chair, Lundberg and Moreno. The Senate has voted for the First Conference Committee to go beyond the scope of differences.

In response to the request for the First Conference Committee on HB18-1329, President Grantham has appointed Senators Lambert, Chair, Lundberg and Moreno.

In response to the request for the First Conference Committee on HB18-1338, President Grantham has appointed Senators Lambert, Chair, Lundberg and Moreno.

In response to the request for the First Conference Committee on HB18-1340, President Grantham has appointed Senators Lambert, Chair, Lundberg and Moreno. The Senate has voted for the First Conference Committee to go beyond the scope of differences.

**MESSAGE(S) FROM THE REVISOR**

We herewith transmit:

- without comment, as amended, **HB18-1253**.
- without comment, as amended, **SB18-043**.

**INTRODUCTION OF BILLS**

**First Reading**

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

- **HB18-1375** by Representative(s) Willett and Lee, Foote, Herod, Wist; also Senator(s) Gardner, Cooke, Guzman, Holbert, Kagan--Concerning the nonsubstantive revision of statutes in 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.

Committee on Judiciary
HB18-1376 by Representative(s) Pabon; also Senator(s) Aguilar—Concerning the regulation of individual residential services and supports providers for persons with intellectual and developmental disabilities.

Committee on Public Health Care & Human Services

HB18-1377 by Representative(s) Coleman and Pettersen—Concerning making it an unfair employment practice for an employer to seek earnings history about an applicant for employment.

Committee on Finance

HB18-1378 by Representative(s) Danielson and Buckner; also Senator(s) Donovan and Fields—Concerning the creation of the "Equal Pay for Equal Work Act" in order to implement measures to prevent pay disparities, and, in connection therewith, promoting pay transparency.

Committee on Finance

SB18-086 by Senator(s) Lambert and Williams A.; also Representative(s) Ginal and Rankin—Concerning the use of cyber coding cryptology for state records, and, in connection therewith, making an appropriation.

Committee on Business Affairs and Labor

LAY OVER OF CALENDAR ITEM(S)

On motion of Representative Wist, the following item(s) on the Calendar were laid over until April 11, retaining place on Calendar:

Consideration of Third Reading—HB18-1304.
Consideration of General Orders—HB18-1272, SB18-066, 071, 195, 202, 076, 156, 144.
Consideration of Resolution(s)—SJR18-009, HJR18-1014, 1018.

On motion of Representative Wist, the House adjourned until 9:30 a.m., April 10, 2018.

Approved:
CRISANTA DURAN,
Speaker

Attest:
MARILYN EDDINS,
Chief Clerk
Prayer by Representative James Wilson, Salida.

The Speaker Pro Tempore called the House to order at 9:50 a.m.

Pledge of Allegiance led by Aaron Vigil, Arrupe Jesuit High School, Denver.

The roll was called with the following result:

Present--61.
Excused--Representative(s) Kraft-Tharp, Leonard, Michaelson Jenet, Speaker--4.

Present after roll call--Representative(s) Kraft-Tharp, Speaker.

The Speaker Pro Tempore declared a quorum present.

On motion of Representative Covarrubias, the reading of the journal of April 10, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

APPOINTMENT(S)

The Speaker announced the following temporary committee appointment(s) for April 11, 2018 only:

Education
Representative Carver to replace Representative Leonard

Finance
Representative Lontine to replace Representative Michaelson Jenet

State, Veterans & Military Affairs
Representative Sias to replace Representative Leonard

THIRD READING OF BILL(S)—FINAL PASSAGE

The following bill(s) were considered on Third Reading. The title(s) were publicly read. Reading of the bill at length was dispensed with by unanimous consent.
HB18-1304 by Representative(s) Benavidez; also Senator(s) Court--Concerning enforcement measures available to the department of revenue for the collection of delinquent taxes.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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<th>YES</th>
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Co-sponsor(s) added: Representative(s) Becker K.

HB18-1258 by Representative(s) Singer and Melton, Herod; also Senator(s) Neville T. and Fenberg, Marble--Concerning authorization for an endorsement to an existing marijuana license to allow for a marijuana accessory consumption establishment for the purposes of consumer education, and, in connection therewith, making an appropriation.

As shown by the following roll call vote, a majority of all members elected to the House voted in the affirmative, and Representative Singer was given permission to offer a Third Reading amendment:

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</table>
Third Reading amendment No. 1, by Representative Singer.

Amend engrossed bill, page 5, line 19, after "(b)" insert "(I)."

Page 5, after line 25, insert:

"(II) NOTWITHSTANDING THE PROVISIONS OF SUBSECTION (1)(b)(I) OF THIS SECTION, A LOCAL LICENSING AUTHORITY SHALL NOT ALLOW A RETAIL MARIJUANA ACCESSORY CONSUMPTION ESTABLISHMENT ENDORSEMENT TO A RETAIL MARIJUANA CENTER THAT IS WITHIN ONE THOUSAND FEET OF A BOUNDARY WITH AN ADJOINING JURISDICTION THAT DOES NOT PERMIT RETAIL MARIJUANA CENTERS IN ITS BOUNDARIES."

Page 6, strike lines 5 through 10.

The amendment was declared passed by the following roll call vote:

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<td>Rosenthal</td>
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</table>

The question being, "Shall the bill, as amended, pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared passed.

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</table>
HB18-1280 by Representative(s) Melton; also Senator(s) Coram--Concerning regulatory procedures related to the appointment of a court appointee for a regulated marijuana business, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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<tr>
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HB18-1283 by Representative(s) Benavidez; also Senator(s) Neville T.--Concerning the classification of residential land for property tax purposes resulting from a significant change in the residential improvements located upon the land.

The question being "Shall the bill pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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</table>
HB18-1296 by Representative(s) Melton and Everett; also Senator(s) Marble and Moreno--Concerning an expansion of the ability to leave a motor vehicle unattended in certain circumstances.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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</table>

Co-sponsor(s) added: Representative(s) Gray, Humphrey, Pabon, Singer

HB18-1335 by Representative(s) Young, Hamner, Rankin; also Senator(s) Lundberg, Lambert, Moreno--Concerning the Colorado child care assistance program, and, in connection therewith, establishing eligibility requirements for all counties and creating a new formula to determine the amount of block grants to counties.
The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

**HB18-1307** by Representative(s) Singer and Lee; also Senator(s) Gardner and Cooke--Concerning restricting the availability to children of products that contain dextromethorphan.

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
HB18-1152 by Representative(s) Lawrence; also Senator(s) Cooke--Concerning making certain records of the state judicial department relating to sexual harassment investigations subject to the Colorado open records act.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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</table>

Co-sponsor(s) added: Representative(s) Becker K., Catlin, Coleman, Covarrubias, Exum, Garnett, Gray, Hamner, Herod, Hooton, Kraft-Tharp, Lontine, McKean, McLachlan, Mellon, Pettersen, Reyher, Roberts, Saine, Sias, Van Winkle, Williams D., Winkler, Winter, Young, Speaker

HB18-1181 by Representative(s) Liston, McKean, Wilson, Coleman; also Senator(s) Tate--Concerning measures to expand the ability of nonresident electors to participate in the governance of special districts, and, in connection therewith, allowing nonresident electors who own taxable property within the special district to vote in special district elections and allowing such electors to serve on special district boards in a nonvoting capacity.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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</table>
HB18-1271  by Representative(s) Gray and Willett; also Senator(s) Tate--Concerning the authorization of economic development rates to be charged by electric utilities to qualifying nonresidential customers.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Danielson, Hansen, Young, Speaker

On motion of Representative Arndt, the House resolved itself into Committee of the Whole for consideration of General Orders, and she was called to act as Chair.
GENERAL ORDERS--SECOND READING OF BILLS

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

(Amendments to the committee amendment are to the printed committee report which was printed and placed in the members' bill file.)

HB18-1263 by Representative(s) Hooton and Melton; also Senator(s) Coram and Fenberg, Marble, Guzman--Concerning adding certain conditions to the list of disabling medical conditions for medical marijuana use, and, in connection therewith, adding autism spectrum disorders and acute pain.

Amendment No. 1, Health, Insurance, & Environment Report, dated April 5, 2018, and placed in member's bill file; Report also printed in House Journal, April 6, 2018.

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

HB18-1286 by Representative(s) Roberts, Hooton, Singer, Van Winkle; also Senator(s) Aguilar and Marble, Guzman--Concerning allowing a school nurse to give medical marijuana to a student with a medical marijuana registry card while at school.

Amendment No. 1, by Representative(s) Roberts.

Strike the Health, Insurance, & Environment Committee Report, dated April 5, 2018, and substitute:

"Amend printed bill, page 2, strike line 3 and substitute "(3)(d)(I); and add (3)(d)(VII), (3)(d)(VIII), (3)(d)(IX), and (3)(d)(X) as follows:"

Page 2, lines 6 and 7, strike "OR SCHOOL NURSE OR THE SCHOOL NURSE'S DESIGNEE, WHO MAY OR MAY NOT BE AN EMPLOYEE OF THE SCHOOL," and substitute "OR A PERSON LISTED IN SUBSECTION (3)(d)(VII) OF THIS SECTION".

Page 2, line 22, strike "A".

Page 3, after line 3 insert:

"(VII) THE FOLLOWING PERSONS MAY POSSESS AND ADMINISTER MEDICAL MARIJUANA PURSUANT TO THIS SUBSECTION (3)(d):

(A) A SCHOOL NURSE, OR THE SCHOOL NURSE'S DESIGNEE, WHO MAY OR MAY NOT BE AN EMPLOYEE OF THE SCHOOL; AND

(B) SCHOOL PERSONNEL DESIGNATED BY A PARENT.

(VIII) THE MEDICAL MARIJUANA STORAGE CONTAINER OR PLAN FOR ADMINISTRATION MUST CONTAIN CLEARLY LABELED DOSING, TIMING, AND DELIVERY ROUTE INSTRUCTIONS FROM ONE OF THE STUDENT'S
RECOMMENDING PHYSICIANS. ONE OF THE STUDENT'S RECOMMENDING
PHYSICIANS SHALL SEND ANY CHANGES TO THE REQUIRED DOSAGE,
TIMING, OR DELIVERY ROUTE TO THE SCHOOL NURSE AND PERSON
ADMINISTERING THE MEDICAL MARIJUANA, IF DIFFERENT.
(IX) THE SCHOOL PRINCIPAL OR HIS OR HER DESIGNEE AND THE
STUDENT'S PARENT SHALL AGREE TO A WRITTEN PLAN FOR ADMINISTERING
MEDICAL MARIJUANA PRIOR TO THE STUDENT STARTING SCHOOL.
(X) THE STUDENT'S PARENT OR PRIMARY CAREGIVER SHALL
DELIVER THE STUDENT'S MEDICAL MARIJUANA TO THE PERSON
DESIGNATED BY THE SCHOOL AS THE PERSON WHO SECURES THE MEDICAL
MARIJUANA BEFORE THE STUDENT STARTS SCHOOL AND AS NECESSARY TO
REPLENISH THE SUPPLY. THE PERSON WHO SECURES THE MEDICAL
MARIJUANA SHALL PLACE THE MEDICAL MARIJUANA IN A LOCKED STORAGE
CONTAINER. THE PERSON WHO SECURES THE MEDICAL MARIJUANA SHALL
RETURN ANY UNUSED MEDICAL MARIJUANA TO THE STUDENT'S PARENT OR
PRIMARY CAREGIVER UPON REQUEST. THE STUDENT SHALL NOT HANDLE
THE MEDICAL MARIJUANA ON THE GROUNDS OF THE SCHOOL, SCHOOL BUS,
OR SCHOOL-SPONSORED EVENT."

Strike "SCHOOL NURSE OR THE SCHOOL NURSE'S DESIGNEE" and substitute
"A PERSON LISTED IN SUBSECTION (3)(d)(VII) OF THIS SECTION" on: Page
2, line 12, lines 16 and 17, lines 18 and 19, and line 23.

Amendment No. 2, by Representative(s) Roberts.

Amend printed bill, page 2, line 15, after the period add "A SCHOOL
NURSE OR SCHOOL PERSONNEL SHALL NOT BE REQUIRED TO ADMINISTER
MEDICAL MARIJUANA. ADMINISTRATION OF MEDICAL MARIJUANA IS AT
THE DISCRETION OF THE PARENT OR LEGAL GUARDIAN, THE SCHOOL NURSE
OR HIS OR HER DESIGNEE, OR THE DESIGNATED SCHOOL PERSONNEL. IF A
STUDENT SUBJECT TO THE PROVISIONS OF THIS SUBSECTION (3)(d) TAKES
A SCHOOL TRIP OUTSIDE OF THE STATE OF COLORADO OR PARTICIPATES IN
A SCHOOL ACTIVITY OUTSIDE OF THE STATE OF COLORADO, THE
PROVISIONS OF THIS SUBSECTION (3)(d) DO NOT APPLY FOR THE DURATION
THAT THE STUDENT IS ENGAGED IN THE TRIP OR ACTIVITY OUTSIDE OF THE
STATE OF COLORADO."

Page 2, line 21, strike "event." and substitute "event OR SHALL PLACE THE
MEDICAL MARIJUANA IN A LOCKED MEDICAL MARIJUANA STORAGE
CONTAINER DESIGNATED BY THE SCHOOL.".

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

HB18-1272 by Representative(s) Foote and Melton, Ginal, Hansen,
Hooton, McLachlan, Pettersen, Roberts, Singer; also
Senator(s) Court--Concerning the availability of network-
level mobile phone distracted driving prevention
technology.

Laid over until April 12, retaining place on Calendar.
ADOPTION OF COMMITTEE OF THE WHOLE REPORT

Passed Second Reading: HB18-1263 amended, 1286 amended.

Laid over until date indicated retaining place on Calendar:
HB18-1272--April 12, 2018.

The Chairman moved the adoption of the Committee of the Whole Report. As shown by the following roll call vote, a majority of those elected to the House voted in the affirmative, and the Report was adopted.

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House in recess. House reconvened.

REPORT(S) OF COMMITTEE(S) OF REFERENCE

APPROPRIATIONS

After consideration on the merits, the Committee recommends the following:

HB18-1002 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 12, after line 7, insert:
"(4) THE GENERAL ASSEMBLY SHALL ANNUALLY APPROPRIATE TO THE DEPARTMENT OF HIGHER EDUCATION THE AMOUNT REQUIRED TO IMPLEMENT THE TEACHING FELLOWSHIP PROGRAMS AS PROVIDED IN THIS PART 2. ANY UNEXPENDED AND UNENCUMBERED MONEY FROM AN APPROPRIATION MADE FOR THE PURPOSES OF THIS PART 2 REMAINS AVAILABLE FOR EXPENDITURE BY THE DEPARTMENT FOR THE PURPOSES OF THIS PART 2 IN THE NEXT FISCAL YEAR WITHOUT FURTHER APPROPRIATION.".
Page 13, after line 24 insert:

"SECTION 4. Appropriation. For the 2018-19 state fiscal year, $530,448 is appropriated to the department of higher education. This appropriation is from the general fund and is based on an assumption that the department will require an additional 0.5 FTE. To implement this act, the department may use this appropriation for rural teacher recruitment, retention, and professional development.".

Renumber succeeding section accordingly.

Page 1, line 104, strike "ACT". and substitute "ACT" AND MAKING AN APPROPRIATION.".

HB18-1176 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 March 29, 2018, page 2, line 4, strike "transfer" and substitute "appropriation".

Page 2, line 13, strike "and (7)(h)".

Page 2, strike lines 35 through 39.

Page 3, strike line 1.

Reletter succeeding paragraph accordingly.

Page 3, line 18, strike "department for use by" and substitute "department.".

Page 3, line 19, strike "probation and related services.".

Page 3, line 22, after "treatment" insert "and".

HB18-1179 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 18 insert:

"SECTION 4. Appropriation. (1) For the 2018-19 state fiscal year, $154,164 is appropriated to the department of regulatory agencies. This appropriation is from the division of professions and occupations cash fund created in section 24-34-105 (2)(b)(I), C.R.S. To implement this act, the division may use this appropriation as follows:

(a) $129,242 for use by the division of professions and occupations for personal services, which amount is based on an assumption that the division will require an additional 1.8 FTE;

(b) $14,266 for use by the division of professions and occupations for operating expenses; and"
(c) $10,656 for the purchase of legal services.
(2) For the 2018-19 state fiscal year, $10,656 is appropriated to the department of law. This appropriation is from reappropriated funds received from the department of regulatory agencies under subsection (1)(c) of this section. To implement this act, the department of law may use this appropriation to provide legal services for the department of regulatory agencies.
(3) For the 2018-19 state fiscal year, $41,448 is appropriated to the department of law. This appropriation is from the general. To implement this act, the department may use this appropriation as follows:
   (a) $36,270 for personal services, which amount is based on an assumption that the department will require an additional 0.4 FTE; and
   (b) $5,178 for operating expenses."

Renumber succeeding section accordingly.

HB18-1189 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 17 insert:

"SECTION 2. Appropriation. For the 2018-19 state fiscal year, $200,000 is appropriated to the department of education. This appropriation is from the general fund. To implement this act, the department may use this appropriation for the teacher residency expansion program."

Renumber succeeding section accordingly.

HB18-1200 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 9, strike lines 24 through 27 and substitute:

"SECTION 8. In Colorado Revised Statutes, add 17-18-124 as follows:
17-18-124. Appropriation to comply with section 2-2-703 - HB 18-1200 - repeal. (1) PURSUANT TO SECTION 2-2-703, THE FOLLOWING STATUTORY APPROPRIATIONS ARE MADE IN ORDER TO IMPLEMENT HOUSE BILL 18-1200, ENACTED IN 2018:
   (a) FOR THE 2019-20 STATE FISCAL YEAR, TWENTY-TWO THOUSAND SEVENTY-TWO DOLLARS IS APPROPRIATED TO THE DEPARTMENT FROM THE GENERAL FUND;
(b) FOR THE 2020-21 STATE FISCAL YEAR, THIRTY-FOUR
THOUSAND SIX HUNDRED SEVENTY-SEVEN DOLLARS IS APPROPRIATED TO
THE DEPARTMENT FROM THE GENERAL FUND;
(c) FOR THE 2021-22 STATE FISCAL YEAR, THIRTY-NINE THOUSAND
THREE HUNDRED THIRTY-FOUR DOLLARS IS APPROPRIATED TO THE
DEPARTMENT FROM THE GENERAL FUND; AND
(d) FOR THE 2022-23 STATE FISCAL YEAR, THIRTY-NINE
THOUSAND THREE HUNDRED THIRTY-FOUR DOLLARS IS APPROPRIATED TO
THE DEPARTMENT FROM THE GENERAL FUND.

(2) THIS SECTION IS REPEALED, EFFECTIVE JULY 1, 2023."

Renumber succeeding section accordingly.

Page 10, strike lines 1 through 4.

Page 1, line 104, strike "AND".

Page 1, line 105, strike "CYBERCRIME." and substitute "CYBERCRIME,
AND MAKING AN APPROPRIATION.".

HB18-1285 be amended as follows, and as so amended, be referred to
the Committee of the Whole with favorable
recommendation:

Amend printed bill, page 6, after line 2 insert:

"SECTION 5. Appropriation. For the 2018-19 state fiscal year,
$9,870 is appropriated to the department of revenue for use by the
division of motor vehicles. This appropriation is from the general fund.
To implement this act, the division may use this appropriation for license
plate ordering."

Renumber succeeding section accordingly.

Page 1, line 101, strike "DISABILITIES." and substitute "DISABILITIES,
AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB18-1301 be referred to the Committee of the Whole with favorable
recommendation.

HB18-1341 be amended as follows, and as so amended, be referred to
the Committee of the Whole with favorable
recommendation:

Amend printed bill, page 4, after line 23 insert:

"SECTION 3. Appropriation. For the 2018-19 state fiscal year,
$25,059 is appropriated to the department of labor and employment for
use by the division of employment and training. This appropriation is
from the general fund and is based on an assumption that the division will
require an additional 0.4 FTE. To implement this act, the division may use this appropriation for state operations and program costs."

Renumber succeeding section accordingly.

Page 1, line 102, strike "DIRECTORY." and substitute "DIRECTORY, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

**SB18-033** be referred to the Committee of the Whole with favorable recommendation.

**SB18-068** 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 4 through 22.

Renumber succeeding sections accordingly.

Page 1, line 101, strike "REPORTS, AND, IN CONNECTION" and substitute "REPORTS.".

Page 1, strike line 102.

**SB18-108** be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend reengrossed bill, page 8, line 2, strike "$108,992" and substitute "$117,492".

Page 8, line 9, strike "$64,546" and substitute "$73,046".

**SB18-132** be referred to the Committee of the Whole with favorable recommendation.

**SB18-141** be referred to the Committee of the Whole with favorable recommendation.

**SB18-143** be referred to the Committee of the Whole with favorable recommendation.

**SB18-207** be referred to the Committee of the Whole with favorable recommendation.
BUSINESS AFFAIRS & LABOR
After consideration on the merits, the Committee recommends the following:

HB18-1214  be postponed indefinitely.

HB18-1342  be referred to the Committee of the Whole with favorable recommendation.

HB18-1350  be referred favorably to the Committee on Finance.

SB18-178   be referred to the Committee of the Whole with favorable recommendation.

HEALTH, INSURANCE & ENVIRONMENT
After consideration on the merits, the Committee recommends the following:

HB18-1302  be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 2, strike lines 16 and 17 and substitute "A NATIONALLY OR INTERNATIONALLY RECOGNIZED ACCREDITATION ORGANIZATION THAT INCLUDES THE SCOPE OF FORENSIC TOXICOLOGY; and".

HB18-1313  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 7, strike "(a)".

Page 2, strike lines 18 through 26 and substitute "individual patients. "Pharmaceutical care" does not include prescriptive authority; except that a pharmacist may prescribe only over-the-counter medications to a recipient under the "Colorado Medical Assistance Act" as authorized pursuant to section 25.5-5-322 C.R.S. OR PURSUANT TO A COLLABORATIVE PHARMACY PRACTICE AGREEMENT AS DEFINED IN SECTION 12-42.5-601 (1)(b)."

Page 3, strike lines 7 through 9 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 8, 2018, if adjournment sine die is on May 9, 2018); 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 2018 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor."

PUBLIC HEALTH CARE & HUMAN SERVICES

After consideration on the merits, the Committee recommends the following:

HB18-1108 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 2, line 4, strike "interpreters" and substitute "auxiliary services providers".

Page 2, line 13, strike "interpreter's" and substitute "interpreter's".

Page 3, line 11, strike "OR DEAFBLIND and cannot" and substitute "and cannot".

Page 3, strike line 12 and substitute "readily hear or understand or communicate in spoken language OR DEAFBLIND and who".

Page 3, line 25, strike "computer-aided" and substitute "computer-aided COMMUNICATION ACCESS".

Page 4, line 7, strike ""Computer-aided" and substitute ""Computer-aided COMMUNICATION ACCESS".

Page 4, line 16, strike "understand" and substitute "understand ACCESS".

Page 6, strike lines 26 and 27 and substitute:

"(3) THE COMMISSION SHALL PROVIDE AUXILIARY SERVICES FOR A PROCEEDING DESCRIBED BY SECTION 13-90-204 (1)(a), (1)(b), OR (1)(c)."

Page 7, strike lines 1 through 6.

Page 7, line 7, strike "SERVICE.".

Page 9, lines 23 and 24, strike "AND LOCAL GOVERNMENTS" and substitute "GOVERNMENT".

Page 10, line 25, strike "COMPUTER-AIDED" and substitute "COMMUNICATION ACCESS".

Page 12, line 7, strike "20/40" and substitute "20/70".
Page 13, strike lines 13 and 14 and substitute:

"(d) One member who is a parent of a deaf, hard-of-hearing, or deafblind person;".

Page 13, strike lines 22 and 23 and substitute "procedures - citizens council - creation. (1) The executive director of the department of human services or his or her THE EXECUTIVE DIRECTOR'S designee".

Page 19, line 9, strike "THE".

Page 19, strike lines 10 through 12 and substitute:

"ON OR BEFORE JANUARY 1, 2019, THE COMMISSION SHALL ESTABLISH A ONE-YEAR PILOT PROGRAM TO PROVIDE AUXILIARY SERVICES TO STATE DEPARTMENTS AND AGENCIES. THE COMMISSION MAY CONTINUE THE PILOT PROGRAM IN SUBSEQUENT YEARS IF THE COMMISSION HAS ADEQUATE FUNDING TO PROVIDE AUXILIARY SERVICES THROUGH THE PILOT PROGRAM. THE COMMISSION SHALL:

(a) IDENTIFY AT LEAST TWO STATE DEPARTMENTS OR AGENCIES TO PARTICIPATE IN THE PILOT PROGRAM DURING CALENDAR YEAR 2019;

(b) CREATE A PROCESS FOR PARTICIPATING STATE DEPARTMENTS OR AGENCIES TO REQUEST AUXILIARY SERVICES FROM THE COMMISSION;

(c) COLLECT DATA ON THE UTILIZATION OF AUXILIARY SERVICES THROUGH THE PILOT PROGRAM; AND

(d) HIRE AN INDEPENDENT CONTRACTOR TO EVALUATE THE PILOT PROGRAM AND MAKE RECOMMENDATIONS REGARDING WHETHER TO EXPAND THE PROGRAM TO ADDITIONAL STATE DEPARTMENTS AND AGENCIES. THE EVALUATION MUST BE BASED ON UTILIZATION DATA FROM THE FIRST YEAR OF THE PROGRAM. THE EVALUATION MUST BE INCLUDED IN THE SEPTEMBER 1, 2020, ANNUAL REPORT REQUIRED BY SECTION 26-21-106 (1)(e).".

Page 20, line 12, strike "ESTABLISH AND".

Page 24, strike lines 17 and 18 and substitute "subcommittee COMMITTEE, the executive director of the department shall have final decision-making authority to approve or".

Strike "interpreter" and substitute "interpreter AUXILIARY SERVICES PROVIDER" on: Page 2, lines 8, 11, and 16; and Page 3, lines 1 and 6.

Strike "2 1" and substitute "2" on: Page 8, line 27; and Page 13, line 7.

HB18-1288 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 6, line 23, strike "- definitions." and substitute "- rules - definition.".

Page 7, after line 14 insert:
"(3) (a) As used in this subsection (3), unless the context otherwise requires, "rural single entry point" means a single entry point comprised primarily of counties designated by the state office of rural health as a rural or frontier county.

(b) The state department is authorized to seek a federal exception from conflict-free case management requirements for geographic areas within the state where the only willing and qualified entity to provide case management services is also the only willing and qualified entity to provide home- and community-based services in that geographic area.

(c) A rural single entry point must initially notify the state department in writing, no later than July 1, 2018, to request that the state department seek a federal exception for its designated service area. Upon receipt of the notice, the state department shall evaluate case management and service provider capacity, and, if the state department determines that it is supported, the state department shall seek a federal exception for its designated service area within a reasonable period of time.

(d) Upon notification of federal approval or denial of a federal exception from conflict-free case management requirements, the rural single entry point shall submit a business continuity plan and commence any necessary changes to its business operation.

(e) The state board shall promulgate rules for the provision of services and supports, including services and supports coordination, when there are multiple agencies operating in a specified geographic area."

(f) If the state department has not received notification by July 1, 2019, regarding approval or denial for a federal exception from conflict-free case management requirements, the state board shall promulgate rules for the provision of services and supports, including services and supports coordination, for designated service areas where a federal exception from conflict-free case management is pending.

(g) In order to ensure stability, client choice, and access to services in rural communities, the state board shall promulgate rules, as permitted under federal law, that allow a qualified entity to provide both case management services and home- and community-based services to the same individual if there is insufficient choice or capacity among existing service agencies or case management agencies serving a designated service area of a rural single entry point.

SECTION 6. Safety clause. The general assembly hereby finds, determines, and declares that this act is necessary for the immediate preservation of the public peace, health, and safety.".
Amend printed bill, page 3, before line 3 insert:

"(a) For the class of 2017, only twenty-three percent of students who had been in foster care at any time during high school graduated on time;".

Reletter succeeding paragraphs accordingly.

Page 3, line 9, strike "university of northern" and substitute "University of Northern".

Page 3, strike line 12 and substitute "graduating;

(f) In 2008, Colorado was among the first eleven states to enter into the Interstate Compact on Educational Opportunity for Military Children, which removes barriers to high school graduation for youth in military families;

(g) Foster youth often experience even more school changes than military youth and would benefit from similar protections; and".

Reletter succeeding paragraph accordingly.

Page 4, line 27, strike "AT THE TIME OF A CHANGE IN PLACEMENT" and substitute "AND THE STUDENT WILL NO LONGER BE ENROLLED IN THE FACILITY SCHOOL,".

Page 5, strike lines 1 and 2 and substitute "THE SCHOOL OF ORIGIN IS THE".

Page 5, line 26, strike "advisory group -".

Page 6, after line 9 insert:

"(d) PROVIDING TECHNICAL ASSISTANCE TO EDUCATION PROVIDERS FOR REMOVING BARRIERS TO GRADUATION PURSUANT TO SUBSECTION (5) OF THIS SECTION;".

Reletter succeeding paragraph accordingly.

Page 6, strike lines 12 through 15 and substitute:

"(f) ACTING AS A LIAISON IN COORDINATION WITH THE DEPARTMENT OF HUMAN SERVICES TO REVIEW COMPLAINTS RELATED TO DISPUTES OVER TRANSPORTATION AGREEMENTS BETWEEN SCHOOL DISTRICTS AND THE STATE CHARTER SCHOOL INSTITUTE AND COUNTY DEPARTMENTS.".

Page 7, line 6, strike "OR JUVENILE COURT".

Page 7, line 8, after "ORIGIN," insert "OR".

Page 7, line 15, strike "AN".

Page 7, line 24, after "PARENTS," insert "GUARDIAN AD LITEMS,".

Page 8, line 5, strike "after" and substitute "after".

Page 11, line 24, strike "SHALL" and substitute "MAY".

Page 12, line 3, strike "SHALL" and substitute "IS ENCOURAGED TO".
Page 12, strike line 5 and substitute "TIMELY GRADUATION MAY OCCUR.".

Page 12, line 6, strike "BEGINNING HIGH SCHOOL.".

Page 12, line 14, strike "PROVIDER" and substitute "PROVIDER,"

Page 12, strike line 15 and substitute "THE".

Page 12, line 16, strike "SHALL" and substitute "MAY".

Page 12, line 18, strike "SHALL" and substitute "MAY".

Page 12, line 25, strike "OR OUT-OF-SCHOOL TIME".

Page 13, line 2, strike "AND OUT-OF-SCHOOL TIME".

Page 13, line 9, strike "EDUCATION PROVIDERS" and substitute "SCHOOL DISTRICTS AND THE STATE CHARTER SCHOOL INSTITUTE".

Page 13, line 13, after "THE" insert "EQUITABLE".

Page 13, line 21, strike "PRE-SCHOOL, ELEMENTARY, AND SECONDARY".

Page 13, line 22, strike "EDUCATIONAL" and substitute "ACADEMIC AND SOCIAL-EMOTIONAL".

Page 14, line 11, strike "INCLUDING" and substitute "WHICH SHALL INCLUDE".

Page 14, line 13, strike "PLACEMENT" and substitute "NONCERTIFIED KINSHIP CARE, AS DEFINED IN SECTION 19-1-103; WERE STUDENTS IN OUT-OF-HOME PLACEMENT,".

Page 14, line 14, strike "OUTSIDE OF THE HOME,"; and strike "19-1-103;" and substitute "22-32-138;".

Page 18, line 22, strike "EDUCATION PROVIDERS" and substitute "SCHOOL DISTRICTS AND THE STATE CHARTER SCHOOL INSTITUTE".

Page 18, line 26, after "THE" insert "EQUITABLE".

HB18-1319 be referred favorably to the Committee on Appropriations.

HB18-1346 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 2, strike lines 2 through 23.

Page 3, strike lines 1 through 5 and substitute:

"SECTION 1. In Colorado Revised Statutes, 16-11.3-103, amend (2) introductory portion; and add (2)(g) as follows:
16-11.3-103. Duties of the commission - mission - staffing.

(2) The commission shall have the following duties:

(g) To study the issue of institutional child abuse for children and youth in facilities operated by the Department of Human Services. On or before January 1, 2019, the commission shall provide a report with its findings and recommendations to the judiciary and the public health care and human services committees of the House of Representatives and the judiciary and the health and human services committees of the Senate, or any successor committees.

HB18-1348 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 8, strike "PROSPECTIVE FOSTER PARENT," and substitute "PROSPECTIVE FOSTER PARENT, as defined by rule of the Department of Human Services, ".

Page 3, line 3, strike "PARENT OR ".

Page 3, line 5, strike "BY LAW." and substitute "OR GOVERNED BY STATE OR FEDERAL LAW.".

Page 3, strike lines 8 through 22.

Renumber succeeding sections accordingly.

Page 5, line 3, strike "AND ".

Page 5, line 4, strike "PROVIDERS, REFERRED TO IN THIS SUBSECTION (12)(f) AS" and substitute "PROVIDERS THAT PROVIDE CARE FOR CHILDREN WITH AN OPEN CHILD WELFARE CASE WHO ARE IN THE LEGAL CUSTODY OF A COUNTY DEPARTMENT, AND NONCERTIFIED KINSHIP CARE PROVIDERS THAT PROVIDE CARE FOR CHILDREN WITH AN OPEN CHILD WELFARE CASE WHO ARE NOT IN THE LEGAL CUSTODY OF A COUNTY DEPARTMENT.".

Page 5, strike lines 5 through 7.

JUDICIARY

After consideration on the merits, the Committee recommends the following:

HB18-1076 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 22 and substitute:

"(I) The law enforcement agency that employs or employed the certificate holder notifies the P.O.S.T. Board that,
ON OR AFTER THE EFFECTIVE DATE OF THIS SUBSECTION (2.5), THE
CERTIFICATE HOLDER KNOWINGLY MADE AN UNTRUTHFUL STATEMENT
CONCERNING A MATERIAL FACT OR KNOWINGLY OMITTED A MATERIAL
FACT ON A CRIMINAL JUSTICE RECORD, WHILE TESTIFYING UNDER OATH,
OR DURING AN INTERNAL AFFAIRS INVESTIGATION OR COMPARABLE
ADMINISTRATIVE INVESTIGATION; AND

(II) THE LAW ENFORCEMENT AGENCY CERTIFIES THAT:

(A) IT COMPLETED AN ADMINISTRATIVE PROCESS DEFINED BY A
PUBLISHED POLICY OF THE LAW ENFORCEMENT AGENCY, WHICH POLICY
WAS IN EFFECT AT THE TIME THAT THE ALLEGED UNTRUTHFUL STATEMENT
CONCERNING A MATERIAL FACT OR KNOWING OMISSION OF MATERIAL FACT
OCCURRED; AND

(B) THROUGH THAT PROCESS, THE LAW ENFORCEMENT AGENCY
DETERMINED BY A CLEAR AND CONVINCING STANDARD OF THE EVIDENCE
THAT, ON OR AFTER THE EFFECTIVE DATE OF THIS SUBSECTION (2.5), THE
OFFICER KNOWINGLY MADE AN UNTRUTHFUL STATEMENT CONCERNING A
MATERIAL FACT OR KNOWINGLY OMITTED A MATERIAL FACT ON AN
OFFICIAL CRIMINAL JUSTICE RECORD, WHILE TESTIFYING UNDER OATH, OR
DURING AN INTERNAL AFFAIRS INVESTIGATION OR COMPARABLE
ADMINISTRATIVE INVESTIGATION.

(b) A LAW ENFORCEMENT AGENCY THAT MAKES A DETERMINATION
DESCRIBED IN SUBSECTION (2.5)(a)(II) OF THIS SECTION SHALL REPORT
SUCH FACT TO THE P.O.S.T. BOARD ON A FORM THAT IS PRESCRIBED BY
THE P.O.S.T. BOARD.

(c) IF A CERTIFICATE HOLDER WHO IS THE SUBJECT OF AN
INVESTIGATION DESCRIBED IN SUBSECTION (2.5)(a)(II) OF THIS SECTION
RESIGNS OR REFUSES TO COOPERATE IN THE INVESTIGATION, THE
INVESTIGATING LAW ENFORCEMENT AGENCY SHALL COMPLETE THE
INVESTIGATION WITH OR WITHOUT THE SUBJECT'S PARTICIPATION. IF THE
RESULTS OF THE INVESTIGATION DEMONSTRATE BY A CLEAR AND
CONVINCING STANDARD OF THE EVIDENCE THAT, ON OR AFTER THE
EFFECTIVE DATE OF THIS SUBSECTION (2.5), THE CERTIFICATE HOLDER
KNOWINGLY MADE AN UNTRUTHFUL STATEMENT CONCERNING A
MATERIAL FACT OR KNOWINGLY OMITTED A MATERIAL FACT ON AN
OFFICIAL CRIMINAL JUSTICE RECORD, WHILE TESTIFYING UNDER OATH, OR
DURING AN INTERNAL AFFAIRS INVESTIGATION OR COMPARABLE
ADMINISTRATIVE INVESTIGATION, THE LAW ENFORCEMENT AGENCY SHALL
NOTIFY THE P.O.S.T. BOARD AND REQUEST REVOCATION OF THE
CERTIFICATE HOLDER'S CERTIFICATION ON A FORM PRESCRIBED BY THE
P.O.S.T. BOARD.

(d) A PERSON WHOSE P.O.S.T. CERTIFICATION IS REVOKED
PURSUANT TO THIS SUBSECTION (2.5) MAY APPEAL THE REVOCATION IN
ACCORDANCE WITH RULES OF THE P.O.S.T. BOARD.

(e) THE RECORDS OF ANY LAW ENFORCEMENT AGENCY THAT ARE
SUBMITTED FOR REVIEW BY THE P.O.S.T. BOARD FOR THE PURPOSES OF
THIS SUBSECTION (2.5) REMAIN THE PROPERTY OF THE REPORTING LAW
ENFORCEMENT AGENCY AND ARE NOT SUBJECT TO PUBLIC RELEASE BY THE
P.O.S.T. BOARD.

(f) IF A CERTIFICATE HOLDER'S CERTIFICATE IS REVOKED
PURSUANT TO THIS SECTION AND A COURT OF RECORD SUBSEQUENTLY
REVOKES OR VACATES THE FINDING THAT, ON OR AFTER THE EFFECTIVE
DATE OF THIS SUBSECTION (2.5), THE CERTIFICATE HOLDER KNOWINGLY
MADE AN UNTRUTHFUL STATEMENT CONCERNING A MATERIAL FACT OR
KNOWINGLY OMITTED A MATERIAL FACT ON AN OFFICIAL CRIMINAL
JUSTICE RECORD, WHILE TESTIFYING UNDER OATH, OR DURING AN
INTERNAL AFFAIRS INVESTIGATION OR COMPARABLE ADMINISTRATIVE INVESTIGATION, THE CERTIFICATE HOLDER MAY REQUEST REINSTATEMENT OF HIS OR HER CERTIFICATE BY PROVIDING DOCUMENTATION OF THE COURT'S RULING TO THE P.O.S.T. BOARD WITHIN FORTY-FIVE DAYS AFTER THE COURT'S RULING.

(g) IF A LAW ENFORCEMENT AGENCY IS NOTIFIED THAT A PEACE OFFICER WHO IS EMPLOYED OR WHO WAS EMPLOYED BY THE AGENCY IS ALLEGED TO HAVE KNOWINGLY MADE AN UNTRUTHFUL STATEMENT CONCERNING A MATERIAL FACT OR KNOWINGLY OMITTED A MATERIAL FACT ON AN OFFICIAL CRIMINAL JUSTICE RECORD, WHILE TESTIFYING UNDER OATH, OR DURING AN INTERNAL AFFAIRS INVESTIGATION OR COMPARABLE ADMINISTRATIVE INVESTIGATION, ON OR AFTER THE EFFECTIVE DATE OF THIS SUBSECTION (2.5), THE AGENCY SHALL INVESTIGATE THE ALLEGATION UNLESS THE ACCUSED PEACE OFFICER HAS NOT BEEN EMPLOYED BY THE AGENCY FOR AT LEAST SIX MONTHS PRECEDING THE DATE UPON WHICH THE AGENCY IS NOTIFIED OF THE ALLEGATION, IN WHICH CASE THE AGENCY MAY INVESTIGATE THE ALLEGATION.

(h) NOTHING IN THIS SECTION PROHIBITS THE LAWFUL USE OF DECEPTION OR OMISSION OF FACTS BY A PEACE OFFICER WHILE HE OR SHE IS CONDUCTING AN INVESTIGATION OF CRIMINAL ACTIVITY."

Page 3, strike lines 1 through 6.

HB18-1273 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, after "IDENTITY," insert "PHYSICAL DISABILITY, INTELLECTUAL AND DEVELOPMENTAL DISABILITY," on: Page 3, lines 18 and 24; Page 4, lines 11, 17, and 23; Page 5, lines 1 and 5.

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FIRST REPORT OF FIRST CONFERENCE COMMITTEE on HB18-1329

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 HB18-1329, concerning a supplemental state payment to qualified providers of durable medical equipment who experienced a decrease in reimbursement in the 2017-18 state fiscal year as a result of the implementation of the federal "21st Century Cures Act", and, in connection therewith, making an appropriation, 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 12, strike "MARCH 31," and substitute "MARCH 15,"

Page 2, lines 14 and 15, strike "MARCH 31," and substitute "MARCH 15,"

Page 3, line 18, strike "MARCH 31," and substitute "MARCH 15,"

Page 3, line 21, strike "MARCH 31," and substitute "MARCH 15,"

Page 4, line 19, strike "$9,137,723" and substitute "$7,591,815"

Respectfully submitted,

House Committee: Senate Committee:
Millie Hamner Kent Lambert
David Young Kevin Lundberg
Bob Rankin Dominick Moreno

PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed:
HB18-1375, 1376, 1377, 1378.

SIGNING OF BILLS - RESOLUTIONS - MEMORIALS

The Speaker has signed: HB18-1008, 1029, 1047, 1191, 1198, 1227, 1242; SB18-026 and 149.

DELIVERY OF BILLS TO GOVERNOR

The Chief Clerk of the House of Representatives reports the following bills have been delivered to the Office of the Governor: HB18-1017, 1018, 1049, 1056, 1078, 1154 at 3:30 p.m. on April 11, 2018.

MESSAGE FROM THE SENATE

The Senate has passed on Third Reading and transmitted to the Revisor of Statues:
SB18-166 Amended in General Orders as printed in Senate Journal, April 10, 2018.
The Senate has voted not to concur in House Amendments to SB18-179 and requests that a conference committee be appointed. President Grantham has appointed Senators Hill, chair, Cooke, and Williams as Senate Conferees on the First Conference Committee on SB18-179.

The Senate has postponed indefinitely HB18-1175 and 1188.

MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, as amended, SB18-166.

INTRODUCTION OF BILLS
First Reading

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

HB18-1379 by Representative(s) Pettersen and Wilson; also Senator(s) Hill--Concerning the financing of public schools.

Committee on Education

HB18-1380 by Representative(s) Weissman and Exum; also Senator(s) Kefalas--Concerning the property-related expense assistance grants for low-income seniors and individuals with disabilities.

Committee on Public Health Care & Human Services

HB18-1381 by Representative(s) Gray and Van Winkle, Michaelson Jenet, Bridges, Buckner, Catlin, Coleman, Hansen, Hooton, Kennedy, Landgraf, Liston, Lontine, Pettersen, Roberts, Singer, Winkler; also Senator(s) Neville T. and Jahn, Fenberg, Guzman, Kerr, Marble, Moreno, Priola--Concerning operations related to the sale of medical marijuana in the regulated medical marijuana market, and, in connection therewith, moving from the seventy percent own source requirement to a one-year transition period of fifty percent own source requirement to an elimination of the own source requirement.

Committee on Finance

HB18-1382 by Representative(s) Hansen--Concerning the creation of an energy legislation review committee to study issues that affect energy policy in Colorado.

Committee on Transportation & Energy

SB18-158 by Senator(s) Coram and Garcia; also Representative(s) Duran and Catlin--Concerning measures to increase school district access to interoperable communication technology to improve school safety, and, in connection therewith, making an appropriation.

Committee on Education
LAY OVER OF CALENDAR ITEM(S)

On motion of Representative Weissman, the following item(s) on the Calendar were laid over until April 12, retaining place on Calendar:

- Consideration of Resolution(s)--SJR18-009, HJR18-1014, 1018.

On motion of Representative Weissman, the House adjourned until 9:00 a.m., April 12, 2018.

Approved:
CRISANTA DURAN,
Speaker

Attest:
MARILYN EDDINS,
Chief Clerk
Prayer by Rabbi Joseph Black, Temple Emanuel, Denver.

The Speaker called the House to order at 9:00 a.m.

The colors were posted by Cadets Colonel Hannah Christian, Major Stephen Christian, Captain Christopher Franklin, 1st Lieutenant Lincoln Roch, Civil Air Patrol, Broomfield Composite Squadron.

Pledge of Allegiance led by Frankie Sue McCune, Stober Elementary, Lakewood.

The roll was called with the following result:

- Present--59.
- Excused--Representative(s) KC Becker, Danielson, Everett, Michaelson Jenet, Roberts, Singer--6.
- Present after roll call--Representative(s) KC Becker, Danielson, Everett, Roberts, Singer.

The Speaker declared a quorum present.

On motion of Representative Covarrubias, the reading of the journal of April 11, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

THIRD READING OF BILL(S)--FINAL PASSAGE

The following bill(s) were considered on Third Reading. The title(s) were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

- **HB18-1114** by Representative(s) Ginal and Buckner; also Senator(s) Todd--Concerning the regulation of genetic counselors, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.
The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
Concerning allowing a school nurse to give medical marijuana to a student with a medical marijuana registry card while at school.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

<table>
<thead>
<tr>
<th>YES</th>
<th>NO</th>
<th>EXCUSED</th>
<th>ABSENT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Arndt</td>
<td>N</td>
<td>Foote</td>
<td>Y</td>
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<tr>
<td>Becker J.</td>
<td>N</td>
<td>Garnett</td>
<td>Y</td>
</tr>
<tr>
<td>Becker K.</td>
<td>Y</td>
<td>Ginal</td>
<td>N</td>
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<tr>
<td>Beckman</td>
<td>N</td>
<td>Gray</td>
<td>Y</td>
</tr>
<tr>
<td>Benavidez</td>
<td>Y</td>
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<td>Y</td>
</tr>
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<td>Bridges</td>
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<td>Y</td>
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<tr>
<td>Buckner</td>
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<tr>
<td>Carver</td>
<td>N</td>
<td>Humphrey</td>
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<td>Catlin</td>
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<td>Jackson</td>
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<td>Coleman</td>
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<td>Kennedy</td>
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<td>Covarrubias</td>
<td>Y</td>
<td>Kraft-Tharp</td>
<td>N</td>
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<tr>
<td>Danielson</td>
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<td>Landgraf</td>
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<tr>
<td>Esgar</td>
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<td>Y</td>
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<td>Everett</td>
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<td>Y</td>
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<td>Exum</td>
<td>Y</td>
<td>Leonard</td>
<td>Y</td>
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<tr>
<td>Speaker</td>
<td>Y</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Co-sponsor(s) added: Representative(s) Gray, Hansen, Kennedy, Lontine, Melton, Rosenthal, Winkler

On motion of Representative KC Becker, HB18-1272, SB18-066, 071, 195, 202, 076, 156, 144, HB18-1260, 1279, 1355, 1002, 1176, 1179, 1189, 1200, 1285, 1301, 1341, SB18-033, 068, 108, 132, 141, 143, 207 were made Special Orders on April 12, 2018, at 9:50 a.m.

The hour of 9:50 a.m., having arrived, on motion of Representative Bridges, the House resolved itself into Committee of the Whole for consideration of Special Orders and he was called to act as Chair.

SPECIAL ORDERS--SECOND READING OF BILLS

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

(Amendments to the committee amendment are to the printed committee report which was printed and placed in the members' bill file.)
HB18-1272 by Representative(s) Foote and Melton, Ginal, Hansen, Hooton, McLachlan, Pettersen, Roberts, Singer; also Senator(s) Court--Concerning the availability of network-level mobile phone distracted driving prevention technology.

Laid over until April 13, retaining place on Calendar.

SB18-066 by Senator(s) Sonnenberg and Garcia, Baumgardner, Coram, Crowder, Donovan, Fenberg, Guzman, Jahn, Jones, Kefalas, Martinez Humenik, Priola; also Representative(s) Arndt and Wist, Becker K., Carver, Esgar, Gray, Kennedy, Landgraf, Liston, Reyher, Roberts--Concerning an extension of the operation of the state lottery division beyond July 1, 2024.

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

HB18-1355 by Representative(s) Pettersen and Sias; also Senator(s) Gardner and Moreno--Concerning changes to the accountability system for the elementary and secondary public education system to strengthen the accountability system for the benefit of students.

Amendment No. 1, Education Report, dated April 9, 2018, and placed in member's bill file; Report also printed in House Journal, April 10, 2018.

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

SB18-071 by Senator(s) Jahn and Crowder, Lambert, Cooke, Garcia, Guzman, Moreno, Priola, Smallwood, Tate, Todd, Williams A.; also Representative(s) Esgar, Kennedy--Concerning an extension of the repeal of the state substance abuse trend and response task force, and, in connection therewith, making an appropriation.

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

SB18-195 by Senator(s) Moreno, Lambert, Lundberg; also Representative(s) Rankin, Hamner, Young--Concerning a requirement that the money in the healthcare affordability and sustainability fee cash fund be appropriated annually rather than continuously appropriated.

Ordered revised and placed on the Calendar for Third Reading and Final Passage.
SB18-202 by Senator(s) Lambert, Lundberg, Moreno; also Representative(s) Hamner, Young, Rankin—Concerning the exemption of the Colorado firefighting air corps fund from the maximum reserve.

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

SB18-156 by Senator(s) Cooke; also Representative(s) Kennedy—Concerning the publication of fiscal information by a county.

Laid over until April 13, retaining place on Calendar.

SB18-144 by Senator(s) Kerr; also Representative(s) Willett and Hansen—Concerning the regulation of bicycles approaching intersections.

Amendment No. 1, Transportation & Energy Report, dated April 5, 2018, and placed in member's bill file; Report also printed in House Journal, April 6, 2018.

Amendment No. 2, by Representative(s) Bridges.

Amend reengrossed bill, page 4, before line 19 insert:

"(4) THE ADOPTION OF AN ORDINANCE OR RESOLUTION IN ACCORDANCE WITH THIS SECTION DOES NOT DIMINISH OR ALTER THE AUTHORITY OF THE DEPARTMENT OF TRANSPORTATION OR THE STATE TRANSPORTATION COMMISSION AS THOSE ENTITIES ARE DEFINED IN SECTION 43-1-102 REGARDING THE DEPARTMENT'S OR COMMISSION'S AUTHORITY TO REGULATE MOTOR VEHICLE TRAFFIC ON ANY PORTION OF THE STATE HIGHWAY SYSTEM AS DEFINED IN SECTION 43-2-101 (1)."

Renumber succeeding subsection accordingly.

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

HB18-1260 by Representative(s) Ginal and Jackson; also Senator(s) Moreno—Concerning prescription drug price transparency.


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

___________________
ADOPTION OF COMMITTEE OF THE WHOLE REPORT


Laid over until date indicated retaining place on Calendar:

The Chairman moved the adoption of the Committee of the Whole Report. As shown by the following roll call vote, a majority of those elected to the House voted in the affirmative, and the Report was adopted.

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<td>Young Y</td>
<td></td>
<td></td>
<td>Speaker Y</td>
<td></td>
</tr>
</tbody>
</table>

MESSAGE FROM THE SENATE

The Senate has adopted the first report of the First Conference Committee on HB18-1322. The bill has been repassed as amended and is returned herewith.

The Senate has adopted the first report of the First Conference Committee on HB18-1329. The bill has been repassed as amended and is returned herewith.

The Senate has voted to dissolve the First Conference Committee on HB18-1338. The Senate has voted to adhere to it's position on HB18-1338. The bill is transmitted herewith.

The Senate has postponed indefinitely HB18-1274 and 1149.
FIRST REPORT OF FIRST CONFERENCE COMMITTEE
on HB18-1322

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 HB18-1322,
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,
2018, except as otherwise noted, 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:

Page 34, line 4, in the ITEM & SUBTOTAL column strike "2,247,885"
and substitute "2,347,885" and in the GENERAL FUND column strike
"2,247,885" and substitute "2,347,885".

Adjust affected totals accordingly.

Page 99, line 14, in the ITEM & SUBTOTAL column strike "2,941,136"
and substitute "3,166,128" and in the GENERAL FUND column strike
"1,088,210" and substitute "1,313,202".

Page 99, line 15, in the ITEM & SUBTOTAL column strike "(13.0 FTE)"
and substitute "(15.0 FTE)".

Adjust affected totals accordingly.

Page 475, line 6, in the ITEM & SUBTOTAL column strike "14,724,992"
and substitute "14,500,000" and in the GENERAL FUND column strike
"8,224,992" and substitute "8,000,000".

Adjust affected totals accordingly.

Page 116, line 7, strike "Individuals 14, 14a, 14c" and substitute "Individuals 14,
14a, 14c" in the TOTAL column strike "7,643,065,750" and substitute
"7,642,975,557", in the GENERAL FUND column strike
"1,324,505,865(M)" and substitute "1,324,482,663(M)", in the CASH
FUNDS column strike "940,266,629" and substitute "940,263,783", and
in the FEDERAL FUNDS column strike "4,507,807,582" and substitute
"4,507,743,437".

Adjust affected totals accordingly.

Page 117, line 1, strike "$692,764,258" and substitute "$692,761,412".

Page 133, strike lines 1 and 2.

Page 157, line 2, in the ITEM & SUBTOTAL column strike "11,132,553"
and substitute "12,311,435" and in the GENERAL FUND column strike "3,040,708" and substitute "4,219,590".

Adjust affected totals accordingly.

Page 184, line 5, in the ITEM & SUBTOTAL column, strike "366,300,768" and substitute "362,612,599", in the GENERAL FUND column strike "194,068,359" and substitute "191,117,824", and in the CASH FUNDS column strike "68,120,176" and substitute "67,382,542".

Adjust affected totals accordingly.

Page 187, line 9, strike "$8,293,180" and substitute "$4,605,011".

Page 187, line 10, strike "amounts: $3,688,169 for transportation requirements for children and youth in foster care as outlined in the federal Every Student Succeeds Act," substitute "estimated amounts:"

Page 240, strike lines 5 through 8 and substitute:

"50a Department of Human Services, Office of Behavioral Health, Integrated Behavioral Health Services, Rural Co-occurring Disorder Services -- It is the General Assembly's intent that of this appropriation $3,000,000 General Fund be used to expand residential treatment services in one or more rural areas of Colorado for individuals with co-occurring mental health and substance use disorders. It is also the General Assembly's intent that this appropriation be used to cover initial expenses necessary to establish, license, and begin operating one or more programs that provide these services, such as building renovations, furnishing, and equipment.".

Page 306, line 4, in the ITEM & SUBTOTAL column strike "40,528,793" and substitute "36,528,793" and in the GENERAL FUND column strike "13,200,000" and substitute "9,200,000".

Adjust affected totals accordingly.

Page 449, after line 5 insert:

<table>
<thead>
<tr>
<th>ITEM &amp; SUBTOTAL</th>
<th>GENERAL FUND</th>
</tr>
</thead>
<tbody>
<tr>
<td>Subsistence Payment</td>
<td>275,000</td>
</tr>
</tbody>
</table>

Adjust affected totals accordingly.

Page 464, after line 10 insert:

"100a Department of Public Safety, Division of Criminal Justice, Community Corrections, Subsistence Payment -- It is the General Assembly's intent this appropriation be used to pay the $17.00 per day..."
subsistence payment to community corrections
providers on behalf of the client for the first ten
days of residence or until the client receives their
first paycheck, whichever comes first."

Page 462, strike lines 3 through 7 and substitute:

"97a Department of Public Safety, Executive Director's
Office, Special Programs, School Safety Resource
Center, Appropriation to the School Safety Resource
Center Cash Fund -- It is the General Assembly's intent
that the money from this fund be directed to local
school districts, boards of cooperative services, and
public schools (including charter schools) to use for:
capital construction assistance for physical security;
communication improvements; the training of school
personnel and school resource officers; and/or
coordination with emergency response teams.".

Page 475, line 6, in the ITEM & SUBTOTAL column strike "14,724,992"
and substitute "6,724,992" and in the GENERAL FUND column strike
"8,224,992" and substitute "224,992".

Adjust affected totals accordingly.

2. That, under the authority granted the committee to consider
matters not at issue between the two houses, the following amendments
be recommended:

Page 127, line 13, in the ITEM & SUBTOTAL column strike "1,638,654"
and substitute "1,838,654", in the GENERAL FUND column strike
"819,327(M)" and substitute "919,327(M)", and in the FEDERAL
FUNDS column strike "819,327" and substitute "919,327".

Adjust affected totals accordingly.

Page 206, line 15, in the GENERAL FUND column strike "1,326,952"
and substitute "1,226,952" and in the CASH FUNDS column strike
"307,247" and substitute "407,247".

Adjust affected totals accordingly.

Page 208, line 6, in the ITEM & SUBTOTAL column strike "1,638,654"
and substitute "1,838,654" and in the REAPPROPRIATED FUNDS
column strike "1,638,654" and substitute "1,838,654".

Adjust affected totals accordingly.

Page 253, line 11, in the ITEM & SUBTOTAL column strike "8,541,699"
and substitute "8,531,232" and in the GENERAL FUND column strike
"8,376,450" and substitute "8,365,983".

Page 253, line 13, in the ITEM & SUBTOTAL column strike "2,575,133"
and substitute "2,559,313" and in the GENERAL FUND column strike
"2,405,133" and substitute "2,389,313".
Adjust affected totals accordingly.

Page 259, line 5, in the ITEM & SUBTOTAL column strike "3,526,880" and substitute "3,381,431" and in the GENERAL FUND column strike "3,526,880" and substitute "3,381,431".

Adjust affected totals accordingly.

Page 260, line 13, in the ITEM & SUBTOTAL column strike "2,601,474" and substitute "2,561,813" and in the GENERAL FUND column strike "2,601,474" and substitute "2,561,813".

Adjust affected totals accordingly.

Page 262, line 4, in the ITEM & SUBTOTAL column strike "30,450" and substitute "30,200" and in the GENERAL FUND column strike "30,450" and substitute "30,200".

Adjust affected totals accordingly.

Page 263, line 11, in the ITEM & SUBTOTAL column strike "1,093,821" and substitute "1,059,691" and in the GENERAL FUND column strike "1,093,821" and substitute "1,059,691".

Adjust affected totals accordingly.

Page 299, strike lines 5 and 6.

Page 299, line 9, in the TOTAL column strike "2,905,270" and substitute "2,855,270" and in the GENERAL FUND column strike "2,905,270" and substitute "2,855,270".

Adjust affected totals accordingly.

Page 421, line 2, in the ITEM & SUBTOTAL column strike "947,007" and substitute "547,007" and in the GENERAL FUND column strike "947,007" and substitute "547,007".

Adjust affected totals accordingly.

Page 485, line 12, strike "GROUP" and substitute "GROUP".

Page 501, after line 14 insert:

"102a Department of Revenue, Taxation Business Group -- It is the General Assembly's intent that the Department review its existing resources dedicated to severance tax and provide the Joint Budget Committee with the information requested in the requests for information letter submitted in conjunction with the 2018 long bill."

Page 538, after line 9 insert:
ITEM & SUBTOTAL  |  CAPITAL CONSTRUCTION FUND

$  |  $

"(7) DEPARTMENT OF CORRECTIONS

Fire Alarm System
Replacement, Arkansas
Valley Correctional Facility (Capital Renewal) 2,543,505 2,543,505".

Adjust affected totals accordingly.

Page 549, before line 1 insert:
"SECTION 4. Capital construction appropriations for the fiscal year beginning July 1, 2015. In Session Laws of Colorado 2015, section 3 of chapter 364, (SB 15-234), amend Part III (6) and add footnote 2, as the affected totals are amended by section 1 of chapter 384, (HB16-1252), Session Laws of Colorado 2016, by section 2 of chapter 420, (SB17-172), Session Laws of Colorado 2017, and by section 3 of HB18-1170, as follows:

Section 3. Capital Construction Appropriation.

PART III
INFORMATION TECHNOLOGY PROJECTS

(6) DEPARTMENT OF REVENUE

Division of Motor Vehicles, IT System Replacement

REPLACEMENT²
52,350,833 52,350,833

TOTALS PART III
INFORMATION TECHNOLOGY PROJECTS

$96,321,121 $76,877,790 $2,100,000 $2,100,000 $15,243,331

GRAND TOTALS
(CAPITAL CONSTRUCTION)

$386,244,697 $251,492,777 $117,215,651 a $2,100,000 $15,436,269 b
Of this amount, $2,076,402 shall be from the Highway Users Tax Fund pursuant to Section 43-4-201 (3) (a) (I) (C), C.R.S., and $300,000 shall be from the Highway Users Tax Fund pursuant to Section 33-10-111 (4), C.R.S. Of this amount, $4,935,458 contains an (I) notation.

This amount contains an (I) notation.

FOOTNOTES -- The following statements are referenced to the numbered footnotes throughout section 3.

2. CAPITAL CONSTRUCTION, INFORMATION TECHNOLOGY PROJECTS, DEPARTMENT OF REVENUE, DIVISION OF MOTOR VEHICLES, IT SYSTEM REPLACEMENT -- THIS APPROPRIATION SHALL REMAIN AVAILABLE FOR EXPENDITURE THROUGH JUNE 30, 2019.

Renumber succeeding sections accordingly.

Page 596, before line 1 insert:
SECTION 11. Appropriation to the department of state for the fiscal year beginning July 1, 2017.

In Session Laws of Colorado 2017, section 2 of chapter 421, (SB 17-254), amend Part XX (3) and the affected totals, as Part XX (3) and the affected totals are amended by section 1 of HB18-1168, as follows:

Section 2. Appropriation.

PART XX
DEPARTMENT OF STATE

(3) ELECTIONS DIVISION

Personal Services 2,453,176 2,453,176
(34.2 FTE)

Operating Expenses 267,838 267,838

Help America Vote Act Program 10,000 10,000(I)

Local Election Reimbursement 320,000 320,000

Initiative and Referendum 250,000 250,000

550,000 550,000

2,301,014 2,301,014

3,601,014

a These amounts shall be from the Department of State Cash Fund created in Section 24-21-104 (3)(b), C.R.S.
1 This amount shall be from the Federal Elections Assistance Fund created in Section 1-1.5-106 (1)(a), C.R.S., and is shown for informational purposes as it is continuously
appropriated to the Department of State for the implementation of the federal Help America Vote Act of 2002, pursuant to Section 1-1.5-106 (2)(b), C.R.S. Appropriations
from the Federal Elections Assistance Fund do not constitute fiscal year spending for the purposes of Section 20 of Article X of the State Constitution.

<table>
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<th>ITEM &amp; SUBTOTAL</th>
<th>TOTAL</th>
<th>GENERAL FUND</th>
<th>GENERAL FUND EXEMPT</th>
<th>CASH FUNDS</th>
<th>REAPPROPRIATED FUNDS</th>
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</table>

5 (STATE) $22,503,220 $22,503,220
6 $22,803,220 $22,803,220

8 Of this amount, $10,000 contains an (I) notation.".
Renumber succeeding sections accordingly.

Page 110, line 7, in the ITEM & SUBTOTAL column strike "45,198,406" and substitute "45,218,970", in the CASH FUNDS column strike "4,445,412" and substitute "4,449,162", in the REAPPROPRIATED FUNDS column strike "6,618" and substitute 12,182, and in the FEDERAL FUNDS column strike "34,212,106" and substitute "34,223,356".

Adjust affected totals accordingly.

Page 111, line 13, strike "$3,957,213" and substitute "$3,960,963".

Page 125, line 13, in the ITEM & SUBTOTAL column strike "16,380,290" and substitute "20,684,540", in the GENERAL FUND column strike "8,190,146(M)" and substitute "10,342,271(M)", and in the FEDERAL FUNDS column strike "8,190,144" and substitute "10,342,269".

Page 127, line 4, in the GENERAL FUND column insert "13,441" and in the FEDERAL FUNDS column strike "26,882" and substitute "13,441".

Page 129, line 12, in the ITEM & SUBTOTAL column strike "10,340,013" and substitute "10,138,523", in the GENERAL FUND column strike "5,170,007(M)" and substitute "5,069,262(M)", and in the FEDERAL FUNDS column strike "5,170,006" and substitute "5,069,261".

Adjust affected totals accordingly.

Page 171, strike lines 14 and 15 and substitute "Of these amounts, $10,588 shall be from the Marijuana Tax Cash Fund created in Section 39-28.8-501 (1), C.R.S, and $842,220 shall be from various sources of cash funds.".

Page 172, strike lines 1 through 3 and substitute "Of these amounts, $707,332 shall be from the Temporary Assistance for Needy Families Block Grant, $411,825 shall be from Child Care Development Funds, an estimated $240,604 shall be from the Substance Abuse Prevention and Treatment Block Grant, and $4,752,118(I) shall be from various sources of federal funds.".

Page 189, strike line 7 and substitute "Of this amount, $6,099,461 shall be from the Title XX Social Services Block Grant, an estimated $3,453,506(I) shall be from Title IV-E of the Social Security Act, an estimated $232,862(I) shall be from Title IV-B, Subpart 1, of the Social Security Act, and an estimated $844,494(I) shall be from various sources of federal funds.".

Page 204, strike line 9 and substitute "Of this amount, an estimated $47,190 shall be from the Colorado Domestic Abuse Program Fund established pursuant to Section 39-22-802 (1), C.R.S., and an estimated $18,963 shall be from various sources of cash funds.".

Page 204, strike line 12 and substitute "Of this amount, $4,581,186 shall be from the Temporary Assistance for Needy Families Block Grant, an
estimated $3,286,214(I) shall be from Titles II and XVI of the Social Security Act, an estimated $3,124,634(I) shall be from the U.S. Department of Agriculture, an estimated $2,888,463(I) shall be from Title IV-D of the Social Security Act, and an estimated $145,648(I) shall be from various sources of federal funds.".

Page 215, strike lines 4 and 5 and substitute "a Of this amount, an estimated $3,948,105 shall be from Medicare and other sources of patient revenues earned by the mental health institutes, an estimated $1,506,232 shall be from the Marijuana Tax Cash Fund created in Section 39-28.8-501 (1), C.R.S., and an estimated $150,203 shall be from various sources of cash funds.".

Page 215, strike line 8 and substitute "c Of this amount, an estimated $470,702(I) shall be from the Substance Abuse Prevention and Treatment Block Grant, an estimated $174,051(I) shall be from the Mental Health Services Block Grant, and an estimated $381,663(I) shall be from various sources of federal funds.".

Page 222, strike lines 13 through 15 and substitute "a Of this amount, an estimated $1,880,867(I) shall be from the Central Fund for Veterans Community Living Center created in Section 26-12-108 (1)(a), C.R.S., and an estimated $217,014 shall be from various sources of cash funds.".

Page 229, strike lines 7 and 8 and substitute "a Of this amount, an estimated $131,659 shall be from the Old Age Pension Fund pursuant to Section 1, Article XXIV, of the State Constitution, and an estimated $18,229 shall be from various sources of cash funds.".

Page 234, line 4, strike "$285,626,557" and substitute "305,163,898".

Page 192, line 14, strike "County maintenance of effort for this program, pursuant to federal requirements, totals $11,498,315".

Page 196, line 2, in the FEDERAL FUNDS column strike "3,055,898c" and substitute "3,055,898b".

Page 196, strike lines 9 and 10.

Page 196, line 11, strike "c Of" and substitute "b Of".

Page 220, line 14, in the CASH FUNDS column strike "7,665" and substitute "7,665(I)b".

Page 234, line 4, strike "$285,618,892" and substitute "285,626,557".

Page 212, line 10, in the ITEM & SUBTOTAL column strike "82,442,971" and substitute "82,419,511".

Page 213, line 3, in the ITEM & SUBTOTAL column strike "95,957,107" and substitute "95,933,647" and in the GENERAL FUND column strike "80,301,575" and substitute "80,278,115".

Page 214, line 2, in the ITEM & SUBTOTAL column strike "2,263,554" and substitute "2,287,014" and in the GENERAL FUND column strike "2,263,554" and substitute "2,287,014".
Adjust affected totals accordingly.

Page 217, line 5, strike "Facility" and substitute "Facility."

Page 217, line 10, strike "Services" and substitute "Services."

Page 219, line 7, strike "Trust Fund" and substitute "Program."

Page 261, line 5, in the GENERAL FUND column strike "(30.0 FTE)" and substitute "(31.0 FTE)".

Page 302, line 10, strike "$93,728" and substitute "$306,033" and strike "$1,331,033" and substitute "$1,118,728".

Page 318, line 13, strike "a person" and substitute "individuals".

Page 318, line 14, strike "is" and substitute "are".

Page 337, line 10, strike "Section 39-22-703 (1), C.R.S.," and substitute "Section 33-1-125 (1)(a), C.R.S.,".

Page 413, line 10, strike "Tobacco Education Programs Fund created in Section 24-22-117 (2)(c)(I), C.R.S.," and substitute "Prevention, Early Detection, and Treatment Fund created in Section 24-22-117 (2)(d)(I), C.R.S.,".

Page 413, line 11, strike "Prevention, Early Detection, and Treatment Fund created in Section 24-22-117 (2)(d)(I), C.R.S.," and substitute "Tobacco Education Programs Fund created in Section 24-22-117 (2)(c)(I), C.R.S.,".

Page 429, line 8, strike "It is the intent of the General Assembly" and substitute "It is the General Assembly's intent".

Page 431, line 5, strike "It is the intent of the General Assembly" and substitute "It is the General Assembly's intent".

Page 429, line 12, strike "FY 2019-20," and substitute "FY 2020-21,".

Page 429, line 15, strike "FY 2019-20," and substitute "FY 2020-21,".

Page 433, line 7, in the GENERAL FUND column strike "157,739" and in the REAPPROPRIATED FUNDS column strike "452,626" and substitute "610,365".

Adjust affected totals accordingly.

Page 435, line 4, strike "$5,745,968" and substitute "$6,047,228" and strike "$609,310" and "$465,789".

Page 456, line 6, in the ITEM & SUBTOTAL column strike "12,854,073" and substitute "12,852,693" and in the REAPPROPRIATED FUNDS column strike "700,104" and substitute "698,724".
Adjust affected totals accordingly.

Respectfully submitted,

House Committee: Senate Committee:

(signed) (signed)

Millie Hamner Kent Lambert
David Young Kevin Lundberg
Bob Rankin Dominick Moreno

CONSIDERATION OF CONFERENCE COMMITTEE REPORT(S)

HB18-1322 by Representative(s) Hamner, Young, Rankin; also Senator(s) Lambert, Lundberg, Moreno--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, 2018, except as otherwise noted.

(Conference Committee Report printed in House Journal, April 12, 2018).

On motion of Representative Hamner, the Conference Committee Report was adopted by the following roll call vote:

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The question being "Shall the bill, as amended, pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill, as amended, was declared repassed.

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HB18-1329 by Representative(s) Rankin, Hamner, Young; also Senator(s) Moreno, Lambert, Lundberg--Concerning a supplemental state payment to qualified providers of durable medical equipment who experienced a decrease in reimbursement in the 2017-18 state fiscal year as a result of the implementation of the federal "21st Century Cures Act", and, in connection therewith, making an appropriation.

(Conference Committee Report printed in House Journal, April 11, 2018).

On motion of Representative Rankin, the Conference Committee Report was adopted by the following roll call vote:

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The question being "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill, as amended, was declared repassed.
HB18-1338 by Representative(s) Rankin, Hamner, Young; also Senator(s) Lambert, Lundberg, Moreno--Concerning transfers to address the reduction of revenues in the severance tax operational fund.

Representative Rankin moved that the conference committee be discharged and that the House recede from its position on HB18-1338. The motion was declared passed by the following roll call vote:

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Representative Rankin moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

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<td>Hooton</td>
<td>Y</td>
<td>Michaelson Jenet</td>
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<td>Van Winkle</td>
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<td>Weissman</td>
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<td>Pabon</td>
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<td>Rosenthal</td>
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Co-sponsor(s) added: Representative(s) Buckner, Esgar, Exum, Garnett, Hansen, Herod, Hooton, Kraft-Tharp, Melton
Representative KC Becker moved for the repassage of HB18-1338 as amended by the Senate. The bill was declared repassed by the following roll call vote:

---

Co-sponsor(s) added: Representative(s) McLachlan, Roberts, Speaker

---

House in recess. House reconvened.

---

REPORT(S) OF COMMITTEE(S) OF REFERENCE

EDUCATION

After consideration on the merits, the Committee recommends the following:

HB18-1343 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:
Amend printed bill, page 3, line 3, after "(5.5)" insert "and (8.5)".

Page 3, strike lines 21 through 27.

Page 4, strike lines 1 through 3 and substitute:

"(5) "Integrated service and support center" means a nonprofit center that is affiliated with a work force center and veterans service offices or provides financial classes or houses a small business development center IN A CENTRALIZED LOCATION WHERE GOVERNMENT AGENCIES, NONPROFIT ORGANIZATIONS, AND OTHER ENTITIES COLLABORATE TO PROVIDE SERVICES TO ELIGIBLE PARTICIPANTS. SERVICES OFFERED MAY INCLUDE ASSISTANCE FOR ELIGIBLE PARTICIPANTS IN SECURING FEDERAL BENEFITS, COUNSELING SERVICES, EMPLOYMENT SUPPORT, EDUCATION, LIFE SKILLS, AND WELLNESS SUPPORT.".

Page 4, after line 10 insert:

(8.5) "WORK-BASED LEARNING" MEANS A CONTINUUM OF ACTIVITIES THAT OCCUR, IN PART OR IN WHOLE, IN THE WORKPLACE, PROVIDING THE LEARNER WITH HANDS-ON, REAL-WORLD WORK EXPERIENCE.".

Page 4, line 18, after "veterans;" add "and".

Page 4, strike lines 20 through 24 and substitute "APPLICATION.".

Page 4, line 26, strike "(1)(d), (1)(e),".

Page 4, line 27, strike "(1)(f)" and substitute (1.5).

Page 5, strike lines 13 through 17 and substitute:

"(1.5) THE DEPARTMENT SHALL COLLABORATE WITH STAKEHOLDERS AND, IF FEASIBLE, DEVELOP A GRANT APPLICATION FORM BY MARCH 1, 2019, SO THAT A NONPROFIT AGENCY MAY SUBMIT ONE APPLICATION FOR MULTIPLE SERVICE CENTERS EFFECTIVE WITH THE FISCAL YEAR 2019-20 GRANT CYCLE.".

Page 5, line 24, strike "funding, through the act," and substitute "funding through the act,"

Page 5, strike lines 25 and 26 and substitute "available or is limited or if the use of funds is not allowable under the act, the veteran, spouse, or eligible participant may use program".

Page 6, line 23, strike "BARRIERS TO ACCESS," and substitute "SIGNIFICANT BARRIERS TO EMPLOYMENT, INCLUDING THOSE SPECIFIED IN 38 U.S.C. sec. 4100 et seq.,".

Page 8, line 13, strike "NOVEMBER 1, 2018." and substitute "JANUARY 1, 2019. THE GRANT PERIOD MAY BE EXTENDED FOR ONE YEAR SUBJECT TO MONEY APPROPRIATED BY THE GENERAL ASSEMBLY.".

Page 9, line 4, strike "(1)".
Page 9, strike lines 14 through 18.

Page 9, strike lines 21 and 22 and substitute:

"8-14.3-205. Repeal of part. This part 2 is repealed, effective January 1, 2019 January 1, 2024."

SB18-177 be referred to the Committee of the Whole with favorable recommendation.

FINANCE
After consideration on the merits, the Committee recommends the following:

HB18-1212 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:


Page 4, line 10, after "SECTION." add "THE DEPARTMENT OF HEALTH CARE POLICY AND FINANCING SHALL REVIEW THE ANNUAL REPORTS OF EACH FACILITY ONCE EVERY THREE YEARS RESULTING IN ONE-THIRD OF TOTAL FACILITIES UNDER REVIEW EACH YEAR."

HB18-1281 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 16, strike "INCOMPATIBLE ACTIVITIES;" and substitute "ACTIVITIES AND RELATIONSHIPS THAT THE COMMISSION DEEMS INCOMPATIBLE WITH ITS POLICIES CONCERNING CONFLICTS OF INTEREST;"

HB18-1351 be referred favorably to the Committee on Appropriations.
LOCAL GOVERNMENT

After consideration on the merits, the Committee recommends the following:

HB18-1360 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 "JULY 1, 2018," and substitute "OCTOBER 1, 2018."
Page 2, line 17, strike "JULY 1, 2018," and substitute "OCTOBER 1, 2018."
Page 3, strike lines 8 through 10 and substitute:

"SECTION 2. Act subject to petition - effective date. This act takes effect October 1, 2018; 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 2018 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor.".

STATE, VETERANS, & MILITARY AFFAIRS

After consideration on the merits, the Committee recommends the following:

HB18-1224 be amended as follows, and as so amended, be referred to the Committee on Finance with favorable recommendation:

Amend printed bill, strike everything below the enacting clause and substitute:

"SECTION 1. In Colorado Revised Statutes, 24-4-104, amend (6) as follows:

24-4-104. Licenses - issuance, suspension or revocation, renewal. (6) No previously issued license shall be revoked, suspended, annulled, limited, or modified, except as provided in subsection (3) of this section EXCEPT AS PROVIDED IN SUBSECTION (4) OF THIS SECTION, AN AGENCY SHALL NOT REVOKE, SUSPEND, ANNUL, LIMIT, OR MODIFY A PREVIOUSLY ISSUED LICENSE until after HOLDING A hearing as provided in section 24-4-105.

SECTION 2. In Colorado Revised Statutes, 24-4-105, amend (4) as follows:

24-4-105. Hearings and determinations - repeal. (4) (a) Any agency conducting a hearing, any administrative law judge, and any hearing officer shall have authority to: Administer oaths and affirmations; sign and issue subpoenas; rule upon offers of proof and receive evidence; dispose of motions relating to the discovery and production of relevant documents and things for inspection, copying, or photographing; regulate
the course of the hearing, set the time and place for continued hearings, and fix the time for the filing of briefs and other documents; direct the parties to appear and confer to consider the simplification of the issues, admissions of fact or of documents to avoid unnecessary proof, and limitation of the number of expert witnesses; issue appropriate orders which shall control the subsequent course of the proceedings; dispose of motions to dismiss for lack of agency jurisdiction over the subject matter or parties or for any other ground; dispose of motions to amend or to dismiss without prejudice applications and other pleadings; dispose of motions to intervene, procedural requests, or similar matters; reprimand or exclude from the hearing any person for any improper or indecorous conduct in his or her presence; award attorney fees for abuses of discovery procedures or as otherwise provided under the Colorado rules of civil procedure; and take any other action authorized by agency rule consistent with this article or in accordance, to the extent practicable, with the procedure in the district courts. All parties to the proceeding shall also have the right to cross-examine witnesses who testify at the proceeding. In the event more than one person engages in the conduct of a hearing, such persons shall designate one of their number to perform such of the above functions as can best be performed by one person only, and thereafter such person only shall perform those functions which are assigned to him or her by the several persons conducting such hearing.

(b) (I) (A) The General Assembly hereby finds that the mediation process generally saves the state and the licensee time and money. Mediation takes much less time than moving a case through agency proceedings and judicial review. These cases typically take months or years to resolve, but mediation typically achieves a resolution in a matter of hours. Taking less time means expending less money on hourly fees and costs. This benefits both the agency and the licensee, and because the result is attained by the parties working together, compliance with the mediated agreement is usually high. This further reduces costs because agencies do not have to pay an attorney or investigators to force compliance.

(B) The General Assembly hereby declares that, in order to save time and money, the policy of Colorado is to use mediation whenever appropriate to settle disputes between agencies and licensees.

(II) Upon petition of the agency or licensee after the licensee has received the notice of hearing under subsection (2)(a) of this section, the hearing officer or administrative law judge shall order mediation between the agency and the licensee unless the license was summarily suspended in accordance with section 24-4-104(4). When mediation is ordered, the agency shall:

(A) Assign a person with authority to make prehearing decisions concerning disposition of the matter to be present during meetings related to settlement communications or mediation communications and to be included in any material settlement communications with the licensee or the licensee’s representative over the matter; and

(B) Upon the licensee’s request, allow a private or public mediator chosen by the licensee to be present during meetings related to mediation and to be included in any material settlement communications with the licensee or the licensee’s
REPRESENTATIVE OVER THE MATTER. IF THE MEDIATOR IS PRIVATELY
RETAINED, THE LICENSEE MUST PAY THE MEDIATOR'S REASONABLE FEES,
AND THE AGENCY NEED NOT PAY THE PRIVATELY RETAINED MEDIATOR'S
REASONABLE OR UNREASONABLE FEES.

(III) TO THE EXTENT FEASIBLE, FOR THE PURPOSE OF CARRYING
OUT THIS SUBSECTION (4):
(A) ADMINISTRATIVE LAW JUDGES SHALL MAKE THEMSELVES
AVAILABLE AS PUBLIC MEDIATORS WITHOUT COST TO THE LICENSEE;
(B) THE MEMBERS OF ANY GOVERNING BODY THAT REGULATES
THE LICENSEE SHALL MAKE A MEMBER OR OTHER PERSON AVAILABLE FOR
MEDIATION AS A PERSON WITH AUTHORITY TO MAKE PREHEARING
DECISIONS CONCERNING DISPOSITION OF THE MATTER.

(IV) IF AN AGENCY FAILS TO COMPLY WITH AN ORDER OF
MEDIATION, A LICENSEE ADVERSELY AFFECTED BY THE FAILURE MAY
PETITION THE ADMINISTRATIVE LAW JUDGE OR HEARING OFFICER TO
SUSPEND THE PROCEEDINGS AND REQUIRE COMPLIANCE WITH THE ORDER,
TO BE COMPLETED IN GOOD FAITH AS SOON AS PRACTICABLE, UNDER THE
ADMINISTRATIVE LAW JUDGE'S OR THE HEARING OFFICER'S SUPERVISION.

(V) IF MEDIATION FAILS, THE AGENCY SHALL NOTIFY THE
ADMINISTRATIVE LAW JUDGE OR THE HEARING OFFICER, AND THE
ADMINISTRATIVE LAW JUDGE OR THE HEARING OFFICER SHALL LIFT THE
SUSPENSION AND PROCEED WITH THE HEARING.

(VI) WHEN DETERMINING THE PLACE TO HOLD THE MEDIATION,
THE AGENCY SHALL GIVE DUE CONSIDERATION TO THE LOCATION OF THE
LICENSEE'S OCCUPATION OR RESIDENCE, THE AVAILABILITY OF AN
ADMINISTRATIVE LAW JUDGE TO MEDIATE, AND THE AVAILABILITY OF A
MEMBER OF THE GOVERNING BODY THAT REGULATES THE LICENSEE TO BE
A PERSON WITH AUTHORITY TO MAKE PREHEARING DECISIONS
CONCERNING DISPOSITION OF THE MATTER.

(VII) THIS SUBSECTION (4)(b) APPLIES ONLY TO AGENCY
PROCEEDINGS THAT CONCERNE AN INDIVIDUAL WHO IS LICENSED TO
PRACTICE AN OCCUPATION OR PROFESSION, EXCEPT THAT THIS SUBSECTION
(4)(b) DOES NOT APPLY TO A COMMERCIAL DRIVER'S LICENSE ISSUED
UNDER PART 4 OF ARTICLE 2 OF TITLE 42.

(VIII) THIS SUBSECTION (4)(b) DOES NOT APPLY IF A LICENSE HAS
BEEN SUMMARILY SUSPENDED BECAUSE THE AGENCY FINDS, IN
ACCORDANCE WITH SECTION 24-4-104 (4), THAT THE LICENSEE IS GUILTY
OF A DELIBERATE AND WILLFUL VIOLATION OR THAT THE PUBLIC HEALTH,
SAFETY, OR WELFARE IMPERATIVELY REQUIRES EMERGENCY ACTION.

(IX) BY JANUARY 1, 2022, THE OFFICE OF ADMINISTRATIVE
COURTS AND THE DIVISION OF PROFESSIONS AND OCCUPATIONS IN THE
DEPARTMENT OF REGULATORY AGENCIES SHALL ISSUE A JOINT REPORT TO
THE JUDICIARY COMMITTEE AND THE STATE, VETERANS, AND MILITARY
AFFAIRS COMMITTEE OF THE HOUSE OF REPRESENTATIVES AND THE
JUDICIARY COMMITTEE AND THE STATE, VETERANS, AND MILITARY
AFFAIRS COMMITTEE OF THE SENATE OR THEIR SUCCESSOR COMMITTEES.
THIS SUBSECTION (4)(b)(VIII) IS REPEALED, EFFECTIVE JULY 1, 2022. THE
REPORT MUST CONTAIN THE FOLLOWING:
(A) THE NUMBER OF HEARINGS AFFECTING LICENSES HELD
BETWEEN JULY 1, 2016, AND JULY 1, 2018;
(B) THE NUMBER OF HEARINGS AFFECTING LICENSES HELD
BETWEEN JULY 1, 2019, AND JULY 1, 2021;
(C) THE NUMBER OF MEDIATIONS HELD BETWEEN JULY 1, 2016,
AND JULY 1, 2018;
(D) THE NUMBER OF MEDIATIONS HELD BETWEEN JULY 1, 2019,
AND JULY 1, 2021;
THE NUMBER OF PROCEEDINGS IN WHICH THE LICENSEE AND AGENCY AGREED TO SETTLE THE PROCEEDINGS BETWEEN JULY 1, 2016, AND JULY 1, 2018; AND

THE NUMBER OF PROCEEDINGS IN WHICH THE LICENSEE AND AGENCY AGREED TO SETTLE THE PROCEEDINGS BETWEEN JULY 1, 2019, AND JULY 1, 2021.

SECTION 3. In Colorado Revised Statutes, 24-4-106, amend (7)
as follows:

24-4-106. Judicial review. (7) (a) If the court finds no error, it shall affirm the agency action.
(b) THE COURT SHALL HOLD UNLAWFUL AND SET ASIDE THE AGENCY ACTION AND SHALL RESTRAIN THE ENFORCEMENT OF THE ORDER OR RULE UNDER REVIEW, COMPEL ANY AGENCY ACTION TO BE TAKEN THAT HAS BEEN UNLAWFULLY WITHHELD OR UNDULY DELAYED, REMAND THE CASE FOR FURTHER PROCEEDINGS, AND AFFORD OTHER RELIEF AS MAY BE APPROPRIATE if the court finds that the agency action is:
(I) Arbitrary or capricious;
(II) A denial of statutory right;
(III) Contrary to constitutional right, power, privilege, or immunity;
(IV) In excess of statutory jurisdiction, authority, purposes, or limitations;
(V) Not in accord with the procedures or procedural limitations of this article or as otherwise required by law;
(VI) An abuse or clearly unwarranted exercise of discretion;
(VII) Based upon findings of fact that are clearly erroneous on the whole record;
(VIII) Unsupported by substantial evidence when the record is considered as a whole; or
(IX) Otherwise contrary to law, then the court shall hold unlawful and set aside the agency action and shall restrain the enforcement of the order or rule under review, compel any agency action to be taken which has been unlawfully withheld or unduly delayed, remand the case for further proceedings, and afford such other relief as may be appropriate including failing to comply with Section 24-4-104 (3)(a) OR 24-4-105 (4)(b).
(c) In making the foregoing determinations, the court shall review the whole record or such portions thereof as may be OF THE RECORD cited by any party.
(d) In all cases under review, the court shall determine all questions of law and interpret the statutory and constitutional provisions involved and shall apply such the interpretation to the facts duly found or established.

SECTION 4. Applicability. This act applies to hearings brought to discipline the holder of a license, registration, or certification; to actions brought to enforce the "State Administrative Procedure Act"; and to judicial review of an agency's actions under preexisting law, on or after the effective date of this act.

SECTION 5. Safety clause. The general assembly hereby finds, determines, and declares that this act is necessary for the immediate preservation of the public peace, health, and safety.".
HB18-1312 be amended as follows, and as so amended, be referred to
the Committee of the Whole with favorable
recommendation:

Amend printed bill, page 3, strike lines 21 through 23 and substitute:

"(2) (a) If the Commission learns, through its own
investigation or through information received from the
broadband deployment board or from a Colorado consumer,
that a federal agency has issued a final order or entered into
a settlement or consent decree regarding, or a court of
competent jurisdiction has issued a final decision against, an
internet service provider and the Commission determines from
the order, decree, or decision that the internet service provider
has engaged in conduct that constitutes engaging in one of the
practices listed in subsections (1)(a) to (1)(d) of this section, the
commission shall:"

Page 6, after line 14 insert:

"SECTION 2. In Colorado Revised Statutes, 40-15-509.5, add
(8.3) as follows:
40-15-509.5. Broadband service - report - broadband
deployment board - broadband administrative fund - creation -
repeal. (8.3) The board shall periodically review the websites of
the federal trade commission and the federal communications
commission to determine if either of the federal agencies has
issued a final order or entered into a settlement or consent
decree regarding any applicant seeking broadband deployment
grant money from the board or a provider to which the board
has awarded broadband deployment grant money. The board
shall review any such order or decree to determine if the
provider that is the subject of the order or decree has engaged
in conduct that constitutes engaging in one of the practices
listed in section 40-15-209 (1) (a) to (1) (d). The board shall deny
the application of any applicant subject to such a federal order
or decree and shall inform the commission pursuant to section
40-15-209 (2)(a) about any provider awarded broadband
deployment grant money that is subject to such an order or
decree."

Renumber succeeding sections accordingly.

SB18-175 be postponed indefinitely.

TRANSPORTATION & ENERGY
After consideration on the merits, the Committee recommends the
following:

HB18-1299 be amended as follows, and as so amended, be referred to
the Committee on Appropriations with favorable
recommendation:
Amend printed bill, page 4, line 20, strike "The" and substitute "EXCEPT AS PROVIDED IN SUBSECTION (3) OF THIS SECTION, the".

Page 6, after line 21 insert:

"(3) (a) THE DEPARTMENT NEED NOT PROMULGATE RULES, UNDER SUBSECTION (1) OF THIS SECTION, THAT IMPLEMENT ELECTRONIC TRANSACTIONS UNTIL THE DEPARTMENT RECEIVES ADEQUATE GIFTS, GRANTS, OR DONATIONS TO IMPLEMENT THE PROMULGATED RULES. THE DEPARTMENT MAY, UPON RECEIVING ADEQUATE GIFTS, GRANTS, OR DONATIONS, PHASE-IN IMPLEMENTATION OF THIS SECTION AS REASONABLE. THE DEPARTMENT SHALL NOT USE MONEY FROM THE GENERAL FUND TO IMPLEMENT THIS SECTION.

(b) THIS SUBSECTION (3) DOES NOT AFFECT ANY RULES PROMULGATED, OR APPROPRIATIONS MADE, BEFORE JULY 1, 2019."

Page 10, strike lines 11 through 21 and substitute "businesses - rules."

(4) NOTWITHSTANDING SUBSECTION (3) OF THIS SECTION, THE DEPARTMENT MAY, UPON PRESENTATION OF A MANUFACTURER'S INVOICE, ISSUE A BUSINESS THAT RENTS MOTOR VEHICLES A CERTIFICATE OF TITLE FOR A NEW MOTOR VEHICLE IF THE BUSINESS SUBMITS A SIGNED AFFIDAVIT OR A TITLE APPLICATION ATTESTING THAT THE MOTOR VEHICLE IS NEW AND HAS NOT BEEN ISSUED A CERTIFICATE OF TITLE AND THAT THE BUSINESS IS ENTITLED TO BE ISSUED A CERTIFICATE OF TITLE FOR THE MOTOR VEHICLE. UPON REQUEST OF THE DEPARTMENT, THE BUSINESS SHALL MAKE AVAILABLE A SCANNED IMAGE OF THE FRONT OF THE MANUFACTURER'S CERTIFICATE OF ORIGIN FOR UP TO ONE PERCENT OF THE REGISTERED VEHICLES OF THE BUSINESS FOR ANY GIVEN MONTH.".

SB18-003 be referred to the Committee of the Whole with favorable recommendation.

SIGNING OF BILLS - RESOLUTIONS - MEMORIALS

The Speaker has signed: SB18-014, 055, 151, 174, and 188.

MESSAGE FROM THE SENATE

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB18- 209, 210, and 218.

SB18-031 Amended in Special Orders as printed in Senate Journal, April 11, 2018.
SB18-206 Amended in Special Orders as printed in Senate Journal, April 11, 2018.
SB18-038 Amended in Special Orders as printed in Senate Journal, April 11, 2018.
SB18-039 Amended in Special Orders as printed in Senate Journal, April 11, 2018.
SB18-201  Amended in General Orders as printed in Senate Journal, April 5, 2018.

HB18-1146  Amended in Special Orders as printed in Senate Journal, April 11, 2018.

HB18-1042  Amended in Special Orders as printed in Senate Journal, April 11, 2018.

The Senate has passed on Third Reading and returns herewith:

HB18-1264, 1257, 1268, 1147, 1193, 1305, and 1275.

The Senate has adopted and transmits herewith: SJR18-010.

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MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, SB18-209, 210, and 218.
without comment, as amended, HB18-1042 and 1146.
without comment, as amended, SB18-031, 038, 039, 201, and 206.

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INTRODUCTION OF BILLS
First Reading

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

HB18-1383  by Representative(s) Winter; also Senator(s) Priola--Concerning bonding requirements for a contractor that is party to a contract that uses private financing for construction contracts on public property. Committee on Business Affairs and Labor

HB18-1384  by Representative(s) Roberts and Catlin, Wilson; also Senator(s) Coram and Donovan--Concerning a study to identify affordable, competitive health care coverage options for Colorado. Committee on Health, Insurance, & Environment

HB18-1385  by Representative(s) Roberts--Concerning changes to family support obligations in domestic relation actions due to changes in the federal tax laws. Committee on Judiciary

HB18-1386  by Representative(s) Gray--Concerning the authority of a county treasurer to collect prepayments of property taxes. Committee on Finance

HB18-1387  by Representative(s) Rankin--Concerning the elimination of refund interest for a property tax abatement that is the result of an error in an oil and gas owner or operator statement. Committee on Finance
HB18-1388 by Representative(s) Garnett; also Senator(s) Tate—Concerning an exemption from the requirement to register a security if the security is subject to a notice filing as permitted under federal law.

Committee on Finance

HB18-1389 by Representative(s) Gray and Van Winkle—Concerning authorization for issuance of a centralized marijuana distribution permit.

Committee on Finance

HB18-1390 by Representative(s) Singer and Ransom; also Senator(s) Moreno and Smallwood—Concerning creating an option for parents who seek to voluntarily delegate certain parental responsibilities to a safe family for a limited period of time without relinquishing legal custody of their child.

Committee on Public Health Care & Human Services

SB18-166 by Senator(s) Coram; also Representative(s) Herod—Concerning changing the maximum jail sentence for certain crimes from one year to three hundred sixty-four days.

Committee on Judiciary

LAY OVER OF CALENDAR ITEM(S)

On motion of Representative Weissman, the following item(s) on the Calendar were laid over until April 13, retaining place on Calendar:

Consideration of Resolution(s)--SJR18-009, HJR18-1014, 1018.

On motion of Representative Weissman, the House adjourned until 9:00 a.m., April 13, 2018.

Approved:
CRISANTHA DURAN,
Speaker

Attest:
MARIYN EDDINS,
Chief Clerk
Prayer by Pastor Ward Smith, Grace Baptist Church, Parker.

The Speaker Pro Tempore called the House to order at 9:00 a.m.

Pledge of Allegiance led by Addyson Kulp, JJ Woolridge, Ashley Hiatt, Jessina Amaya, Cynthia Morin, National American Miss Colorado 2018.

The National Anthem was sung by Allie Vaughn.

The roll was called with the following result:

Present--51.
Excused--Representative(s) Becker J., Buck, Catlin, Everett, Jackson, Kraft-Tharp, Leonard, Lontine, McKean, Michaelson Jenet, Pabon, Reyher, Salazar, Willett--14.

Present after roll call--Representative(s) Pabon, Reyher, Salazar.

The Speaker Pro Tempore declared a quorum present.

On motion of Representative Covarrubias, the reading of the journal of April 12, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

On motion of Representative Garnett, HB18-1209, 1007, 1011, 1342, SB18-178, HB18-1302, 1313, 1273, 1288, 1346, 1348 were added to the Special Orders Calendar on April 13, 2018.

On motion of Representative Bridges, the House resolved itself into Committee of the Whole for consideration of Special Orders and he was called to the Chair to act as Chairman.

SPECIAL ORDERS--SECOND READING OF BILLS

The Committee of the Whole having risen, the Chairman reported the titles of the following bills had been read (reading at length had been dispensed with by unanimous consent), the bills considered and action taken thereon as follows:
(Amendments to the committee amendment are to the printed committee report which was printed and placed in the members' bill file.)

HB18-1272 by Representative(s) Foote and Melton, Ginal, Hansen, Hooton, McLachlan, Pettersen, Roberts, Singer; also Senator(s) Court--Concerning the availability of network-level mobile phone distracted driving prevention technology.

Laid over until April 16, retaining place on Calendar.

SB18-076 by Senator(s) Lundberg; also Representative(s) Melton--Concerning a ban on vote trading.

Amendment No. 1, State, Veterans, & Military Affairs Report, dated April 4, 2018, and placed in member's bill file; Report also printed in House Journal, April 5, 2018.

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

HB18-1279 by Representative(s) Esgar, Buckner, Ginal, Kennedy, Liston, McKean, Roberts; also Senator(s) Priola and Moreno--Concerning a requirement that certain practitioners prescribe controlled substances electronically.


Amendment No. 2, by Representative(s) Esgar.

Amend the Health, Insurance, and Environment Committee Report, dated March 29, 2018, page 12, line 28, strike "18, and 19" and substitute "16, and 17".

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

HB18-1002 by Representative(s) Hamner and Rankin, McLachlan; also Senator(s) Coram and Todd--Concerning teaching fellowship programs to assist rural school districts in hiring high-quality teachers, and, in connection therewith, creating the "Rural Colorado Grow Your Own Educator Act".

Laid over until April 16, retaining place on Calendar.

SB18-156 by Senator(s) Cooke; also Representative(s) Kennedy--Concerning the publication of fiscal information by a county.

Laid over until April 16, retaining place on Calendar.
HB18-1176  by Representative(s) Lee and Wist, Benavidez, Carver, Foote, Herod, Lundeen, Melton, Salazar, Willett, Weissman; also Senator(s) Cooke--Concerning continuation of the grant program in the department of corrections to provide funding to eligible community-based organizations that provide reentry services to offenders, and, in connection therewith, implementing the recommendations in the 2017 report of the department of regulatory agencies.


Amendment No. 2, Appropriations Report, dated April 11, 2018, and placed in member's bill file; Report also printed in House Journal, April 11, 2018.

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

HB18-1179  by Representative(s) Salazar, Melton--Concerning a prohibition against price gouging on certain prescription drugs.

Laid over until April 16, retaining place on Calendar.

HB18-1189  by Representative(s) Pettersen and Sias; also Senator(s) Hill and Todd--Concerning pilot programs to expand effective teacher residency programs across the state.

Laid over until April 16, retaining place on Calendar.

HB18-1200  by Representative(s) Lundeen and Garnett; also Senator(s) Coram and Fields--Concerning cybercrime, and, in connection therewith, criminalizing using a computer to engage in prostitution of a minor, criminalizing skimming payment cards, and making changes to the penalty structure for cybercrime.


Amendment No. 2, Appropriations Report, dated April 11, 2018, and placed in member's bill file; Report also printed in House Journal, April 11, 2018.

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

HB18-1285  by Representative(s) Pabon, Danielson, Garnett, Singer, Arndt, Hooton, Landgraf; also Senator(s) Smallwood and Todd, Aguilar, Guzman, Court--Concerning parking for people with certain disabilities.
Amendment No. 1, Transportation & Energy Report, dated April 4, 2018, and placed in member's bill file; Report also printed in House Journal, April 5, 2018.

Amendment No. 2, Appropriations Report, dated April 11, 2018, and placed in member's bill file; Report also printed in House Journal, April 11, 2018.

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

HB18-1301 by Representative(s) Roberts and McLachlan, Arndt; also Senator(s) Fenberg and Donovan--Concerning the protection of water quality from adverse impacts caused by mineral mining.

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

HB18-1341 by Representative(s) Danielson and Covarrubias; also Senator(s) Fenberg and Coram--Concerning creation of the Colorado state apprenticeship resource directory.

Amendment No. 1, Appropriations Report, dated April 11, 2018, and placed in member's bill file; Report also printed in House Journal, April 11, 2018.

Amendment No. 2, by Representative(s) Sias and Covarrubias.

Amend printed bill, page 4, before line 3 insert:

"(2) In addition to the list of apprenticeships compiled in accordance with subsection (1) of this section, the department shall also include a distinctly separate section in the directory with information on apprenticeships provided by not-for-profit agencies that partner with the department by acting as intermediaries between business and apprenticeship applicants. To the extent available, this section of the directory shall include the information required by subsection (1) of this section for apprenticeships facilitated by the not-for-profit agencies. Nonprofit agencies shall make a good-faith effort to include the information required by subsection (1) of this section. However, an apprenticeship program shall not be excluded from this section of the directory solely because information required by subsection (1) of this section is unavailable or incomplete.

(3) The department shall include information from all apprenticeship programs registered with the United States Department of Labor, including those programs directly affiliated with a labor union organization and those programs that operate independently of a labor union organization.

(4) The department shall have the discretion to ask for further documentation to verify the accuracy or validity of information provided by any registered apprenticeship or nonprofit agency. The department may remove any program
FROM THE DIRECTORY THAT IS SHOWN TO HAVE KNOWINGLY PROVIDED FALSE INFORMATION TO THE DEPARTMENT FOR INCLUSION IN THE DIRECTORY.

Renumber succeeding subsection accordingly.

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

AMENDMENT(S) TO THE COMMITTEE OF THE WHOLE REPORT

Representative Winkler moved to amend the Report of the Committee of the Whole to reverse the action taken by the Committee in not adopting the following Rosenthal amendment, to SB 18-076, to show that said amendment passed, and that SB 18-076, as amended, passed.

Amend the State, Veterans, & Military Affairs Committee Report, dated April 4, 2018, page 1, line 7, strike "QUESTION." and substitute "QUESTION IN CIRCUMSTANCES WHERE THERE IS ANY EXCHANGE OF REMUNERATION BETWEEN OR AMONG THE PERSON FACILITATING THE VOTE TRADING AND ANY ELECTOR IN THIS OR ANOTHER STATE OR THE TRADING OF VOTES IS OTHERWISE UNDERTAKEN BY MEANS OF ANY MEDIUM FOR ANY COMMERCIAL PURPOSE OR WHERE ANY FEE IS CHARGED FOR PARTICIPATING IN THE VOTE TRADING OPERATION.".

The amendment was declared lost by the following roll call vote:

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ADOPTION OF COMMITTEE OF THE WHOLE REPORT

Laid over until date indicated retaining place on Calendar:


The Chairman moved the adoption of the Committee of the Whole Report. As shown by the following roll call vote, a majority of those elected to the House voted in the affirmative, and the Report was adopted.

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| Speaker | Y |

Speaker

House in recess. House reconvened.

REPORT(S) OF COMMITTEE(S) OF REFERENCE

BUSINESS AFFAIRS & LABOR

After consideration on the merits, the Committee recommends the following:

HB18-1220 be amended as follows, and as so amended, be referred to the Committee on Finance with favorable recommendation:

Amend printed bill, strike everything below the enacting clause and substitute:

"SECTION 1. In Colorado Revised Statutes, 11-51-201, amend the introductory portion and (17); and add (11.8) as follows:

11-51-201. Definitions. As used in this article 51, unless the context otherwise requires:

(11.8) "OPEN BLOCKCHAIN TOKEN" MEANS A DIGITAL UNIT THAT IS:

(a) CREATED:

(I) IN RESPONSE TO THE VERIFICATION OR COLLECTION OF A SPECIFIED NUMBER OF TRANSACTIONS RELATING TO A DIGITAL LEDGER OR DATABASE;"
(II) By deploying computer code to a blockchain network or distributed digital ledger that allows for the creation of digital tokens or other units; or
(III) Using any combination of the methods specified in subsections (11.8)(a)(I) and (11.8)(a)(II) of this section;
(b) Recorded in a digital ledger or database that is consensus-based, decentralized, and mathematically verified in nature, especially relating to the supply of digital units and their distribution; and
(c) Capable of being traded or transferred between persons without an intermediary or custodian of value.

(17) (a) "Security" means any note; stock; treasury stock; bond; debenture; evidence of indebtedness; certificate of interest or participation in any profit-sharing agreement; collateral-trust certificate; preorganization certificate of subscription; transferable share; investment contract; viatical settlement investment; voting-trust certificate; certificate of deposit for a security; certificate of interest or participation in an oil, gas, or mining title or lease or in payments out of production under such a title or lease; or, in general, any interest or instrument commonly known as a "security" or any certificate of interest or participation in, temporary or interim certificate for, guarantee of, or warrant or right to subscribe to or purchase any of the foregoing.
(b) "Security" does not include any insurance or endowment policy or annuity contract under which an insurance company promises to pay a sum of money either in a lump sum or periodically for life or some other specified period.
(c) For purposes of this article as used in subsection (17)(a) of this section, an "investment contract":
(I) Need not involve more than one investor nor be limited to those circumstances wherein there are multiple investors who are joint participants in the same enterprise;
(II) Includes an investment in a common enterprise with the expectation of profits to be derived primarily from the efforts of a person other than the investor. "Common enterprise" means an enterprise in which the fortunes of the investor are interwoven with those of either the person offering the investment, a third party, or other investors.
(III) Does not include an open blockchain token that is developed or sold for a consumptive purpose where the buyer at or near the time of sale has no expectation of profit. "Consumptive purpose" means that an open blockchain token is exchangeable for, or provided for the receipt of, goods, services, or content, including rights of access to goods, services, or content.

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 8, 2018, if adjournment sine die is on May 9, 2018); 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 2018 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor.".
HEALTH, INSURANCE & ENVIRONMENT

After consideration on the merits, the Committee recommends the following:

HB18-1294 be amended as follows, and as so amended, be referred to the Committee on Finance with favorable recommendation:

Amend corrected printed bill, page 2, line 5, strike "2025." and substitute "2021."

Page 2, line 11, strike "(26)(a)(VIII)" and substitute "(21)(a)(X)".

Page 3, strike lines 5 and 6 and substitute:

"(21) (a) The following agencies, functions, or both, will repeal on September 1, 2021."

Page 3, line 7, strike "(VIII)" and substitute "(X)".

Page 3, strike lines 10 through 27.

Page 4, strike lines 1 through 24.

Renumber succeeding sections accordingly.

Page 6, before line 5 insert:

"SECTION 5. In Colorado Revised Statutes, 12-39-114, add (8) as follows:

12-39-114. Disciplinary proceedings - administrative law judge - judicial review - publicly recorded votes. (8) ALL VOTES TO IMPOSE DISCIPLINE, ISSUE A CONFIDENTIAL LETTER OF CONCERN, OR DISMISS A COMPLAINT MUST BE RECORDED IN THE BOARD'S PUBLICLY AVAILABLE MINUTES AND INDICATE HOW EACH BOARD MEMBER VOTED ON THE QUESTION."

Renumber succeeding sections accordingly.

Page 1, strike line 106.

Page 1, line 107, strike "RECOMMENDATIONS" and substitute "REQUIRING THE BOARD TO RECORD BY BOARD MEMBER EACH VOTE REGARDING LICENSEE DISCIPLINE".

HB18-1321 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 2, line 5, strike "need." and substitute "need - report - repeal.".

Page 3, after line 1 insert:
"(4) (a) The state department shall annually report on the implementation and effectiveness of the process created in this section for meeting urgent transportation needs within the nonemergency medical transportation benefit. The state department shall present the report as part of its annual presentation to the health and human services committee of the Senate and the public health and human services committee of the house of representatives, or any successor committees, that is held each year during the interim prior to the legislative session, as required pursuant to section 2-7-203.

(b) Notwithstanding the provisions of section 24-1-136 (11)(a)(I) to the contrary, the report required pursuant to this section shall continue until the beginning of the 2025 legislative session.

(c) This section is repealed, effective July 1, 2025."

Renumber succeeding section accordingly.

SB18-130 be postponed indefinitely.

JUDICIARY
After consideration on the merits, the Committee recommends the following:

HB18-1287 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 2, line 5, strike "2028." and substitute "2023. Prior to such repeal, the department of regulatory agencies shall review the commission as described in section 2-3-1203."

Page 2, strike line 10 and substitute:
"2023.

SECTION 3. In Colorado Revised Statutes, 16-11.3-102, amend (2)(a) introductory portion, (2)(a)(XI) introductory portion, (2)(a)(XI)(H), (2)(a)(XI)(I), and (3)(b); repeal (2)(a)(XI)(D); and add (2)(a)(V.5), (2)(a)(XI)(J), (2)(a)(XI)(K), (2)(a)(XI)(L), (2)(a)(XI)(M), and (3)(c) as follows:

16-11.3-102. Colorado commission on criminal and juvenile justice - creation - membership - operation. (2) (a) The commission consists of twenty-six voting members, as follows:

(V.5) The executive director of the Colorado district attorneys' council, or his or her designee, and one elected district attorney, to be designated by the Colorado district attorneys' council;

(XI) Twelve members appointed by the governor as follows:

(D) Two elected district attorneys;
(H) One member who is a representative of a community
corrections provider, a community corrections board member, or a
behavioral, mental health, or substance use disorder treatment provider;
and
(I) Three members who shall be appointed at-large ONE MEMBER
WHO IS A VICTIM, AS DEFINED IN SECTION 24-4.1-302 (5), WHO HAS
DEMONSTRATED KNOWLEDGE OF THE CRIMINAL JUSTICE SYSTEM AND ITS
IMPACTS;
(J) A PERSON WHO IS A FORMER OFFENDER WHO HAS
DEMONSTRATED KNOWLEDGE OF THE CRIMINAL JUSTICE SYSTEM AND ITS
IMPACTS;
(K) A REPRESENTATIVE OF A NONPROFIT ORGANIZATION
REPRESENTING MUNICIPALITIES;
(L) A VICTIM'S ADVOCATE, AS DEFINED IN SECTION 13-90-107
(1)(k)(II); AND
(M) TWO MEMBERS WHO SHALL BE APPOINTED AT-LARGE.

(3) (b) Each appointing authority shall appoint the initial
appointed members of the commission within sixty days after May 23,
2007. THE GOVERNOR SHALL APPOINT THE COMMISSION MEMBERS
DESCRIBED IN SUBSECTION (2)(a)(XI)(I), (2)(a)(XI)(J), (2)(a)(XI)(K), and
(2)(a)(XI)(L) OF THIS SECTION ON OR BEFORE JULY 1, 2018. An appointed
member shall not serve more than two consecutive full terms, in addition
to any partial term. In the event of a vacancy in an appointed position by
death, resignation, removal for misconduct, incompetence, neglect of
duty, or otherwise, the appointing authority shall appoint a member to fill
the position for the remainder of the unexpired term.

(c) A PERSON WHO HAS BEEN APPOINTED AND SUBSEQUENTLY
REAPPOINTED TO THE COMMISSION BY THE SAME GOVERNOR IN ANY
CAPACITY DESCRIBED IN SUBSECTION (2)(a)(XI) OF THIS SECTION MAY NOT
BE APPOINTED BY THE SAME GOVERNOR TO SERVE IN ANY OTHER
CAPACITY DESCRIBED IN SAID SUBSECTION (2)(a)(XI).

SECTION 4. In Colorado Revised Statutes, 16-11.3-103, add (7)
as follows:

16-11.3-103. Duties of the commission - mission - staffing.
(7) ON OR BEFORE MAY 1 OF EACH EVEN-NUMBERED YEAR, THE
COMMISSION SHALL REQUEST A LETTER FROM THE GOVERNOR SUGGESTING
TOPICS FOR THE COMMISSION TO STUDY. IN PREPARING THE LETTER, THE
GOVERNOR IS ENCOURAGED TO CONSULT WITH THE CHIEF JUSTICE OF THE
COLORADO SUPREME COURT AND THE MAJORITY AND MINORITY LEADERS
OF THE HOUSE OF REPRESENTATIVES AND THE SENATE.

SECTION 5. In Colorado Revised Statutes, 2-3-1203, add
(14)(a)(VI) as follows:

2-3-1203. Sunset review of advisory committees - legislative
declaration - definition - repeal. (14) (a) The following statutory
authorizations for the designated advisory committees are scheduled for
repeal on September 1, 2023:
(VI) THE COLORADO COMMISSION ON CRIMINAL AND JUVENILE
JUSTICE CREATED IN SECTION 16-11.3-102.".

Renumber succeeding section accordingly.
HB18-1314 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 13, strike "OBSTRUCTS," and substitute "KNOWLINGLY OBSTRUCTS,".

Page 4, strike lines 2 through 9.

Renumber succeeding subsections accordingly.

HB18-1344 be referred to the Committee of the Whole with favorable recommendation.

HB18-1353 be referred favorably to the Committee on Appropriations.

SB18-062 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 2, strike "FOLLOWING:" and substitute "FOLLOWING IN THE INSTANCE WHERE THE SERVICE PROVIDER IS PROHIBITED, BY EXPRESS CONTRACT TERMS OR IN WRITING, FROM MITIGATING A SPECIFIC SNOW, ICE, OR OTHER MIXED PRECIPITATION EVENT OR RISK:".

Page 4, line 4, strike "OR".

Page 4, after line 4 insert:

"(c) DEICING SERVICES OR ICE CONTROL SERVICES PROVIDED AT A MUNICIPAL OR COUNTY AIRPORT, AN AIRPORT UNDER THE JURISDICTION OF A PUBLIC AIRPORT AUTHORITY CREATED UNDER THE PROVISIONS OF ARTICLE 3 OF TITLE 41, OR ANY OTHER PUBLIC AIRPORT, INCLUDING CONTRACTS FOR SERVICES PROVIDED TO COMMERCIAL PASSENGER AND CARGO AIRLINES AT SUCH AIRPORTS; OR".

Renumber succeeding paragraph accordingly.

SB18-171 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 16 insert:

"(XI) THE MARKETPLACE CONTRACTOR OR ITS EMPLOYEES WHO HAVE BEEN PREVIOUSLY CLEARED THROUGH THE MARKETPLACE PLATFORM'S APPLICATION AND VENDOR APPROVAL PROCESS PERFORM THE SERVICE REQUESTS RECEIVED THROUGH A MARKETPLACE PLATFORM, AND
THE CONTRACTOR DOES NOT SUBCONTRACT THE SERVICE REQUESTS TO ANOTHER SUBCONTRACTOR;".

Renumber succeeding subparagraphs accordingly.

Page 4, line 18, strike "(10)(b), THE" and substitute "(10)(b):

(A) THE".

Page 4, line 23, strike "REGULATION." and substitute "REGULATION; AND (B) THE PROVISION OF BENEFITS, OTHER THAN WORKERS' COMPENSATION BENEFITS UNDER ARTICLES 40 TO 47 OF THIS TITLE 8, BY A MARKETPLACE PLATFORM TO A MARKETPLACE CONTRACTOR MUST NOT BE CONSIDERED IN A DETERMINATION OF THE MARKETPLACE CONTRACTOR'S EMPLOYMENT STATUS.".

Page 4, line 27, strike "CONTRACTOR" and substitute "CONTRACTOR.".

Page 5, strike line 1.

Page 5, after line 15 insert:

"(C) "MARKETPLACE CONTRACTOR" DOES NOT INCLUDE A PERSON WHO: RECEIVES REFERRALS TO PERFORM SERVICES THROUGH A HIRING HALL RELATED TO A LABOR UNION ORGANIZATION; IS PERFORMING SERVICES FOR A PUBLIC WORKS PROJECT FUNDED IN WHOLE OR IN PART BY THE STATE OR A POLITICAL SUBDIVISION OF THE STATE; IS PERFORMING SERVICES THAT CONSIST OF ERECTION, CONSTRUCTION, ALTERATION, STRUCTURAL REPAIR, OR STRUCTURAL IMPROVEMENT OF A BUILDING, STRUCTURE, OR OTHER IMPROVEMENT ON LAND ON COMMERCIAL OR INDUSTRIAL PROJECTS; IS PERFORMING SERVICES FOR THE INSTALLATION OF HVAC SYSTEMS AND HOT WATER HEATERS IN SINGLE-FAMILY OR MULTI-FAMILY RESIDENTIAL STRUCTURES; OR IS PROVIDING SERVICES AS A LICENSED, CERTIFIED, OR REGISTERED PROFESSIONAL REGULATED BY THE DEPARTMENT OF REGULATORY AGENCIES UNDER TITLE 12.".

Page 5, strike lines 24 through 27.

Page 6, strike lines 1 through 11.

Renumber succeeding sections accordingly.

Page 7, after line 24 insert:

"(i) THE MARKETPLACE CONTRACTOR OR ITS EMPLOYEES WHO HAVE BEEN PREVIOUSLY CLEARED THROUGH THE MARKETPLACE PLATFORM'S APPLICATION AND VENDOR APPROVAL PROCESS PERFORM THE SERVICE REQUESTS RECEIVED THROUGH A MARKETPLACE PLATFORM, AND THE CONTRACTOR DOES NOT SUBCONTRACT THE SERVICE REQUESTS TO ANOTHER SUBCONTRACTOR;".

Renumber succeeding paragraphs accordingly.

Page 8, after line 23 insert:

"(III) "MARKETPLACE CONTRACTOR" DOES NOT INCLUDE A PERSON WHO:
(A) Receives referrals to perform services through a hiring hall related to a labor union organization;
(B) Is performing services for a public works project funded in whole or in part by the state or a political subdivision of the state;
(C) Is performing services that consist of erection, construction, alteration, structural repair, or structural improvement of a building, structure, or other improvement on land on commercial or industrial projects;
(D) Is performing services for the installation of HVAC systems and hot water heaters in single-family or multi-family residential structures; or
(E) Is providing services as a licensed, certified, or registered professional regulated by the Department of Regulatory Agencies under Title 12."

STATE, VETERANS, & MILITARY AFFAIRS
After consideration on the merits, the Committee recommends the following:

HB18-1216 be postponed indefinitely.

SB18-015 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 4 through 6 and substitute: "SECTION 2. In Colorado Revised Statutes, add article 40.1 to title 13 as follows:

ARTICLE 40.1
Removal of Unauthorized Persons

Page 2, line 7, strike "SECTION," and substitute "ARTICLE 40.1,".

Page 2, strike lines 8 through 10 and substitute "REQUIRES:
(a) "RESIDENTIAL PREMISES" MEANS A DWELLING UNIT, THE STRUCTURE OF WHICH THE UNIT IS A PART, AND ANY IMMEDIATELY SURROUNDING PROPERTY THAT IS OWNED BY OR SUBJECT TO THE EXCLUSIVE CONTROL OF THE SAME PERSON AS THE DWELLING UNIT ITSELF.
(b) "UNAUTHORIZED PERSON" MEANS A PERSON WHO ENTERS AN UNINHABITED OR VACANT RESIDENTIAL PREMISES, WITHOUT PERMISSION OF THE OWNER OR AN AUTHORIZED AGENT OF THE OWNER, AND OCCUPIES THE RESIDENTIAL PREMISES WITHOUT ANY AGREEMENT CONCERNING THE USE OF THE RESIDENTIAL PREMISES OR PAYMENT OF RENT FOR SUCH USE."

Page 2, strike lines 14 through 17 and substitute "RESIDENTIAL PREMISES BY FILING WITH THE COUNTY COURT A COMPLAINT AND A VERIFIED MOTION FOR A TEMPORARY MANDATORY INJUNCTION RESTORING POSSESSION OF THE RESIDENTIAL PROPERTY TO THE OWNER OR LAWFUL
OCCUPANT. THE VERIFIED MOTION MUST IDENTIFY THE UNAUTHORIZED
PERSON OR PERSONS AND INCLUDE STATEMENTS SUBSTANTIALLY AS
FOLLOWS:

VERIFIED MOTION FOR ORDER TO
REMOVE UNAUTHORIZED PERSONS".

Page 3, strike line 3 and substitute ".......... REQUESTS THAT THE COURT
HOLD A HEARING AS SOON AS PRACTICABLE AND THAT THE COURT ENTER
A TEMPORARY MANDATORY INJUNCTION ORDERING THAT THE PERSON OR
PERSONS CURRENTLY OCCUPYING THE RESIDENTIAL PREMISES BE
REMOVED FROM THE PREMISES AND BE ORDERED NOT TO RETURN TO THE
PREMISES FOR A PERIOD OF FOURTEEN DAYS. IN SUPPORT OF THE REQUEST,
THE UNDERSIGNED OWNER OR AUTHORIZED AGENT HEREBY REPRESENTS
AND DECLARES UNDER THE".

Page 3, strike lines 10 through 15.

Page 3, line 16, strike "5." and substitute "3.".

Page 3, strike lines 19 through 27 and substitute:

"4. [ ] THE DECLARANT HAS INFORMED THE UNAUTHORIZED
PERSON OR PERSONS THAT HE OR SHE IS GOING TO COURT
TO REQUEST A TEMPORARY MANDATORY INJUNCTION
RESTORING THE OWNER TO POSSESSION AND SHALL
DELIVER A COPY OF THIS VERIFIED MOTION FOR ORDER TO
REMOVE UNAUTHORIZED PERSONS FORM TO THE
UNAUTHORIZED PERSON OR PERSONS;".

Page 4, strike lines 1 through 5.

Page 4, line 6, strike "9." and substitute "5.".

Page 4, line 10, strike "10." and substitute "6.".

Page 4, lines 14 and 15, strike "DECLARATION PROVIDED TO LAW
ENFORCEMENT" and substitute "MOTION FILED WITH THE COUNTY COURT".

Page 4, strike lines 19 through 23 and substitute:

"(4) (a) THE COUNTY COURT SHALL CONSIDER THE COMPLAINT
AND MOTION FOR TEMPORARY MANDATORY INJUNCTION UNDER THIS
SECTION AND CONDUCT A HEARING ON THE MOTION AS SOON AS
PRACTICABLE, BUT IN NO EVENT LATER THAN TWO COURT DAYS AFTER
THE FILING OF THE MOTION.

(b) (I) THE SUMMONS, COMPLAINT, MOTION, AND NOTICE
REQUIRED BY SUBSECTION (4)(b)(III) OF THIS SECTION SHALL EITHER BE
SERVED BY PERSONAL SERVICE UPON THE DEFENDANT, AS IN ANY CIVIL
ACTION, BY A PERSON QUALIFIED UNDER THE COLORADO RULES OF
COUNTY COURT CIVIL PROCEDURE TO SERVE PROCESS, OR SUCH PERSON
MAY MAKE SERVICE BY POSTING A COPY OF THE SUMMONS, COMPLAINT,
MOTION, AND NOTICE REQUIRED BY SUBSECTION (4)(b)(III) OF THIS
SECTION IN SOME CONSPICUOUS PLACE UPON THE PREMISES.

(II) PERSONAL SERVICE OR SERVICE BY POSTING MUST BE MADE
AT LEAST TWENTY-FOUR HOURS BEFORE THE TIME FOR APPEARANCE
SPECIFIED IN SUCH SUMMONS AND NOTICE, AND THE TIME AND MANNER
OF THE SERVICE MUST BE ENDORSED UPON SUCH SUMMONS BY THE
PERSON MAKING SERVICE THEREOF.

(III) The written notice of the date, time, and location of the hearing must be served with the complaint. The notice must be printed in black ink and have a font size of not less than twelve and in substantially the following form:

NOTICE

ON [DATE], [YEAR], AT [TIME] IN COURTROOM [NUMBER], [COURTHOUSE NAME], [COURTHOUSE ADDRESS], THE COURT WILL HOLD A HEARING ON A MOTION FOR AN ORDER FOR TEMPORARY MANDATORY INJUNCTION IN ORDER TO REQUIRE THE REMOVAL FROM THE RESIDENTIAL PREMISES LOCATED AT [RESIDENTIAL PREMISES ADDRESS] OF EACH UNAUTHORIZED PERSON IDENTIFIED IN THE MOTION THAT ACCOMPANIES THIS NOTICE. IF YOU ARE IDENTIFIED AS AN UNAUTHORIZED PERSON AND IF YOU BELIEVE THAT IS NOT TRUE, THEN YOU MUST ATTEND THE HEARING AND PRESENT ANY EVIDENCE SUPPORTING YOUR POSITION. IF YOU FAIL TO ATTEND THE HEARING, THE COURT MAY ENTER AN ORDER INSTRUCTING THE SHERIFF OR OTHER LAW ENFORCEMENT OFFICER TO REMOVE YOU FROM THE RESIDENTIAL PREMISES IMMEDIATELY.

(c) Any occupant of the residential premises who disputes that he or she is an unauthorized person may appear at the hearing and must be permitted to provide testimony and other evidence that the occupant is not an unauthorized person. The court, in its discretion, may accept a written statement submitted to the court prior to the commencement of the hearing in lieu of personal testimony from the occupant.

(d) If no person identified in the motion as an unauthorized person appears at the hearing, and no written statement that the court deems sufficient is filed in opposition to the motion, the court may proceed to rule on the motion based on the contents of the motion and any additional testimony offered by the moving party. The court may, but need not, require the moving party to confirm in oral testimony the facts recited in the motion and may make such other inquiry of the owner or authorized agent as the court determines proper under the circumstances. After taking testimony from the moving party and any occupant who contests the motion or after considering the content of the motion or written statement, the court shall determine whether the occupant is an unauthorized person. If the court determines that the occupant is an unauthorized person, the court shall enter an order for a temporary mandatory injunction prior to adjourning the hearing, which order may include such additional terms or limitations as the court may in its discretion determine necessary and equitable under the circumstances. If the court determines that the occupant is not an unauthorized person, the court shall deny the motion for an order for temporary mandatory injunction. If an order for temporary mandatory injunction is denied, the owner is not prejudiced from thereafter commencing an eviction pursuant to section 13-40-101.
(e) The court shall not require the appointment of an attorney to represent any occupant or other interested person as a condition of considering such motion, unless it appears from the motion or other papers filed with the court that there is a reasonable probability that the occupant is in military service.

(f) Notwithstanding the provisions of section 13-32-101 (1)(c), neither a petitioner nor a respondent in an action commenced pursuant to this section is required to pay a docket fee.

(g) If the court grants the order for temporary mandatory injunction, the owner or his or her authorized agent may deliver the order for temporary mandatory injunction to any law enforcement agency having jurisdiction to enforce the order.

(5) (a) Within twenty-four hours after receipt of order for temporary mandatory injunction, A".

Page 5, line 3, strike "DECLARATION" and substitute "MOTION FILED WITH THE COUNTY COURT".

Page 5, strike lines 10 through 27.

Page 6, strike lines 1 and 2.

Page 6, strike lines 3 through 9 and substitute:

"13-40.1-102. Unauthorized alteration or damage of a residential property. (1) If a person's conduct satisfies all of the elements of section 18-4-501, the person who is removed from a residential property pursuant to section 13-40.1-101 and who knowingly damages the real or personal property of one or more other persons may have committed criminal mischief.".

Renumber succeeding subsection accordingly.

Page 6, line 17, strike "18-4-504.2" and substitute "13-40.1-101".

SB18-196 be postponed indefinitely.

TRANSPORTATION & ENERGY

After consideration on the merits, the Committee recommends the following:

HB18-1349 be referred favorably to the Committee on Appropriations.

HB18-1354 be referred to the Committee of the Whole with favorable recommendation.
PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed:
HB18-1379, 1380, 1381, 1382, HB18-1383, 1384, 1385, 1386, 1387, 1388, 1389, 1390.

MESSAGE(S) FROM THE GOVERNOR

I certify I received the following on the 13th day of April, 2018, at 11:30 a.m. The original is on file in the records of the House of Representatives of the General Assembly.

Marilyn Eddins,
Chief Clerk of the House

April 12, 2018

House of Representatives
72nd General Assembly
State Capitol
Denver, CO 80203

Ladies and Gentlemen:

I have the honor to inform you that I have approved and will file with the Secretary of State the following Acts:

HB 18-1239: CONCERNING CONTINUATION UNDER THE SUNSET LAW OF THE ENVIRONMENTAL MANAGEMENT SYSTEM PERMIT PROGRAM, AND, IN CONNECTION THEREWITH, IMPLEMENTING THE RECOMMENDATIONS OF THE SUNSET REPORT BY THE DEPARTMENT OF REGULATORY AGENCIES BY ALLOWING THE PROGRAM TO REPEAL.

Approved April 12, 2018 at 2:33pm.

HB 18-1017: CONCERNING THE ADOPTION OF AN INTERSTATE COMPACT TO ALLOW A PERSON AUTHORIZED TO PRACTICE PSYCHOLOGY IN A COMPACT STATE IN WHICH THE PERSON IS NOT LICENSED, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.

Approved April 12, 2018 at 3:00pm

HB 18-1018: CONCERNING A REQUIREMENT THAT EDUCATION TO PREVENT HUMAN TRAFFICKING BE INCLUDED IN THE TRAINING TO OBTAIN A COMMERCIAL DRIVER'S LICENSE.

Approved April 12, 2018 at 2:48pm
HB 18-1049: CONCERNING THE DEPARTMENT OF HUMAN SERVICES’ AUTHORITY TO CONTINUE TO LEASE PORTIONS OF THE GRAND JUNCTION REGIONAL CENTER CAMPUS TO THIRD-PARTY BEHAVIORAL HEALTH PROVIDERS.

Approved April 12, 2018 at 3:00pm

HB 18-1154: CONCERNING CONSUMER PROTECTIONS RELATING TO A SOLICITATION TO PROVIDE A COPY OF A PUBLIC RECORD FOR A FEE.

Approved April 12, 2018 at 3:00pm

HB 18-1056: CONCERNING THE STATEWIDE STANDARD HEALTH HISTORY FORM THAT MEMBERS OF THE FIRE AND POLICE PENSION ASSOCIATION COMPLETE WHEN COMMENCING EMPLOYMENT.

Approved April 12, 2018 at 2:38pm.

HB 18-1078: CONCERNING COURT PROGRAMS FOR DEFENDANTS WHO HAVE SERVED IN THE ARMED FORCES

Approved April 12, 2018 at 3:00pm.

Sincerely,

(signed)

John W. Hickenlooper
Governor

INTRODUCTION OF BILLS
First Reading

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

HB18-1391 by Representative(s) Duran and Winter; also Senator(s) Martinez Humenik and Kerr--Concerning the prevention of sexual misconduct on higher education campuses.

Committee on Education

HB18-1392 by Representative(s) Kennedy and Rankin, Hamner, Esgar, Ginal, Lontine, McLachlan, Michaelson Jenet, Roberts, Valdez; also Senator(s) Coram and Donovan, Aguilar--Concerning the creation of the Colorado reinsurance program to provide reinsurance payments to health insurers to aid in paying high-cost insurance claims, and, in connection therewith, authorizing the commissioner of insurance to seek approval from the federal government to waive applicable federal requirements, provide federal
funds, or both to enable the state to implement the
reinsurance program and making the program contingent
upon waiver or funding approval.

Committee on Health, Insurance, & Environment

SB18-043 by Senator(s) Grantham; also Representative(s) Lundeen--
Concerning the legal effects that the rejection by the
senate of an individual nominated by the governor for
appointment to a state office have on the subsequent
nomination or temporary appointment of the same
individual to or holdover of the individual in the same
state office.

Committee on State, Veterans, & Military Affairs

LAY OVER OF CALENDAR ITEM(S)

On motion of Representative Garnett, the following item(s) on the
Calendar were laid over until April 16, retaining place on Calendar:

- Consideration of Special Orders--SB18-033, 068, 108, 132, 141, 143,
  207, HB18-1209, 1007, 1011, 1342, SB18-178, HB18-1302, 1313, 1273,
  1288, 1346, 1348.
- Consideration of Third Reading--SB18-066, HB18-1355, SB18-071, 195,
  202, 144, HB18-1260.
- Consideration of Resolution(s)--SJR18-009, HJR18-1014, 1018.
- Consideration of Senate Amendment(s)--HB18-1253, 1042, 1146.

On motion of Representative Kennedy, the bills on the Special Orders
Calendar that were calendared for April 16, 2018 (HB18-1272, 1002,
SB18-156, HB18-1179, SB18-033, 068, 108, 132, 141, 143, 207,
HB18-1209, 1007, 1011, 1342, SB18-178, HB18-1302, 1313, 1273,
1288, 1346, 1348), will be calendared for the General Orders Calendar
April 16, 2018.

On motion of Representative Kennedy, the following bill(s) calendared
for Third Reading, April 16, will be calendared for April 17, 2018:
HB18-1341.

On motion of Representative Kennedy, the House adjourned until
10:00 a.m., April 16, 2018.

Approved:
CRISANTA DURAN,
Speaker

Attest:
MARILYN EDDINS,
Chief Clerk
Prayer by the Reverend Brad Meuli, Denver Rescue Mission.

The Speaker Pro Tempore called the House to order at 10:00 a.m.

Pledge of Allegiance led by Amelia and Leanna Foote, Ryan Elementary, Lafayette.

The roll was called with the following result:

Present--63.
Excused--Representative(s) Becker J., Kraft-Tharp--2.
Present after roll call--Representative(s) Becker J.

The Speaker declared a quorum present.

On motion of Representative Coleman, the reading of the journal of April 13, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

THIRD READING OF BILL(S)--FINAL PASSAGE

The following bill(s) were considered on Third Reading. The title(s) were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

HB18-1001 by Representative(s) Winter and Gray; also Senator(s) Donovan and Fields--Concerning the creation of a family and medical leave insurance program.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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SB18-066 by Senator(s) Sonnenberg and Garcia, Baumgardner, Coram, Crowder, Donovan, Fenberg, Guzman, Jahn, Jones, Kefalas, Martinez Humenik, Priola; also Representative(s) Arndt and Wist, Becker K., Carver, Esgar, Gray, Kennedy, Landgraf, Liston, Reyher, Roberts--Concerning an extension of the operation of the state lottery division beyond July 1, 2024.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Exum, Herod, Jackson, Lee, McLachlan, Melton, Rosenthal, Valdez, Weissman, Young

HB18-1355 by Representative(s) Pettersen and Sias; also Senator(s) Gardner and Moreno--Concerning changes to the accountability system for the elementary and secondary
public education system to strengthen the accountability
system for the benefit of students.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
was declared passed.

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Co-sponsor(s) added: Representative(s) Arndt, Becker K., Bridges, Buckner,
Coleman, Danielson, Exum, Hamner, Herod, Hooton, Jackson, Kennedy,
Lontine, McLachlan, Michaelson Jenet, Pabon, Roberts, Rosenthal, Saine,
Valdez, Wilson, Winter, Young, Speaker

SB18-071 by Senator(s) Jahn and Crowder, Lambert, Cooke, Garcia,
Guzman, Moreno, Priola, Smallwood, Tate, Todd,
Williams A.; also Representative(s) Esgar, Kennedy--
Concerning an extension of the repeal of the state
substance abuse trend and response task force, and, in
connection therewith, making an appropriation.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
was declared passed.

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</table>
SB18-195 by Senator(s) Moreno, Lambert, Lundberg; also Representative(s) Rankin, Hamner, Young--Concerning a requirement that the money in the healthcare affordability and sustainability fee cash fund be appropriated annually rather than continuously appropriated.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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<tr>
<th>YES</th>
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Co-sponsor(s) added: Representative(s) Arndt, Becker K., Covarrubias, Herod, Hooton, Humphrey, Pabon, Van Winkle

SB18-202 by Senator(s) Lambert, Lundberg, Moreno; also Representative(s) Hamner, Young, Rankin--Concerning the exemption of the Colorado firefighting air corps fund from the maximum reserve.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
SB18-144 by Senator(s) Kerr; also Representative(s) Willett and Hansen--Concerning the regulation of bicycles approaching intersections.

The question being "Shall the bill pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

YES 54 NO 10 EXCUSED 1 ABSENT 0

Arndt Y Foote Y Lewis N Saine Y
Becker J. Y Garnett Y Liston Y Salazar Y
Becker K. Y Ginal Y Lontine Y Sandridge Y
Beckman Y Gray Y Lundeen Y Sias Y
Benavidez Y Hamner Y McKean Y Singer Y
Bridges Y Hansen Y McLachlan Y Thurlow Y
Buck Y Herod Y Melton Y Valdez Y
Buckner Y Hooton Y Michaelson Jenet Y Van Winkle Y
Carver Y Humphrey Y Neville P. N Weissman Y
Catlin Y Jackson Y Pabon Y Willett Y
Coleman Y Kennedy Y Pettersen Y Williams D. Y
Covarrubias Y Kraft-Tharp E Rankin Y Wilson Y
Danielson Y Landgraf Y Ransom Y Lebsock Y
Esgar Y Lawrence Y Reyher Y Winter Y
Everett Y Lee Y Roberts Y Wist Y
Exum Y Leonard Y Rosenthal Y Young Y
Speaker Y

Co-sponsor(s) added: Representative(s) Becker K., Foote, Hamner, Herod, Kennedy, McLachlan, Saine, Young
HB18-1260  by Representative(s) Ginal and Jackson; also Senator(s) Moreno--Concerning prescription drug price transparency.

Laid over until April 17, retaining place on Calendar.

SB18-076  by Senator(s) Lundberg; also Representative(s) Melton--Concerning a ban on vote trading.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

YES 35  NO 29  EXCUSED 1  ABSENT 0

Arndt Y  Foote Y  Lewis N  Saine N
Becker J. N  Garnett Y  Liston N  Salazar Y
Becker K. Y  Ginal Y  Lontine Y  Sandridge N
Beckman N  Gray Y  Lundeen N  Sias Y
Benavidez N  Hamner Y  McKean Y  Singer N
Bridges Y  Hansen Y  McLachlan Y  Thurlow N
Buck N  Herod N  Melton Y  Valdez Y
Buckner Y  Hooton Y  Michaelson Jenet Y  Van Winkle N
Carver N  Humphrey N  Neville P. Y  Weissman Y
Catlin N  Jackson Y  Pabon Y  Willett N
Coleman Y  Kennedy Y  Pettersen Y  Williams D. N
Covarrubias Y  Kraft-Tharp E  Rankin N  Wilson Y
Danielson Y  Landgraf N  Ransom N  Lebsock N
Esgar Y  Lawrence N  Reyher N  Winter Y
Everett N  Lee Y  Roberts Y  Wist Y
Exum Y  Leonard N  Rosenthal N  Young Y
                                          Speaker Y

HB18-1279  by Representative(s) Esgar, Buckner, Ginal, Kennedy, Liston, McKean, Roberts; also Senator(s) Priola and Moreno--Concerning a requirement that certain practitioners prescribe controlled substances electronically.

Laid over until April 17, retaining place on Calendar.

HB18-1176  by Representative(s) Lee and Wist, Benavidez, Carver, Foote, Herod, Lundeen, Melton, Salazar, Willett, Weissman; also Senator(s) Cooke--Concerning continuation of the grant program in the department of corrections to provide funding to eligible community-based organizations that provide reentry services to offenders, and, in connection therewith, implementing the recommendations in the 2017 report of the department of regulatory agencies.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
YES  | NO  | EXCUSED | ABSENT |
---|---|---|---|
48 | 16 | 1 | 0 |

Arndt  Y  Foote  Y  Lewis  N  Saine  N
Becker J.  Y  Garnett  Y  Liston  Y  Salazar  Y
Becker K.  Y  Ginal  Y  Lontine  Y  Sandridge  N
Beckman  N  Gray  Y  Lundeen  Y  Sias  Y
Benavidez  Y  Hamner  Y  McKean  Y  Singer  Y
Bridges  Y  Hansen  Y  McLachlan  Y  Thurlow  Y
Buck  N  Herod  Y  Melton  Y  Valdez  Y
Buckner  Y  Hooton  Y  Michaelson Jenet  Y  Van Winkle  N
Carver  Y  Humphrey  N  Neville P.  N  Weissman  Y
Catlin  Y  Jackson  Y  Pabon  Y  Willett  Y
Coleman  Y  Kennedy  Y  Pettersen  Y  Williams D.  N
Covarrubias  N  Kraft-Tharp  E  Rankin  Y  Wilson  Y
Danielson  Y  Landgraf  N  Ransom  N  Lebsock  N
Esgar  Y  Lawrence  N  Reyher  Y  Winter  Y
Everett  N  Lee  Y  Roberts  Y  Wist  Y
Exum  Y  Leonard  N  Rosenthal  Y  Young  Y
Speaker  Y

Co-sponsor(s) added: Representative(s) Arndt, Buckner, Coleman, Exum, Ginal, Gray, Hamner, Jackson, McLachlan, Pettersen, Roberts, Rosenthal, Singer, Young, Speaker

HB18-1200  by Representative(s) Lundeen and Garnett; also Senator(s) Coram and Fields--Concerning cybercrime, and, in connection therewith, criminalizing using a computer to engage in prostitution of a minor, criminalizing skimming payment cards, making changes to the penalty structure for cybercrime, and making an appropriation.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

YES  | NO  | EXCUSED | ABSENT |
---|---|---|---|
64 | 0 | 0 | 0 |

Arndt  Y  Foote  Y  Lewis  Y  Saine  Y
Becker J.  Y  Garnett  Y  Liston  Y  Salazar  Y
Becker K.  Y  Ginal  Y  Lontine  Y  Sandridge  Y
Beckman  Y  Gray  Y  Lundeen  Y  Sias  Y
Benavidez  Y  Hamner  Y  McKean  Y  Singer  Y
Bridges  Y  Hansen  Y  McLachlan  Y  Thurlow  Y
Buck  Y  Herod  Y  Melton  Y  Valdez  Y
Buckner  Y  Hooton  Y  Michaelson Jenet  Y  Van Winkle  Y
Carver  Y  Humphrey  Y  Neville P.  Y  Weissman  Y
Catlin  Y  Jackson  Y  Pabon  Y  Willett  Y
Coleman  Y  Kennedy  Y  Pettersen  Y  Williams D.  Y
Covarrubias  Y  Kraft-Tharp  E  Rankin  Y  Wilson  Y
Danielson  Y  Landgraf  N  Ransom  Y  Lebsock  Y
Esgar  Y  Lawrence  Y  Reyher  Y  Winter  Y
Everett  Y  Lee  Y  Roberts  Y  Wist  Y
Exum  Y  Leonard  Y  Rosenthal  Y  Young  Y
Speaker  Y

Co-sponsor(s) added: Representative(s) Becker K., Bridges, Carver, Covarrubias, Esgar, Ginal, Hamner, Humphrey, Jackson, Lewis, McKean, Sias, Valdez, Van Winkle, Williams D., Wist, Young
HB18-1285 by Representative(s) Pabon, Danielson, Garnett, Singer, Arndt, Hooton, Landgraf; also Senator(s) Smallwood and Todd, Aguilar, Guzman, Court--Concerning parking for people with certain disabilities, and, in connection therewith, making an appropriation.

As shown by the following roll call vote, a majority of all members elected to the House voted in the affirmative, and Representative Garnett was given permission to offer a Third Reading amendment:

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Third Reading amendment No. 1, by Representative Garnett.

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

"SECTION 1. Short title. The short title of this act is "The Chris Hinds Act".".

Renumber succeeding sections accordingly.

The amendment was declared passed by the following roll call vote:

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<td>Winter</td>
<td>Y</td>
</tr>
</tbody>
</table>
The question being, "Shall the bill, as amended, pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared passed.

<table>
<thead>
<tr>
<th>YES</th>
<th>64</th>
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Co-sponsor(s) added: Representative(s) Becker K., Beckman, Benavidez, Bridges, Buckner, Catlin, Coleman, Covarrubias, Esgar, Exum, Foote, Ginal, Gray, Hamner, Hansen, Herod, Humphrey, Jackson, Kennedy, Lawrence, Lee, Lontine, Lundeen, McKean, McLachlan, Melton, Michaelson Jenet, Pettersen, Rankin, Roberts, Rosenthal, Salazar, Sias, Valdez, Van Winkle, Weissman, Wilson, Lebsock, Winter, Wist, Young, Speaker

**HB18-1301** by Representative(s) Roberts and McLachlan, Arndt; also Senator(s) Fenberg and Donovan--Concerning the protection of water quality from adverse impacts caused by mineral mining.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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<td>Pabon</td>
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</tbody>
</table>
On motion of Representative Weissman, the House resolved itself into Committee of the Whole for consideration of General Orders, and he was called to act as Chair.

GENERAL ORDERS--SECOND READING OF BILLS

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

(Amendments to the committee amendment are to the printed committee report which was printed and placed in the members' bill file.)

**HB18-1272** by Representative(s) Foote and Melton, Ginal, Hansen, Hooton, McLachlan, Pettersen, Roberts, Singer; also Senator(s) Court--Concerning the availability of network-level mobile phone distracted driving prevention technology.

Amendment No. 1, Transportation & Energy Report, dated April 5, 2018, and placed in member's bill file; Report also printed in House Journal, April 6, 2018.

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

**HB18-1002** by Representative(s) Hamner and Rankin, McLachlan; also Senator(s) Coram and Todd--Concerning teaching fellowship programs to assist rural school districts in hiring high-quality teachers, and, in connection therewith, creating the "Rural Colorado Grow Your Own Educator Act".

Amendment No. 2, Appropriations Report, dated April 11, 2018, and placed in member's bill file; Report also printed in House Journal, April 11, 2018.

Amendment No. 3, by Representative(s) Becker J.

Amend printed bill, page 9, line 5, after the period, add "EACH TEACHING FELLOW MUST COMMIT TO AT LEAST TWO FULL SCHOOL YEARS OF EMPLOYMENT BY THE RURAL LOCAL EDUCATION PROVIDER FOLLOWING COMPLETION OF THE FELLOWSHIP YEAR IF THE TEACHING FELLOW RECEIVES AN OFFER OF EMPLOYMENT FROM THE RURAL LOCAL EDUCATION PROVIDER FOR EACH OF THE TWO SCHOOL YEARS. A TEACHING FELLOW WHO RECEIVES OFFERS OF EMPLOYMENT FOR BOTH SCHOOL YEARS AND DOES NOT COMPLETE THE TWO FULL SCHOOL YEARS OF EMPLOYMENT MUST REPAY THE AMOUNT RECEIVED AS A STIPEND DURING THE FELLOWSHIP YEAR.".

Page 12, line 2, before the second "THE" insert "OR DOES NOT COMPLETE TWO FULL SCHOOL YEARS OF EMPLOYMENT AS REQUIRED IN SECTION 23-3.9-205 (3),".

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

HB18-1179 by Representative(s) Salazar, Melton--Concerning a prohibition against price gouging on certain prescription drugs.

Laid over until April 19, retaining place on Calendar.

HB18-1189 by Representative(s) Pettersen and Sias; also Senator(s) Hill and Todd--Concerning pilot programs to expand effective teacher residency programs across the state.

Amendment No. 1, Education Report, dated February 26, 2018, and placed in member's bill file; Report also printed in House Journal, February 27, 2018.

Amendment No. 2, Appropriations Report, dated April 11, 2018, and placed in member's bill file; Report also printed in House Journal, April 11, 2018.

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

HB18-1209 by Representative(s) Pettersen and Garnett; also Senator(s) Donovan--Concerning amendments to the state income tax deduction for contributions to a qualified 529 account to ensure that the state income tax deduction is not aligned with the changes in the federal "Tax Cuts and Jobs Act" of 2017 that allow tax-free distributions for elementary and secondary school expenses.

Ordered engrossed and placed on the Calendar for Third Reading and Final Passage.
HB18-1007 by Representative(s) Kennedy and Singer, Pettersen; also
Senator(s) Lambert and Jahn, Aguilar, Tate--Concerning
payment issues related to substance use disorders.

Laid over until April 17, retaining place on Calendar.

HB18-1011 by Representative(s) Pabon; also Senator(s) Neville T. and
Jähn--Concerning measures to allow greater investment
flexibility in marijuana businesses.

Laid over until April 17, retaining place on Calendar.

HB18-1342 by Representative(s) Melton--Concerning a requirement
that a common interest community created in Colorado
before July 1, 1992, comply with a provision of the
"Colorado Common Interest Ownership Act" that allows
a majority of the unit owners in a common interest
community to veto a budget proposed by the executive
board of the common interest community.

Laid over until April 17, retaining place on Calendar.

HB18-1302 by Representative(s) Ginal and Landgraf; also Senator(s)
Marble--Concerning the allowance of the department of
public health and environment to waive certification
requirements for toxicology laboratories that have been
accredited by an entity using recognized forensic
standards.

Amendment No. 1, Health, Insurance, & Environment Report, dated April
10, 2018, and placed in member's bill file; Report also printed in House

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

HB18-1313 by Representative(s) Ginal and Becker J.; also Senator(s)
Aguilar and Priola--Concerning the allowance of a
pharmacist to serve as a practitioner under certain
circumstances.

Amendment No. 1, Health, Insurance, & Environment Report, dated April
10, 2018, and placed in member's bill file; Report also printed in House

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

HB18-1273 by Representative(s) Salazar and Esgar--Concerning
protection for Colorado residents from federal government
overreach based on a person's status.
Amendment No. 1, Judiciary Report, dated April 10, 2018, and placed in member's bill file; Report also printed in House Journal, April 11, 2018.

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

**HB18-1288** by Representative(s) Young--Concerning the implementation of conflict-free case management for individuals receiving home- and community-based services under the medical assistance program.

Amendment No. 1, Public Health Care & Human Services Report, dated April 10, 2018, and placed in member's bill file; Report also printed in House Journal, April 11, 2018.

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

**HB18-1346** by Representative(s) Singer and Landgraf; also Senator(s) Smallwood and Kefalas--Concerning child abuse related to youth who are under the continuing jurisdiction of the court in an out-of-home placement when they are younger than twenty-one years of age.

Amendment No. 1, Public Health Care & Human Services Report, dated April 10, 2018, and placed in member's bill file; Report also printed in House Journal, April 11, 2018.

Amendment No. 2, by Representative(s) Landgraf.

Amend the Public Health Care & Human Services Report, dated April 10, 2018, page 1, line 9, strike "JANUARY" and substitute "JULY".

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

**HB18-1348** by Representative(s) Singer and Landgraf; also Senator(s) Gardner and Kefalas--Concerning families involved in the child welfare system, and, in connection therewith, prioritizing services and providing support for foster parents.

Amendment No. 1, Public Health Care & Human Services Report, dated April 10, 2018, and placed in member's bill file; Report also printed in House Journal, April 11, 2018.

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

**HB18-1281** by Representative(s) Esgar--Concerning measures to enhance the consumer protection mission of the Colorado public utilities commission, and, in connection therewith,
prohibiting a person with recent connections to a regulated utility from serving on the commission and providing for periodic performance audits.

Laid over until April 17, retaining place on Calendar.

HB18-1360 by Representative(s) Winter and Lawrence, Valdez; also Senator(s) Martinez Humenik and Todd, Coram--Concerning the expansion of the number of directors on the board of directors of the state historical society.

Amendment No. 1, Local Government Report, dated April 11, 2018, and placed in member's bill file; Report also printed in House Journal, April 12, 2018.

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

HB18-1312 by Representative(s) Hansen and Herod, Arndt, Bridges, Buckner, Coleman, Esgar, Foote, Garnett, McLachlan, Michaelson Jenet, Pettersen, Roberts, Weissman, Winter, Young, Duran; also Senator(s) Donovan--Concerning the protection of the open internet, and, in connection therewith, disqualifying an internet service provider from receiving high cost support mechanism money or other money received to finance broadband deployment if the internet service provider engages in certain practices that interfere with the open internet and requiring an internet service provider that engages in such practices to refund any such money received.

Amendment No. 1, State, Veterans, & Military Affairs Report, dated April 11, 2018, and placed in member's bill file; Report also printed in House Journal, April 12, 2018.

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

ADOPTION OF COMMITTEE OF THE WHOLE REPORT


Laid over until date indicated retaining place on Calendar:

HB18-1007, 1011, 1342, 1281--April 17, 2018
HB18-1179--April 19, 2018.

The Chairman moved the adoption of the Committee of the Whole Report. As shown by the following roll call vote, a majority of those elected to the House voted in the affirmative, and the Report was adopted.
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House in recess. House reconvened.

PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed:
HB18-1391, 1392.

SIGNING OF BILLS - RESOLUTIONS - MEMORIALS

The Speaker has signed: HB18-1025, 1065, 1093, 1109, 1254, 1327, 1330.

DELIVERY OF BILLS TO GOVERNOR

The Chief Clerk of the House of Representatives reports the following bills have been delivered to the Office of the Governor: HB18-1008, 1029, 1047, 1191, 1198, 1227, 1242 at 4:42 p.m. on April 16, 2018.

MESSAGE FROM THE SENATE

The Senate has passed on Third Reading and returns herewith: HB18-1040 and HCR18-1001.
INTRODUCTION OF BILLS
First Reading

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

**HB18-1393** by Representative(s) Hamner; also Senator(s) Gardner--Concerning measures to support effective implementation of the "Colorado Reading to Ensure Academic Development Act" for all students who receive services pursuant to READ plans.

Committee on Education

**HB18-1394** by Representative(s) Singer and McKean; also Senator(s) Kefalas--Concerning amendments to the Colorado disaster emergency act to address all phases of emergency management.

Committee on Local Government

___________________________

LAY OVER OF CALENDAR ITEM(S)

On motion of Representative KC Becker, the following item(s) on the Calendar were laid over until April 17, 2018, retaining place on Calendar:

- Consideration of Resolution(s)--**SJR18-009, HJR18-1014, 1018**.
- Consideration of Senate Amendment(s)--**HB18-1253, 1042, 1146**.

___________________________

On motion of Representative Weissman, the following bill(s) calendared for General Orders, April 17, will be calendared for April 23, 2018: **SB18-171**.

___________________________

On motion of Representative Weissman, the House adjourned until 9:00 a.m., April 17, 2018.

Approved:
CRISANTA DURAN,
Speaker

Attest:
MARILYN EDDINS,
Chief Clerk
Prayer by Father Bill Oulvey, Regis University Jesuit Community, Denver.

The Speaker called the House to order at 9:00 a.m.

Pledge of Allegiance led by Padan Coles, South High School, Denver.

The roll was called with the following result:

Present--59.
Excused--Representative(s) Bridges, Catlin, Pabon, Reyher, Winter, Wist--6.
Present after roll call--Representative(s) Pabon, Reyher, Winter, Wist.

The Speaker declared a quorum present.

On motion of Representative Coleman, the reading of the journal of April 16, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

THIRD READING OF BILL(S)--FINAL PASSAGE

The following bill(s) were considered on Third Reading. The title(s) were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

HB18-1312 by Representative(s) Hansen and Herod, Arndt, Bridges, Buckner, Coleman, Esgar, Foote, Garnett, McLachlan, Michaelson Jenet, Pettersen, Roberts, Weissman, Winter, Young, Duran; also Senator(s) Donovan--Concerning the protection of the open internet, and, in connection therewith, disqualifying an internet service provider from receiving high cost support mechanism money or other money received to finance broadband deployment if the internet service provider engages in certain practices that interfere with the open internet and requiring an internet service provider that engages in such practices to refund any such money received.
The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

<table>
<thead>
<tr>
<th></th>
<th>YES</th>
<th>NO</th>
<th>EXCUSED</th>
<th>ABSENT</th>
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HB18-1341 by Representative(s) Danielson and Covarrubias; also Senator(s) Fenberg and Coram--Concerning creation of the Colorado state apprenticeship resource directory, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Arndt, Benavidez, Buckner, Coleman,
HB18-1272 by Representative(s) Foote and Melton, Ginal, Hansen, Hooton, McLachlan, Pettersen, Roberts, Singer; also Senator(s) Court--Concerning the availability of network-level mobile phone distracted driving prevention technology.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Exum, Hamner, Herod, Lontine, Salazar, Young

HB18-1002 by Representative(s) Hamner and Rankin, McLachlan; also Senator(s) Coram and Todd--Concerning teaching fellowship programs to assist rural school districts in hiring high-quality teachers, and, in connection therewith, creating the "Rural Colorado Grow Your Own Educator Act" and making an appropriation.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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HB18-1189 by Representative(s) Pettersen and Sias; also Senator(s) Hill and Todd--Concerning pilot programs to expand effective teacher residency programs across the state, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

HB18-1209 by Representative(s) Pettersen and Garnett; also Senator(s) Donovan--Concerning amendments to the state income tax deduction for contributions to a qualified 529 account to
ensure that the state income tax deduction is not aligned
with the changes in the federal "Tax Cuts and Jobs Act" of
2017 that allow tax-free distributions for elementary and
secondary school expenses.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
was declared passed.

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Co-sponsor(s) added: Representative(s) Arndt, Becker K., Benavidez, Buckner,
Coleman, Ginal, Hamner, Hansen, Herod, Jackson, Kennedy, Lee, Lontine,
McLachlan, Melton, Michaelson Jenet, Pabon, Rosenthal, Weissman, Winter,
Young

HB18-1302 by Representative(s) Ginal and Landgraf; also Senator(s)
Marble--Concerning the allowance of the department of
public health and environment to waive certification
requirements for toxicology laboratories that have been
accredited by an entity using recognized forensic
standards.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
was declared passed.

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HB18-1313
by Representative(s) Ginal and Becker J.; also Senator(s)
Aguilar and Priola--Concerning the allowance of a
pharmacist to serve as a practitioner under certain
circumstances.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
was declared passed.

YES 63 NO 0 EXCUSED 2 ABSENT 0

Arndt Y Foote Y Lewis Y Saine Y
Becker J. Y Garnett Y Liston Y Salazar Y
Becker K. Y Ginal Y Lontine Y Sandridge Y
Beckman Y Gray Y Lundeen Y Sias Y
Benavidez Y Hamner Y McKean Y Singer Y
Bridges E Hansen Y McLachlan Y Thurlow Y
Buck Y Herod Y Melton Y Valdez Y
Buckner Y Hooton Y Michaelson Jenet Y Van Winkle Y
Carver Y Humphrey Y Neville P. Y Weissman Y
Catlin E Jackson Y Pabon Y Willett Y
Coleman Y Kennedy Y Pettersen Y Williams D. Y
Covarrubias Y Kraft-Tharp Y Rankin Y Wilson Y
Danielson Y Landgraf Y Ransom Y Winkler Y
Esgar Y Lawrence Y Reyher Y Winter Y
Everett Y Lee Y Roberts Y Wist Y
Exum Y Leonard Y Rosenthal Y Young Y

Co-sponsor(s) added: Representative(s) Humphrey, Liston, Pettersen, Winkler

HB18-1273
by Representative(s) Salazar and Esgar; also Senator(s)
Merrifield--Concerning protection for Colorado residents
from federal government overreach based on a person's
status.

Laid over until April 18, retaining place on Calendar.

HB18-1288
by Representative(s) Young and Winter; also Senator(s)
Martinez Humenik--Concerning the implementation of
conflict-free case management for individuals receiving
home- and community-based services under the medical
assistance program.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

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Co-sponsor(s) added: Representative(s) Coleman, Exum, Hamner, Hansen, Herod, Lee, Lontine, Michaelson Jenet, Young, Speaker

HB18-1346 by Representative(s) Singer and Landgraf; also Senator(s) Smallwood and Kefalas--Concerning child abuse related to youth who are under the continuing jurisdiction of the court in an out-of-home placement when they are younger than twenty-one years of age.

The question being "Shall the bill pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

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Co-sponsor(s) added: Representative(s) Coleman, Exum, Hamner, Hansen, Herod, Lee, Lontine, Michaelson Jenet, Young, Speaker
HB18-1348 by Representative(s) Singer and Landgraf; also Senator(s) Gardner and Kefalas--Concerning families involved in the child welfare system, and, in connection therewith, prioritizing services and providing support for foster parents.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Buckner, Exum, Hamner, Hansen, Herod, Michaelson Jenet, Pettersen, Winkler, Young

HB18-1360 by Representative(s) Winter and Lawrence, Valdez; also Senator(s) Martinez Humenik and Todd, Coram--Concerning the expansion of the number of directors on the board of directors of the state historical society.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Buckner, Exum, Hamner, Hansen, Herod, Michaelson Jenet, Pettersen, Winkler, Young
HB18-1260 by Representative(s) Ginal and Jackson; also Senator(s) Moreno--Concerning prescription drug price transparency.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Becker K., Coleman, Esgar, Exum, Herod, Kennedy, Lee, Melton, Pettersen, Rosenthal, Weissman

HB18-1279 by Representative(s) Esgar, Buckner, Ginal, Kennedy, Liston, McKean, Roberts; also Senator(s) Priola and Moreno--Concerning a requirement that certain practitioners prescribe controlled substances electronically.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Winter
Representative(s) Liston, McKean requested their name(s) be removed as sponsors.

On motion of Representative Exum, the House resolved itself into
Committee of the Whole for consideration of General Orders, and he was
called to act as Chair.

GENERAL ORDERS--SECOND READING OF BILLS

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

(Amendments to the committee amendment are to the printed committee
report which was printed and placed in the members' bill file.)

HB18-1007 by Representative(s) Kennedy and Singer, Pettersen; also
Senator(s) Lambert and Jahn, Aguilar, Tate--Concerning
payment issues related to substance use disorders.

Laid over until April 19, retaining place on Calendar.

HB18-1011 by Representative(s) Pabon; also Senator(s) Neville T. and
Jahn--Concerning measures to allow greater investment
flexibility in marijuana businesses.

Laid over until April 19, retaining place on Calendar.

HB18-1342 by Representative(s) Melton--Concerning a requirement
that a common interest community created in Colorado
before July 1, 1992, comply with a provision of the
"Colorado Common Interest Ownership Act" that allows
a majority of the unit owners in a common interest
community to veto a budget proposed by the executive
board of the common interest community.

Laid over until April 18, retaining place on Calendar.
HB18-1344 by Representative(s) Weissman and Sias; also Senator(s) Coram and Moreno--Concerning relief from collateral consequences of criminal actions.

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

HB18-1314 by Representative(s) Ginal and Lawrence; also Senator(s) Cooke--Concerning prohibiting the use of unmanned aircraft systems to obstruct public safety operations.

Laid over until April 18, retaining place on Calendar.

HB18-1354 by Representative(s) McKean, Arndt, Hooton, Thurlow; also Senator(s) Zenzinger, Martinez Humenik, Moreno--Concerning a requirement that written warranties for powersports vehicles be honored.

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

HB18-1281 by Representative(s) Esgar--Concerning measures to enhance the consumer protection mission of the Colorado public utilities commission, and, in connection therewith, prohibiting a person with recent connections to a regulated utility from serving on the commission and providing for periodic performance audits.

Amendment No. 1, Finance Report, dated April 11, 2018, and placed in member's bill file; Report also printed in House Journal, April 12, 2018.

Amendment No. 2, by Representative(s) Esgar.

Amend printed bill, page 3, strike lines 5 through 9.

Page 3, line 10, strike "(II)(A) A" and substitute: "(b) (I) EFFECTIVE JULY 1, 2018, A".

Page 3, line 17, strike ") AS USED IN THIS SECTION," and substitute: "(II) AS USED IN THIS SUBSECTION (2)(b),".

Page 5, after line 13 insert:

"(I) THE COMMISSION'S POLICIES CONCERNING RECUSAL OF COMMISSIONERS, ADOPTING A STANDARD OF RECUSAL UNDER WHICH A COMMISSIONER WHO WAS FORMALLY EMPLOYED AS AN OFFICER OR DIRECTOR OF AN ENTITY SUBJECT TO REGULATION BY THE COMMISSION SHOULD RECURSE HIMSELF OR HERSELF FROM A PROCEEDING IF A PERSON WHO IS AWARE OF THE FACTS OF THE PROCEEDING MIGHT REASONABLY QUESTION WHETHER THE COMMISSIONER IS ABLE TO ACT IMPARTIALLY;".

Renumber succeeding subparagraphs accordingly.

As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.
SB18-156 by Senator(s) Cooke; also Representative(s) Kennedy--Concerning the publication of fiscal information by a county.

Laid over until April 18, retaining place on Calendar.

SB18-033 by Senator(s) Sonnenberg; also Representative(s) Arndt and Becker J.--Concerning the continuation of the animal feeding operation permit program under the department of public health and environment, and, in connection therewith, making an appropriation.

Amendment No. 1, by Representative(s) Becker J.

Amend reengrossed bill, page 3, strike lines 25 through 27.

Page 4, strike lines 1 through 4.

Renumber succeeding section accordingly.

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

SB18-068 by Senator(s) Cooke; also Representative(s) Van Winkle and Bridges--Concerning criminalizing false reports, and, in connection therewith, making an appropriation.

Laid over until April 18, retaining place on Calendar.

SB18-108 by Senator(s) Crowder and Coram; also Representative(s) Arndt and Singer--Concerning the issuance of identification documents under the "Colorado Road and Community Safety Act" to persons who are not lawfully present in the United States, and, in connection therewith, making an appropriation.

Amendment No. 1, Appropriations Report, dated April 11, 2018, and placed in member's bill file; Report also printed in House Journal, April 11, 2018.

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

SB18-132 by Senator(s) Smallwood; also Representative(s) Kennedy--Concerning a waiver of federal law to permit insurance carriers to offer catastrophic health plans to any individual residing in Colorado, and, in connection therewith, making an appropriation.


As amended, ordered revised and placed on the Calendar for Third Reading and Final Passage.
SB18-141 by Senator(s) Court; also Representative(s) Wilson and Hansen--Concerning voluntary contribution designations on the Colorado individual income tax return form.

Amendment No. 1, by Representative(s) Herod.

Amend reengrossed bill, page 6, strike lines 13 through 15 and substitute:

"(I) HAVE BEEN REGISTERED WITH THE SECRETARY OF STATE UNDER THE "COLORADO CHARITABLE SOLICITATIONS ACT", ARTICLE 16 OF TITLE 6, FOR AT LEAST FIVE YEARS AS OF THE DATE THE LIST IS GENERATED;

(II) BE IN GOOD STANDING WITH THE SECRETARY OF STATE UNDER THE "COLORADO CHARITABLE SOLICITATIONS ACT", ARTICLE 16 OF TITLE 6, AS OF THE DATE THE LIST IS GENERATED; AND"

Page 6, line 16, strike "(II)" and substitute "(III)".

Page 7, line 18, strike "VOID AND THE" and substitute "VOID.".

Page 7, strike lines 19 and 20.

Page 9, line 17, strike "(5)(c)(I); and add (11)" and substitute "(5)(c)(I)".

Page 10, strike lines 14 through 26.

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

ADOPTION OF COMMITTEE OF THE WHOLE REPORT


Laid over until date indicated retaining place on Calendar:

HB18-1342, 1314, SB18-156, 068--April 18, 2018


The Chairman moved the adoption of the Committee of the Whole Report. As shown by the following roll call vote, a majority of those elected to the House voted in the affirmative, and the Report was adopted.

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REPORT(S) OF COMMITTEE(S) OF REFERENCE

EDUCATION

After consideration on the merits, the Committee recommends the following:

**HB18-1379** be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 8, line 20, strike "and" and substitute "and".

Page 8, line 22, strike "English." and substitute "English; AND

(C) ARE ELIGIBLE FOR FUNDING PURSUANT TO THE TIME LIMIT SPECIFIED IN SUBSECTION (2) OF THIS SECTION.".

Page 8, line 27, after "learners" insert "WHO ARE ELIGIBLE FOR FUNDING PURSUANT TO THE TIME LIMIT SPECIFIED IN SUBSECTION (2) OF THIS SECTION AND ".

Page 10, after line 2 insert:

"SECTION 9. In Colorado Revised Statutes, 22-24-105, amend (2) as follows:

22-24-105. Local education provider - duties. (2) Each local education provider shall identify English language learners who are enrolled in the public schools of the local education provider using the state-approved assessment for English language proficiency. The local education provider shall annually certify to the department the number of English language learners who are enrolled in the public schools of the local education provider, and are eligible for funding pursuant to section 22-24-104 (2)."

Renumber succeeding section accordingly.

Page 1, line 101, after "OF" insert "PRESCHOOL THROUGH SECONDARY".

**HB18-1391** 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 17, strike "(10)(b);" and substitute "(10)(b), OR ANY ACCREDITED CAMPUS OF A STATE INSTITUTION OF HIGHER EDUCATION;".

Page 3, lines 8 and 9, strike ""CIVIL RIGHTS ACT OF 1964"," and substitute "EDUCATION AMENDMENTS OF 1972,".

Page 7, line 13, strike "AND ACCESS TO RESOURCES".

FINANCE
After consideration on the merits, the Committee recommends the following:

HB18-1371 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 16, strike "OR" and substitute "AND".

HB18-1372 be referred to the Committee of the Whole with favorable recommendation.

HB18-1374 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

LEASE-PURCHASE AGREEMENT THAT MUST BE ENTERED INTO PURSUANT TO
THIS SUBSECTION (1)(a)(II)."

Page 3, line 24, strike "INCLUDES" and substitute "MAY INCLUDE".

Page 3, line 26, after "BUDGET." add "ALSO FOR PURPOSES OF THIS
SECTION, "INSURED VALUE" MEANS THE INSURED VALUE OF THE REAL
PROPERTY AS DETERMINED THROUGH THE RISK MANAGEMENT PROGRAM
ESTABLISHED IN PART 15 OF ARTICLE 30 OF TITLE 24.".

HB18-1381 be referred to the Committee of the Whole with favorable
recommendation.

SB18-200 be amended as follows, and as so amended, be referred to
the Committee on Appropriations with favorable
recommendation:

Amend reengrossed bill, page 7, line 13, strike "and (42)(b);" and
substitute "(42)(b), and (46);".

Page 8, line 3, strike "SEVEN" and substitute "FIVE".

Page 9, line 27, strike "EIGHT" and substitute "SIX".

Page 10, strike lines 19 through 26 and substitute "CALCULATION. THIS
SUBSECTION (25)(b)(VI)".

Page 11, line 23, after "(a)" insert "(I)" and strike "means" and substitute
"means, FOR MEMBERS WHO WERE MEMBERS, INACTIVE MEMBERS, OR
RETIREES OF THE ASSOCIATION ON DECEMBER 31, 2019,".

Page 12, line 4, strike "AMOUNTS DEDUCTED FROM".

Page 12, strike lines 5 through 7 and substitute "performance or merit".

Page 12, line 12, strike "(b) "Salary"" and substitute "(b) (II) FOR
MEMBERS WHO WERE MEMBERS, INACTIVE MEMBERS, OR RETIREES OF THE
ASSOCIATION ON DECEMBER 31, 2019, "salary"".

Page 12, line 17, strike "premiums" and substitute "premiums;".

Page 12, strike line 18 and substitute "dependent care assistance;
reimbursement for".

Page 12, after line 25 insert:

"(b) (I) "SALARY" MEANS, FOR MEMBERS WHO WERE NOT
MEMBERS, INACTIVE MEMBERS, OR RETIREES OF THE ASSOCIATION ON JUNE
30, 2019, COMPENSATION FOR SERVICES RENDERED TO AN EMPLOYER AND
INCLUDES: REGULAR SALARY OR PAY; ANY PAY FOR ADMINISTRATIVE,
SABBATICAL, ANNUAL, SICK, VACATION, OR PERSONAL LEAVE AND
COMPENSATION FOR UNUSED LEAVE CONVERTED TO CASH PAYMENTS; PAY
FOR COMPENSATORY TIME OR HOLIDAYS; PAYMENTS BY AN EMPLOYER FROM GRANTS; AMOUNTS DEDUCTED FROM PAY PURSUANT TO TAX-SHELTERED SAVINGS OR RETIREMENT PROGRAMS; AMOUNTS DEDUCTED FROM PAY FOR A HEALTH SAVINGS ACCOUNT AS DEFINED IN 26 U.S.C. SEC. 223, AS AMENDED, OR ANY OTHER TYPE OF RETIREMENT HEALTH SAVINGS ACCOUNT PROGRAM; AMOUNTS DEDUCTED FROM PAY PURSUANT TO A CAFETERIA PLAN AS DEFINED IN 26 U.S.C. SEC. 125, AS AMENDED; A QUALIFIED TRANSPORTATION FRINGE BENEFIT PLAN AS DEFINED IN 26 U.S.C. SEC. 132, AS AMENDED; PERFORMANCE OR MERIT PAYMENTS, IF APPROVED BY THE BOARD; SPECIAL PAY FOR WORK-RELATED INJURIES PAID BY THE EMPLOYER PRIOR TO TERMINATION OF MEMBERSHIP; AND RETROACTIVE SALARY PAYMENTS PURSUANT TO COURT ORDERS, ARBITRATION AWARDS, OR LITIGATION AND GRIEVANCE SETTLEMENTS.

(II) FOR MEMBERS WHO WERE NOT MEMBERS, INACTIVE MEMBERS, OR RETIREES OF THE ASSOCIATION ON JUNE 30, 2019, "SALARY" DOES NOT INCLUDE: COMMISSIONS; COMPENSATION FOR UNUSED SICK, ANNUAL, VACATION, ADMINISTRATIVE, OR OTHER ACCUMULATED PAID LEAVE CONTRIBUTED TO A HEALTH SAVINGS ACCOUNT AS DEFINED IN 26 U.S.C. SEC. 223, AS AMENDED, OR A RETIREMENT HEALTH SAVINGS PROGRAM; HOUSING ALLOWANCES; UNIFORM ALLOWANCES; AUTOMOBILE USAGE; INSURANCE PREMIUMS PAID BY EMPLOYERS; REIMBURSEMENT FOR EXPENSES INCURRED; TUITION OR ANY OTHER FRINGE BENEFITS, REGARDLESS OF FEDERAL TAXATION; BONUSES FOR SERVICES NOT ACTUALLY RENDERED, INCLUDING, BUT NOT LIMITED TO, EARLY RETIREMENT INDUCEMENTS, CHRISTMAS BONUSES, CASH AWARDS, HONORARIUMS AND SEVERANCE PAY, DAMAGES, EXCEPT FOR RETROACTIVE SALARY PAYMENTS PAID PURSUANT TO COURT ORDERS OR ARBITRATION AWARDS OR LITIGATION AND GRIEVANCE SETTLEMENTS, OR PAYMENTS BEYOND THE DATE OF A MEMBER'S DEATH.

(46) "State trooper" means an employee of the Colorado state patrol, Colorado bureau of investigation, or successors to these agencies, who is vested with the powers of peace officers as provided for in section 24-33.5-409. IN ADDITION, FOR MEMBERS WHO WERE NOT MEMBERS, INACTIVE MEMBERS, OR RETIREES ON DECEMBER 31, 2019, "STATE TROOPER" INCLUDES A COUNTY SHERIFF, UNDERSHERIFF, DEPUTY SHERIFF, NONCERTIFIED DEPUTY SHERIFF, OR DETENTION OFFICER HIRED BY A LOCAL GOVERNMENT DIVISION EMPLOYER ON OR AFTER JANUARY 1, 2020, AND A CORRECTIONS OFFICER CLASSIFIED AS I THROUGH IV HIRED BY A STATE DIVISION EMPLOYER ON OR AFTER JANUARY 1, 2020.

SECTION 3. In Colorado Revised Statutes, add 24-51-221 as follows:

24-51-221. Information provided to employer - salary definition. An employer may request information from the association to determine whether to use "SALARY" as defined in section 24-51-101 (42)(a) or as defined in section 24-51-101 (42)(b), when the employer hires an employee who is a current member or retiree of the association. The association shall provide such information to the employer upon request."

Renumber succeeding sections accordingly.

Page 18, line 10, strike "(I)".

Page 19, strike lines 3 through 27.
Strike page 20.

Page 21, strike lines 1 through 14.

Page 22, lines 6 and 7, strike "24-51-413 and 24-51-414" and substitute "24-51-413, 24-51-414, and 24-51-415".


Page 22, line 26, strike "JANUARY 1, 2020, AND EVERY YEAR" and substitute "JULY 1, 2019, AND EACH JULY 1".

Page 22, line 27, strike "MEMBER CONTRIBUTION RATES" and substitute "EMPLOYER CONTRIBUTION RATES, MEMBER CONTRIBUTION RATES,"

Page 23, line 11, strike "AND".

Page 23, line 12 and substitute:

"(b) The employer contribution rate will be increased by up to one-half of one percent, but at no time will the employer contribution rate be increased to exceed the employer contribution rates under section 24-51-401 (1.7)(a), plus two percent; and"

Reletter succeeding paragraph accordingly.

Page 23, line 16, strike "(1.7)(a)(V)," and substitute "(1.7)(a),".

Page 23, line 20, strike "BETWEEN THE ANNUAL INCREASES" and substitute "AMONG THE ANNUAL INCREASES, THE EMPLOYER CONTRIBUTIONS,"

Page 24, lines 2 and 3, strike "(3)(a) AND (3)(b)" and substitute "(3)(a), (3)(b), AND (3)(c)"

Page 24, line 4, strike "EITHER OF THE TWO" and substitute "ANY ONE OF THE THREE"

Page 24, line 8, strike "COMPONENT" and substitute "TWO COMPONENTS"

Page 24, line 24, strike "AND"

Page 24, strike line 25 and substitute:

"(b) The employer contribution rate will be reduced by up to one-half of one percent, but at no time will the employer contribution rate be less than the employer contribution rates under section 24-51-401 (1.7)(a); AND"

Reletter succeeding paragraph accordingly.

Page 25, line 2, strike "(1.7)(a)(I)" and substitute "(1.7)(a)"

Page 25, line 5, strike "BETWEEN THE ANNUAL INCREASES" and substitute
"AMONG THE ANNUAL INCREASES, THE EMPLOYER CONTRIBUTIONS,\).

Page 25, line 15, strike "(6)(a) AND (6)(b)" and substitute "(6)(a), (6)(b),
AND (6)(c)\).

Page 25, line 20, strike "JANUARY 1" and substitute "JULY 1".

Page 25, line 22, after "INCREASES." add "THE FIRST ADJUSTMENT
Pursuant to this Section shall not occur before JULY 1, 2020.\)"

Page 25, strike lines 23 through 27.

Strike pages 26 and 27.

Page 28, strike lines 1 through 23 and substitute:

"24-51-415. Direct distribution. (1) On JULY 1, 2018, the State
Treasure shall issue a warrant to the Association in an amount
equal to two hundred twenty-five million dollars. Such amount
shall be paid to the Association from the General Fund. On JULY
1, 2019, the State Treasurer shall issue a warrant to the
Association in an amount equal to two hundred fifty-fine million
six hundred six thousand dollars. Such amount shall be paid to
the Association from the General Fund or from any other fund.
On JULY 1, 2020, and on JULY 1 each year thereafter until there
are no unfunded actuarial accrued liabilities of any division of
the Association that receives the distribution pursuant to this
subsection (1), the State Treasurer shall issue a warrant to the
Association in an amount equal to three percent of the
Association’s most current audited payroll; except that the
Association’s most current audited payroll shall not include
payroll for the local government division of the Association.
Such amount shall be paid to the Association from the General
Fund or from any other fund.

(2) The distribution pursuant to subsection (1) of this
section shall end when there are no unfunded actuarial
accrued liabilities of any division of the Association that
receives such distribution. By SEPTEMBER 1, 2019, and by
SEPTEMBER 1 of each year thereafter, until the distribution
pursuant to subsection (1) of this section is no longer required,
the Board shall determine whether the sum of the Employer and
Member Contributions pursuant to Section 24-51-401 (1.7)(a), the
Contributions pursuant to Section 24-51-411, and the distribution
pursuant to subsection (1) of this section, is greater than the
amount necessary to eliminate the unfunded actuarial accrued
liability of each division of the Association that receives the
distribution in the next fiscal year. If the Board determines that
the total amount of the distribution pursuant to subsection (1)
of this section will not be required to eliminate the unfunded
actuarial accrued liability of each division of the Association
that receives the distribution, the Board shall notify the Office
of State Planning and Budgeting and the Joint Budget Committee
of the General Assembly by September 1 of the applicable year.

(3) The Association shall allocate the direct distribution
to the trust funds of each division of the Association as it would
AN EMPLOYER CONTRIBUTION, IN A MANNER THAT IS PROPORTIONATE TO
THE ANNUAL PAYROLL OF EACH DIVISION AS REPORTED TO THE
ASSOCIATION; EXCEPT THAT THE ASSOCIATION SHALL NOT ALLOCATE ANY
PORTION OF THE DIRECT DISTRIBUTION AMOUNT TO THE LOCAL
GOVERNMENT DIVISION OF THE ASSOCIATION.

(4) MONEY DISTRIBUTED TO THE ASSOCIATION PURSUANT TO
SUBSECTION (1) OF THIS SECTION SHALL BE INCLUDED FOR
INFORMATIONAL PURPOSES IN THE ANNUAL GENERAL APPROPRIATION BILL
OR IN SUPPLEMENTAL APPROPRIATION BILLS FOR THE PURPOSE OF
COMPLYING WITH THE LIMITATION ON STATE FISCAL YEAR SPENDING
IMPOSED BY SECTION 20 OF ARTICLE X OF THE STATE CONSTITUTION AND
SECTION 24-77-103.".

Renumber succeeding sections accordingly.

Page 30, line 17, strike "65" and substitute "60".

Page 43, strike lines 1 through 4 and substitute "WITH A SERVICE
RETIREMENT BENEFIT PURSUANT TO SECTION 24-51-602, OR RETIRED WITH
A REDUCED SERVICE RETIREMENT BENEFIT PURSUANT TO SECTION
24-51-604 BUT HAS,".

Page 43, line 5, strike "SIXTY-FIVE;" and substitute "SIXTY;".

Page 43, strike line 8 and substitute "WITH A SERVICE RETIREMENT
BENEFIT PURSUANT TO SECTION 24-51-602, OR RETIRED WITH A".

Page 46, strike lines 4 through 27.

Strike page 47.

Page 48, strike lines 1 and 2.

Renumber succeeding sections accordingly.

Page 48, line 27, strike "(1.7)(a)(I)." and substitute "(1.7)(a).".

Page 49, line 1, strike "(1.7)(a)(I)" and substitute "(1.7)(a)".

Page 50, strike lines 13 through 27.

Strike pages 51 through 55.

Page 56, strike lines 1 through 9 and substitute:

"SECTION 22. In Colorado Revised Statutes, add with
amended and relocated provisions article 51.5 to title 24 as follows:

ARTICLE 51.1
Pension Review Commission

24-51.1-101. [Formerly 31-31-1001.] Pension review
commission. (1) (a) There is hereby created the police officers' and
firefighters' pension reform review commission to be comprised of five
senators appointed by the president of the senate and ten representatives
appointed by the speaker of the house of representatives. The party
representation shall be in proportion generally to the relative number of members of the two major political parties in each chamber. The chair shall be designated by the speaker of the house of representatives in odd-numbered years and by the president of the senate in even-numbered years. The vice-chair shall be appointed by the speaker of the house of representatives in even-numbered years and by the president of the senate in odd-numbered years. Members of the commission shall receive the same per diem allowance authorized for other members of the general assembly serving on interim study committees and actual expenses for participation in meetings of the commission. Staff services for the commission shall be furnished by the state auditor's office, the legislative council, and the office of legislative legal services. The state auditor, with the approval of the commission, may contract for services deemed necessary for the implementation of this part 10 ARTICLE 51.1.

(b) The terms of the members appointed by the speaker of the house of representatives and the president of the senate and who are serving on March 22, 2007, shall be extended to and expire on or shall terminate on the convening date of the first regular session of the sixty-seventh general assembly. As soon as practicable after such convening date, the speaker and the president shall appoint or reappoint members in the same manner as provided in paragraph (a) of this subsection (1) of this section. Thereafter, the terms of members appointed or reappointed by the speaker and the president shall expire on the convening date of the first regular session of each general assembly, and all subsequent appointments and reappointments by the speaker and the president shall be made as soon as practicable after such convening date. The person making the original appointment or reappointment shall fill any vacancy by appointment for the remainder of an unexpired term. Members appointed or reappointed by the speaker and the president shall serve at the pleasure of the appointing authority and shall continue in office until the member's successor is appointed.

(2) The commission shall study and develop proposed legislation relating to funding of police officers' and firefighters' pensions in this state and benefit designs of such pension plans. In addition, the commission shall study and develop proposed legislation relating to the public employees' retirement association as specified in subsection (3) of this section. The commission study shall include a review of, and the proposed legislation may include, among other subjects, the following, as applicable:

(a) Normal retirement age; and compulsory retirement;
(b) Payment of benefits prior to normal retirement age;
(c) Service requirements for eligibility;
(d) Rate of accrual of benefits;
(e) Disability benefits;
(f) Survivors' benefits;
(g) Vesting of benefits;
(h) Employee AND EMPLOYER contributions;
(i) Postretirement increases;
(j) Creation of an administrative board;
(k) Creation of a consolidated statewide system;
(l) Distribution of state funds;
(m) Coordination of benefits with other programs;
(n) The volunteer firefighter pension system;
(o) The provisions of this article and article 30.5 of this title ARTICLE 30, 30.5 AND 31 OF TITLE 31;
The provisions of Article 51 of this title 24; and
(p) The necessity of continuing the direct to the public employees' retirement association pursuant to section 24-51-415.

(3) Repealed.

(3) After the public employees' retirement association submits its annual actuarial valuation to the legislative audit committee and the joint budget committee of the general assembly pursuant to section 24-51-204 (7), the commission may, with advice of the board of directors of the public employees' retirement association, propose legislation to address any issues that arise from such actuarial valuation or other information provided to the general assembly.

SECTION 23. In Colorado Revised Statutes, 31-30.5-302, amend (1) as follows:

31-30.5-302. Definitions. As used in this part 3, unless the context otherwise requires:
(1) "Commission" means the police officers' and firefighters' pension reform review commission established pursuant to section 31-31-1001; section 24-51.1-101.

SECTION 24. Repeal of provisions being relocated in this act.

In Colorado Revised Statutes, repeal 31-31-1001.

SECTION 25. In Colorado Revised Statutes, repeal 31-31-1002."

Renumber succeeding sections accordingly.

SB18-208 be referred favorably to the Committee on Appropriations.

On motion of Representative KC Becker, HB18-1371, 1372, 1391 were made Special Orders on April 17, 2018, at 10:24 a.m.

The hour of 10:24 a.m., having arrived, on motion of Representative Exum, the House resolved itself into Committee of the Whole for consideration of Special Orders and he was called to act as Chair.

SPECIAL ORDERS--SECOND READING OF BILLS

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

(Amendments to the committee amendment are to the printed committee report which was printed and placed in the members' bill file.)

HB18-1371 by Representative(s) Esgar and Becker J., Hansen; also Senator(s) Kefalas and Baumgardner, Sonnenberg--Concerning capital construction budget items, and, in
connection therewith, codifying the three-year period that
capital construction budget items remain available and
clarifying the deadlines for the submission of capital
construction budget requests, budget request amendments,
and budget request amendments that are related to a
request for a supplemental appropriation.

Amendment No. 1, Finance Report, dated April 16, 2018, and placed in
member's bill file; Report also printed in House Journal, April 17, 2018.

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

HB18-1372 by Representative(s) Esgar and Becker J., Hansen; also
Senator(s) Kefalas--Concerning an exemption of the
regional center depreciation account in the capital
construction fund from the definition of cash fund for
purposes of the requirements under the automatic cash
fund funding mechanism for payment of future costs
attributable to certain of the state's capital assets.

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

HB18-1391 by Representative(s) Duran and Winter; also Senator(s)
Martinez Humenik and Kerr--Concerning the prevention
of sexual misconduct on higher education campuses.

Amendment No. 1, Education Report, dated April 16, 2018, and placed
in member's bill file; Report also printed in House Journal, April 17,
2018.

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

ADOPTION OF COMMITTEE OF THE WHOLE REPORT

Passed Second Reading: HB18-1371 amended, 1372, 1391 amended.

The Chairman moved the adoption of the Committee of the Whole
Report. As shown by the following roll call vote, a majority of those
elected to the House voted in the affirmative, and the Report was
adopted.

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<th>YES</th>
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House in recess. House reconvened.

PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed:
HB18-1393, 1394.

SIGNING OF BILLS - RESOLUTIONS - MEMORIALS

The Speaker has signed: HB18-1104, 1132, 1211, 1237, 1243, 1282, 1326; SB18-146, 154, and 169.

DELIVERY OF BILLS TO GOVERNOR

The Chief Clerk of the House of Representatives reports the following bills have been delivered to the Office of the Governor: HB18-1025, 1065, 1093, 1109, 1254, 1327, 1330 at 2:33 p.m. on April 17, 2018.

MESSAGE FROM THE SENATE

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB18-232, 012, 221, 231
SB18-024 Amended in General Orders as printed in Senate Journal, April 16, 2018.
SB18-042 Amended in General Orders as printed in Senate Journal, April 16, 2018.
SB18-085 Amended in General Orders as printed in Senate Journal, April 16, 2018.
House Journal--98th Day--April 17, 2018


SB18-083 Amended in General Orders as printed in Senate Journal, April 16, 2018.


SB18-150 Amended in General Orders as printed in Senate Journal, April 16, 2018.

HB18-1156 Amended in General Orders as printed in Senate Journal, April 16, 2018.

The Senate has passed on Third Reading and returns herewith: HB18-1250 and 1069.

The Senate has postponed indefinitely: HB18-1131, 1089, and 1278.

MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, SB18-221, 231, and 232.
without comment, as amended, HB18-1156.
without comment, as amended, SB18-024, 042, 083, 085, 145, 150, 191, 193, 203, 220, and 225.
with comment, SB18-012

MESSAGE(S) FROM THE GOVERNOR

I certify I received the following on the 16th day of April, 2018, at 4:30 p.m. The original is on file in the records of the House of Representatives of the General Assembly.

Marilyn Eddins,
Chief Clerk of the House

April 16, 2018
The Honorable General Assembly
State Capitol
200 E. Colfax Avenue
Denver, Colorado 80203

Dear Members of the General Assembly:

This clemency report is submitted to you on behalf of Governor Hickenlooper as required under Article IV, Section 7, of the Colorado Constitution. I am attaching copies of the 17 executive orders granting clemency on March 29, 2018. I am also attaching 16 letters that accompanied the pardons.

The following persons were granted pardons on March 29, 2018:
Curtis Aude, for the 1986 crime of Conspiracy to Commit Possession and Distribution of Marijuana, committed in El Paso County;

James Benavidez, for the 1963 crime of Burglary, committed in La Plata County;

Traci Brigham, for the 1991 crime of Distribution of a Controlled Substance, Schedule III, committed in Larimer County;

Derrik Clayton Broadfield, for the 1984 crime of Second Degree Burglary, committed in El Paso County;

Bruce Bryan, for the 1969 crime of Burglary, committed in Larimer County;

Michell Cabaniss, for the 1990 crime of Criminal Attempt to Commit Sale of a Controlled Substance, Schedule I, committed in Larimer County;

Justin Campbell, for the 2005 crime of First Degree Criminal Trespass, committed in Adams County;

Brian Clear, for the 1994 crimes of Criminal Mischief, Second Degree Burglary, Criminal Attempt Extreme Indifference to Murder, First Degree Aggravated Motor Vehicle Theft, Aggravated Juvenile Offence, Violation of a Bail Bond, and Menacing with a Deadly Weapon, committed in Mesa County;

Dennis Hiser, for the 1989 crime of Attempted Distribution of a Controlled Substance, committed in El Paso County;

Frank Maez, for the 1998 crime of Possession of a Controlled Substance, Schedule II, committed in Adams County;

Patrick Noel, for the 1994 crime of Unlawful Possession of a Controlled Substance, Schedule IV, committed in Larimer County;

Julie Schiltz, for the 2003 crime of Possession of a Schedule II Controlled Substance, committed in El Paso County;

Pamela Scott, for the 1978 crime of Second Degree Assault, committed in Larimer County;

Tisha Sjostrand, for the 1998 crime of Possession of Eight Ounces or More of Marijuana, committed in Jefferson County;

Dustin Weaver, for the 2003 crime of Assault, committed in Larimer County;

Janeah Weaver, for the 2003 crime of Harassment, committed in Larimer County;

and

Cindy Williamson, for the 1992 crime of Possession of a Controlled Substance, Schedule IV, committed in Adams County.

Please feel free to contact the Governor’s Office should you have any questions regarding the clemency process. Thank you.

Sincerely,

Jacki Cooper Melmed
Chief Legal Counsel

INTRODUCTION OF BILLS
First Reading

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

HB18-1395 by Representative(s) Winter and McKean--Concerning creation of the Colorado youth advisory council review committee, and, in connection therewith, making an appropriation.

Committee on Education
HB18-1396 by Representative(s) Buckner; also Senator(s) Moreno--

Concerning creation of an advanced placement exam fee
grant program in the department of education.
Committee on Education

HB18-1397 by Representative(s) Jackson; also Senator(s) Moreno--

Concerning modifications to the residential warranty of
habitability for the purpose of protecting renters.
Committee on Health, Insurance, & Environment

SB18-031 by Senator(s) Gardner, Kagan; also Representative(s)
Foote, Herod--Concerning an extension of the title 12
recodification study being conducted by the office of
legislative legal services, and, in connection therewith,
making an appropriation.
Committee on Judiciary

SB18-038 by Senator(s) Donovan and Coram, Baumgardner, Jones,
Sonnenberg; also Representative(s) Esgar and Willett,
Arndt, Hansen, Saine--Concerning the allowable uses of
reclaimed domestic wastewater, and, in connection
therewith, allowing reclaimed domestic wastewater to be
used for industrial hemp cultivation.
Committee on Agriculture, Livestock, & Natural Resources

SB18-039 by Senator(s) Jones and Cooke, Baumgardner, Coram,
Merrifield; also Representative(s) Thurlow and Exum,
Becker K., Carver, Hamner, Singer--Concerning the
wildfire matters review committee, and, in connection
therewith, deferring the date on which the committee is
scheduled to repeal and making an appropriation.
Committee on Local Government

SB18-201 by Senator(s) Priola; also Representative(s) Covarrubias--
Concerning the application of child care licensing
requirements for religious organizations for the time period
during which services or programs are being offered.
Committee on Public Health Care & Human Services

SB18-206 by Senator(s) Priola and Kerr, Garcia, Holbert, Todd,
Guzman, Martinez Humenik, Neville T.; also
Representative(s) Arndt and Wist, Becker K., Bridges,
Buckner, Coleman, Exum, Hooton, Liston, Lundeen,
Michaelson Jenet, Pettersen, Reyher, Van Winkle--
Concerning ensuring affordability at public research
universities in Colorado, and, in connection therewith,
making an appropriation.
Committee on Education

SB18-209 by Senator(s) Todd and Martinez Humenik, Tate; also
Representative(s) Pabon and Thurlow, Singer--Concerning
modifications to the government data advisory board
created in the office of information technology.
Committee on Business Affairs and Labor
SB18-210 by Senator(s) Tate; also Representative(s) Arndt and Hooton--Concerning the regulation of real estate appraisal management companies, and, in connection therewith, aligning state law with current federal law and regulations.
Committee on Business Affairs and Labor

SB18-218 by Senator(s) Coram; also Representative(s) Arndt--Concerning the funding of Colorado water conservation board projects, and, in connection therewith, making appropriations.
Committee on Agriculture, Livestock, & Natural Resources

INTRODUCTION OF RESOLUTION

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

SJR18-010 by Senator(s) Crowder and Coram; also Representative(s) McLachlan--Concerning the designation of Colorado State Highway 84 between Pagosa Springs and the Colorado state line as the "Nolan Olson Memorial Highway".
Committee on Transportation & Energy

LAY OVER OF CALENDAR ITEM(S)

On motion of Representative Weissman, the following item(s) on the Calendar were laid over until April 18, retaining place on Calendar:
Consideration of General Orders--SB18-143, 207, 178, 177, 003, 062, 015.
Consideration of Resolution(s)--SJR18-009, HJR18-1014, 1018.
Consideration of Senate Amendment(s)--HB18-1253, 1042, 1146.

On motion of Representative Weissman, the House adjourned until 9:00 a.m., April 18, 2018.

Approved:
CRISANTA DURAN,
Speaker

Attest:
MARIlyn EDDINS,
Chief Clerk
Prayer by the Reverend Cynthia Cearley, Centennial.

The Speaker called the House to order at 9:00 a.m.

Pledge of Allegiance led by Anna Cole, Olivia Corn, Sophie Noel, Girls Athletic Leadership Schools, Denver.

The roll was called with the following result:

- Present--61.
- Excused--Representative(s) Catlin, Everett, Singer, Winter--4.
- Present after roll call--Representative(s) Everett, Singer.

The Speaker declared a quorum present.

On motion of Representative Coleman, the reading of the journal of April 17, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

THIRD READING OF BILL(S)--FINAL PASSAGE

The following bill(s) were considered on Third Reading. The title(s) were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

HB18-1273 by Representative(s) Salazar and Esgar; also Senator(s) Merrifield--Concerning protection for Colorado residents from federal government overreach based on a person's status.

As shown by the following roll call vote, a majority of all members elected to the House voted in the affirmative, and Representative Esgar was given permission to offer a Third Reading amendment:

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</table>
Third Reading amendment No. 1, by Representative Esgar.

Amend printed bill, page 3, after line 6 insert:

"24-76.6-101. Short title. The short title of this article 76.6 is the "Minoru Yasui Freedom Defense Act".".

Renumber succeeding C.R.S. sections accordingly.

The amendment succeeding C.R.S. sections accordingly.

The amendment was declared passed by the following roll call vote:

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The question being, "Shall the bill, as amended, pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared passed.

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HB18-1344 by Representative(s) Weissman and Sias; also Senator(s) Coram and Moreno--Concerning relief from collateral consequences of criminal actions.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Becker K., Buckner, Exum, Foote, Gray, Herod, Hooton, Jackson, Kennedy, Lee, Lontine, McLachlan, Melton, Pettersen, Roberts, Salazar, Singer, Weissman, Young, Speaker

HB18-1354 by Representative(s) McKean, Arndt, Hooton, Thurlow; also Senator(s) Zenzinger, Martinez Humenik, Moreno--Concerning a requirement that written warranties for powersports vehicles be honored.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
HB18-1281  by Representative(s) Esgar--Concerning measures to enhance the consumer protection mission of the Colorado public utilities commission, and, in connection therewith, prohibiting a person with recent connections to a regulated utility from serving on the commission and providing for periodic performance audits.

Laid over until April 19, retaining place on Calendar.

SB18-033  by Senator(s) Sonnenberg; also Representative(s) Arndt and Becker J.--Concerning the continuation of the animal feeding operation permit program under the department of public health and environment, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
SB18-108 by Senator(s) Crowder and Coram; also Representative(s) Arndt and Singer--Concerning the issuance of identification documents under the "Colorado Road and Community Safety Act" to persons who are not lawfully present in the United States, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Buckner, Coleman, Esgar, Exum, Foote, Garnett, Gray, Hammer, Herod, Hooton, Jackson, Kraft-Tharp, Lee, Lontine, Melton, Michaelson Jenet, Pabon, Pettersen, Roberts, Rosenthal, Salazar, Valdez, Weissman, Speaker

SB18-132 by Senator(s) Smallwood; also Representative(s) Kennedy--Concerning a waiver of federal law to permit insurance carriers to offer catastrophic health plans to any individual residing in Colorado, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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<td>Rosenthal</td>
<td>Y</td>
<td>Young</td>
<td>Y</td>
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</tbody>
</table>

Co-sponsor(s) added: Representative(s) Bridges, Esgar, Exum, Ginal, Gray, Hamner, Jackson, Lee, Lontine, Lundeen, McKean, McLachlan, Michaelson Jenet, Neville P., Pettersen, Reyher, Saine, Singer, Wilson, Winkler, Young

**SB18-141** by Senator(s) Court; also Representative(s) Wilson and Hansen--Concerning voluntary contribution designations on the Colorado individual income tax return form.

By **HB18-1371** by Representative(s) Esgar and Becker J., Hansen; also Senator(s) Kefalas and Baumgardner, Sonnenberg--Concerning capital construction budget items, and, in connection therewith, codifying the three-year period that capital construction budget items remain available and clarifying the deadlines for the submission of capital
construction budget requests, budget request amendments, and budget request amendments that are related to a request for a supplemental appropriation.

The question being "Shall the bill pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

<table>
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<tr>
<th>YES</th>
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Arndt Y Foote Y Lewis N Saine Y
Becker J. Y Garnett Y Liston Y Salazar Y
Becker K. Y Ginal Y Lontine Y Sandridge Y
Beckman Y Gray Y Lundeen Y Sias Y
Benavidez Y Hamner Y McKeen Y Singer Y
Bridges Y Hansen Y McLachlan Y Thurlow Y
Buck Y Herod Y Melton Y Valdez Y
Buckner Y Hooton Y Michaelson Jenet Y Van Winkle Y
Carver Y Humphrey Y Neville P. Y Weissman Y
Catlin E Jackson Y Pabon Y Willett Y
Coleman Y Kennedy Y Pettersen Y Williams D. Y
Covarrubias Y Kraft-Tharp Y Rankin Y Wilson Y
Danielson E Landgraf Y Ransom Y Winkler Y
Esgar Y Lawrence Y Reyher Y Winter E
Everett Y Lee Y Roberts Y Wist Y
Exum Y Leonard Y Rosenthal Y Young Y
Speaker Y

Co-sponsor(s) added: Representative(s) Becker K., Gray, Hooton, Pettersen, Roberts, Rosenthal, Valdez, Young, Speaker

HB18-1372 by Representative(s) Esgar and Becker J., Hansen; also Senator(s) Kefalas--Concerning an exemption of the regional center depreciation account in the capital construction fund from the definition of cash fund for purposes of the requirements under the automatic cash fund funding mechanism for payment of future costs attributable to certain of the state's capital assets.

The question being "Shall the bill pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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<tr>
<th>YES</th>
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Arndt Y Foote Y Lewis N Saine Y
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Becker K. Y Ginal Y Lontine Y Sandridge Y
Beckman Y Gray Y Lundeen Y Sias Y
Benavidez Y Hamner Y McKeen Y Singer Y
Bridges Y Hansen Y McLachlan Y Thurlow Y
Buck Y Herod Y Melton Y Valdez Y
Buckner Y Hooton Y Michaelson Jenet Y Van Winkle Y
Carver Y Humphrey Y Neville P. Y Weissman Y
Catlin E Jackson Y Pabon Y Willett Y
Coleman Y Kennedy Y Pettersen Y Williams D. Y
HB18-1391 by Representative(s) Duran and Winter; also Senator(s) Martinez Humenik and Kerr--Concerning the prevention of sexual misconduct on higher education campuses.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

- YES 34
- NO 28
- EXCUSED 3
- ABSENT 0

Co-sponsor(s) added: Representative(s) Lee, Roberts

On motion of Representative Gray, the House resolved itself into Committee of the Whole for consideration of General Orders, and he was called to act as Chair.

GENERAL ORDERS--SECOND READING OF BILLS

The Committee of the Whole having risen, the Chair reported the titles of the following bills had been read (reading at length had been dispensed with by unanimous consent), the bills considered and action taken thereon as follows:
Amendments to the committee amendment are to the printed committee report which was printed and placed in the members' bill file.)

HB18-1314 by Representative(s) Ginal and Lawrence; also Senator(s) Cooke--Concerning prohibiting the use of unmanned aircraft systems to obstruct public safety operations.

Amendment No. 1, by Representative(s) Ginal.

Strike the Judiciary Committee Report, dated April 12, 2018, and substitute:

"Amend printed bill, strike pages 3 and 4.

Page 5, strike lines 1 through 8 and substitute:

"SECTION 2. In Colorado Revised Statutes, 18-8-104, amend (5)(b); and add (2.5) and (5)(c) as follows:

18-8-104. Obstructing a peace officer, firefighter, emergency medical services provider, rescue specialist, or volunteer. (2.5) If a person is alleged to have committed the offense described in subsection (1)(a) or (1)(b) of this section by using or threatening to use an unmanned aircraft system as an obstacle, the offense does not apply if the person who operates the unmanned aircraft system:

(a) Obtains permission to operate the unmanned aircraft system from a law enforcement agency or other entity that is coordinating the response of peace officers, firefighters, emergency medical service providers, rescue specialists, or volunteers to an emergency or accident;

(b) Continues to communicate with such entity during the operation of the unmanned aircraft system; and

(c) Complies immediately with any instructions from the entity concerning the operation of the unmanned aircraft system.

(5) For purposes of this section, unless the context otherwise requires:

(b) "Rescue specialist" means a member of a public or private rescue agency, whether that person is a volunteer or receives compensation for services rendered as such rescue specialist. "Obstacle" includes an unmanned aircraft system.

(c) "Rescue specialist" means a member of a public or private rescue agency, whether that person is a volunteer or receives compensation for services rendered as such rescue specialist."

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

SB18-156 by Senator(s) Cooke; also Representative(s) Kennedy--Concerning the publication of fiscal information by a county.

Laid over until April 19, retaining place on Calendar.
SB18-068 by Senator(s) Cooke; also Representative(s) Van Winkle and Bridges--Concerning criminalizing false reports, and, in connection therewith, making an appropriation.

Laid over until April 23, retaining place on Calendar.

SB18-143 by Senator(s) Fenberg and Coram; also Representative(s) Arndt and Wilson--Concerning measures to increase revenue for the parks and wildlife division, and, in connection therewith, setting certain hunting, fishing, parks, and recreation fees.

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

SB18-207 by Senator(s) Moreno, Lambert, Lundberg; also Representative(s) Rankin, Hamner, Young--Concerning authority for the department of human services to retain amounts from certain cash funds for its indirect costs.

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

HB18-1342 by Representative(s) Melton--Concerning a requirement that a common interest community created in Colorado before July 1, 1992, comply with a provision of the "Colorado Common Interest Ownership Act" that allows a majority of the unit owners in a common interest community to veto a budget proposed by the executive board of the common interest community.

Amendment No. 1, by Representative(s) Melton.

Amend printed bill, page 2, after line 8 insert:

"SECTION 2. In Colorado Revised Statutes, 38-33.3-303, amend as it becomes effective July 1, 2018, (4)(a)(II) as follows:

38-33.3-303. Executive board members and officers - powers and duties - reserve funds - reserve study - audit.

(4) (a) (II) (A) Unless the declaration requires otherwise, the budget proposed by the executive board does not require approval from the unit owners and it will be deemed approved by the unit owners in the absence of a veto at the noticed meeting by a majority of all unit owners, or if permitted in the declaration, a majority of a class of unit owners, or any larger percentage specified in the declaration, whether or not a quorum is present. If the proposed budget is vetoed, the periodic budget last proposed by the executive board and not vetoed by the unit owners must be continued until a subsequent budget proposed by the executive board is not vetoed by the unit owners.

(B) THIS SUBSECTION (4)(a)(II) SHALL NOT APPLY TO ANY COMMON INTEREST COMMUNITY FORMED PRIOR TO JULY 1, 1992, IF THE DECLARATION SETS A MAXIMUM ASSESSMENT AMOUNT OR LIMITS THE
INCREASE IN AN ANNUAL BUDGET TO A SPECIFIC AMOUNT AND THE BUDGET PROPOSED BY THE EXECUTIVE BOARD DOES NOT EXCEED THE MAXIMUM AMOUNT OR LIMITS SET IN THE DECLARATION."

Renumber succeeding sections accordingly.

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

**SB18-177** by Senator(s) Priola and Todd; also Representative(s) Bridges and Sias--Concerning procedures when certain private schools cease operations.

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

**SB18-003** by Senator(s) Scott, Grantham, Holbert; also Representative(s) Hansen and Becker J.--Concerning the Colorado energy office.

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

**SB18-178** by Senator(s) Smallwood; also Representative(s) Kraft-Tharp--Concerning the definition of similar coverage for workers' compensation for certain operators of commercial vehicles.

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

**SB18-062** by Senator(s) Moreno; also Representative(s) Melton--Concerning liability limits in snow and ice removal contracts.

Amendment No. 1, Judiciary Report, dated April 12, 2018, and placed in member's bill file; Report also printed in House Journal, April 13, 2018.

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

**SB18-015** by Senator(s) Gardner and Hill; also Representative(s) Williams D. and Liston--Concerning the "Protecting Homeowners and Deployed Military Personnel Act".

Amendment No. 1, State, Veterans, & Military Affairs Report, dated April 12, 2018, and placed in member's bill file; Report also printed in House Journal, April 13, 2018.

Amendment No. 2, by Representative(s) Benavidez.

Amend the State, Veterans, & Military Affairs committee report, dated April 12, 2018, page 2, line 8, after "INJUNCTION" insert "AND ISSUE A WRIT OF EXECUTION".
Page 3, line 24, after "INJUNCTION" insert "AND WRIT OF EXECUTION".

Page 4, line 18, after "INJUNCTION" insert "AND ISSUE A WRIT OF EXECUTION".

Page 4, line 36, strike "GRANTS" and substitute "ENTERS".

Page 4, line 37, strike "INJUNCTION," substitute "INJUNCTION AND ISSUES A WRIT OF EXECUTION".

Page 4, after line 40, insert:

"(5) (a) EXCEPT AS PROVIDED IN SUBSECTION (5)(b) OF THIS SECTION, THE WRIT OF EXECUTION MUST BE EXECUTED PURSUANT TO SECTION 13-40-122.".

Page 4, line 41, strike "(5) (a)" and substitute "(b)", and strike "HOURS" and substitute "HOURS, OR AS SOON AS POSSIBLE,".

Page 5, after line 1, insert:

"Page 5, line 3, strike "(b)" and substitute "(c)".

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

ADOPOTION OF COMMITTEE OF THE WHOLE REPORT


Laid over until date indicated retaining place on Calendar:
SB18-156--April 19, 2018

The Chairman moved the adoption of the Committee of the Whole Report. As shown by the following roll call vote, a majority of those elected to the House voted in the affirmative, and the Report was adopted.

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The Speaker announced the following temporary committee appointment(s) for April 18, 2018 only:

**Finance**
- Representative Arndt to replace Representative Foote
- Representative Kraft-Tharp to replace Representative Gray

**Transportation and Energy**
- Representative Lee to replace Representative Winter

The Speaker announced the following temporary committee appointment(s) for April 19, 2018 only:

**Appropriations**
- Representative Esgar to replace Representative Winter

House in recess. House reconvened.

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**REPORT(S) OF COMMITTEE(S) OF REFERENCE**

**FINANCE**
After consideration on the merits, the Committee recommends the following:

- **HB18-1215** be referred favorably to the Committee on Appropriations.
- **HB18-1220** be referred to the Committee of the Whole with favorable recommendation.
- **HB18-1224** be referred favorably to the Committee on Appropriations.
- **HB18-1244** be referred favorably to the Committee on Appropriations.
- **HB18-1350** be referred favorably to the Committee on Appropriations.
HEALTH, INSURANCE & ENVIRONMENT
After consideration on the merits, the Committee recommends the following:

HB18-1384 be referred favorably to the Committee on Appropriations.

JUDICIARY
After consideration on the merits, the Committee recommends the following:

HB18-1269 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, add 22-1-130 as follows:

22-1-130. Notice to parents of alleged criminal conduct by school employees - legislative declaration - definitions. (1) (a) The general assembly finds that:

(I) It is the right and responsibility of parents to guide the education and upbringing of their children;

(II) An essential role of parents in ensuring the safety and quality of their children's education is to remain active, engaged, and fully informed about what is occurring in their children's classrooms and within the school environment;

(III) Ensuring the safety of school children is one of the primary responsibilities of state and local government, law enforcement, and school communities;

(IV) In order to ensure a safe school environment that is conducive to learning, students and parents must be assured that criminal behavior that is harmful to children is reported and dealt with appropriately and in a manner that is transparent to parents and the school community; and

(V) Parents are understandably concerned when law enforcement agencies make accusations about school employees at their children's schools.

(b) Therefore, the general assembly declares that it is appropriate to require a public school to notify parents of school children when a school employee is charged with certain crimes that may put children at risk.

(2) As used in this section, unless the context otherwise requires:

(a) "Employee" means an employee of a local education provider whose employment requires or required the employee to be in contact with students or whose work area gives or gave the employee access to students. "Employee" includes a former employee if the employee was employed by the local education provider at any time within twelve months before an offense is charged. If a school district, district charter school, or
INSTITUTE CHARTER SCHOOL HAS CONTRACTED WITH A PRIVATE ENTITY TO
OPERATE AN ONLINE SCHOOL, THE EMPLOYEE OF THE PRIVATE ENTITY IS
DEEMED TO BE AN EMPLOYEE OF THE SCHOOL DISTRICT, DISTRICT CHARTER
SCHOOL, OR INSTITUTE CHARTER SCHOOL FOR PURPOSES OF THIS SECTION.

(b) "LOCAL EDUCATION PROVIDER" MEANS A SCHOOL DISTRICT, A
BOARD OF COOPERATIVE SERVICES, A CHARTER SCHOOL COLLABORATIVE,
A CHARTER SCHOOL AUTHORIZED BY A SCHOOL DISTRICT PURSUANT TO
PART 1 OF ARTICLE 30.5 OF THIS TITLE 22, AND A CHARTER SCHOOL
AUTHORIZED BY THE STATE CHARTER SCHOOL INSTITUTE PURSUANT TO
PART 5 OF ARTICLE 30.5 OF THIS TITLE 22.

(c) "PARENT" MEANS THE BIOLOGICAL OR ADOPTIVE PARENT OR
THE LEGAL GUARDIAN OR LEGAL CUSTODIAN OF A STUDENT ENROLLED IN
A LOCAL EDUCATION PROVIDER AT THE TIME NOTIFICATION IS MADE
PURSUANT TO THIS SECTION.

(3)(a) PURSUANT TO SECTION 22-2-119 (4)(b), LOCAL EDUCATION
PROVIDERS ROUTINELY RECEIVE REPORTS FROM THE COLORADO BUREAU
OF INVESTIGATION RELATING TO EMPLOYEES WHO HAVE PREVIOUSLY BEEN
SUBJECT TO A BACKGROUND CHECK. IF A LOCAL EDUCATION PROVIDER
RECEIVES A REPORT FROM THE COLORADO BUREAU OF INVESTIGATION
THAT INCLUDES INFORMATION THAT AN EMPLOYEE HAS BEEN ARRESTED
FOR AN OFFENSE DESCRIBED IN SUBSECTION (3)(b) OF THIS SECTION, THE
LOCAL EDUCATION PROVIDER SHALL MONITOR THE CRIMINAL
PROCEEDINGS TO DETERMINE WHETHER THE EMPLOYEE IS CHARGED WITH
AN OFFENSE DESCRIBED IN SUBSECTION (3)(b) OF THIS SECTION AND
WHETHER A PRELIMINARY HEARING HAS BEEN HELD IF THE CHARGE IS
ELIGIBLE FOR A PRELIMINARY HEARING.

(b) THE LOCAL EDUCATION PROVIDER SHALL NOTIFY PARENTS, AS
PROVIDED IN SUBSECTION (4) OF THIS SECTION, IF AN EMPLOYEE IS
CHARGED, AS THAT TERM IS DEFINED IN SECTION 16-1-104 (6), WITH:
(I) Felony child abuse, as specified in section 18-6-401;
(II) A crime of violence, as defined in section 18-1.3-406,
not including assault in the second degree unless the victim is
a child;
(III) A felony offense involving unlawful sexual
behavior, as defined in section 16-22-102 (9);
(IV) A felony, where it is alleged that the underlying
factual basis of which includes an act of domestic violence, as
defined in section 18-6-800.3;
(V) Felony indecent exposure, as described in section
18-7-302; or
(VI) A felony drug offense described in part 4 of article
18 of title 18, that is a level 1 or level 2 drug felony.

(4) (a) WITHIN TWO SCHOOL DAYS AFTER THE PRELIMINARY
HEARING IS HELD OR IS WAIVED OR DEEMED WAIVED BY THE EMPLOYEE,
OR WITHIN TWO SCHOOL DAYS AFTER THE DATE ON WHICH THE EMPLOYEE
IS CHARGED, IF THE CHARGED OFFENSE IS NOT ELIGIBLE FOR A
PRELIMINARY HEARING, THE LOCAL EDUCATION PROVIDER SHALL PROVIDE
NOTICE TO PARENTS PURSUANT TO SUBSECTION (5) OF THIS SECTION.

(b) IF THE LOCAL EDUCATION PROVIDER HAS ALREADY PROVIDED
NOTICE TO PARENTS THAT SUBSTANTIALLY CONFORMS WITH THE NOTICE
REQUIREMENTS SET FORTH IN SUBSECTION (5) OF THIS SECTION, THE LOCAL
EDUCATION PROVIDER NEED NOT PROVIDE ADDITIONAL NOTICE PURSUANT
TO THE PROVISIONS OF THIS SECTION.

(c) THE LOCAL EDUCATION PROVIDER MUST PROVIDE NOTICE TO
THE PARENTS OF A STUDENT:
(I) Enrolled in the public school in which the employee is employed or was employed at the time of the alleged offense; or

(II) With whom the local education provider has reason to believe the employee may have had contact as part of his or her employment with the local education provider.

(d) The local education provider shall provide the required notice to parents in the same manner by which the local education provider notifies parents of important school business, which may include e-mail notification or other electronic communication sent directly to parents or by first-class mail. Within two school days after the local education provider confirms the disposition of the charge, the local education provider shall provide notice to parents of the disposition of the charge using the same notification method used in the original notice to parents.

(e) Notwithstanding the provisions of subsection (4)(a) of this section to the contrary, if a delay in parent notification is requested by the appropriate law enforcement agency, the local education provider shall delay notification to parents until the request is withdrawn.

(f) A local education provider shall notify parents pursuant to this section regardless of whether the actions giving rise to the charge occurred while the employee was on duty.

(g) The board or governing body of the local education provider shall establish policies to comply with the provisions of this section when school is not in session.

(5) (a) The local education provider's notification to parents of a charge brought against an employee must include the following:

(I) The name of the employee;

(II) The employee's position;

(III) Whether the employee continues to be employed by the local education provider;

(IV) The length of employment with the local education provider;

(V) The alleged offense as set forth in the charging document, including the violation of statute or code; and

(VI) A statement that, under state and federal law, a person is presumed innocent until proven guilty.

(b) A local education provider may provide additional information to parents regarding the underlying facts or circumstances relating to the charge but shall not disclose the identity of the alleged victim.

(6) Each local education provider shall incorporate the notification requirements set forth in this section as part of a safe school plan required pursuant to section 22-32-109.1, as applicable.

SECTION 2. In Colorado Revised Statutes, 22-2-117, amend (1)(b)(V) and (1)(b)(VI); and add (1)(b)(VII) as follows:

22-2-117. Additional power - state board - waiver of requirements - rules. (1) (b) The state board shall not waive any of the requirements specified in any of the following statutory provisions:

(V) The "Children's Internet Protection Act", article 87 of this title 22; or
(VI) The requirement to post on the internet the statutes for which waivers are granted as provided in section 22-44-305; or
(VII) ANY PROVISIONS OF SECTION 22-1-130 RELATING TO NOTIFICATION TO PARENTS OF ALLEGED CRIMINAL CONDUCT BY SCHOOL DISTRICT EMPLOYEES.

SECTION 3. In Colorado Revised Statutes, 22-30.5-104, amend (6)(c)(V) and (6)(c)(VI); and add (6)(c)(VII) as follows:

22-30.5-104. Charter school - requirements - authority - rules.
(6) (c) A school district, on behalf of a charter school, may apply to the state board for a waiver of a state statute or state rule that is not an automatic waiver. Notwithstanding any provision of this subsection (6) to the contrary, the state board may not waive any statute or rule relating to:

(V) The "Children's Internet Protection Act", article 87 of this title 22; or
(VI) The requirement to post on the internet the statutes for which waivers are granted as provided in section 22-44-305; or
(VII) ANY PROVISIONS OF SECTION 22-1-130, RELATING TO NOTIFICATION TO PARENTS OF ALLEGED CRIMINAL CONDUCT BY SCHOOL DISTRICT EMPLOYEES.

SECTION 4. In Colorado Revised Statutes, 22-30.5-507, amend (7)(b)(V) and (7)(b)(VI); and add (7)(b)(VII) as follows:

22-30.5-507. Institute charter school - requirements - authority - rules. (7) (b) An institute charter school may apply to the state board, through the institute, for a waiver of state statutes and state rules that are not automatic waivers. The state board may waive state statutory requirements or rules promulgated by the state board; except that the state board may not waive any statute or rule relating to:

(V) The "Children's Internet Protection Act", article 87 of this title 22; or
(VI) The requirement to post on the internet the statutes for which waivers are granted as provided in section 22-44-305; or
(VII) ANY PROVISIONS OF SECTION 22-1-130, RELATING TO NOTIFICATION TO PARENTS OF ALLEGED CRIMINAL CONDUCT BY INSTITUTE CHARTER SCHOOL EMPLOYEES.

SECTION 5. Act subject to petition - effective date. This act takes effect August 15, 2018; 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 2018 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor.

Page 1, lines 102 and 103, strike "CRIMINAL CONDUCT THAT COULD" and substitute "FELONY OFFENSES THAT WOULD".

HB18-1356 be referred to the Committee of the Whole with favorable recommendation.

HJR18-1013 be referred to the House for final action.
After consideration on the merits, the Committee recommends the following:

**HB18-1357** 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 11 and substitute:

"(1) "HEALTH CARE PROVIDER" OR "PROVIDER" MEANS:

(a) A".

Page 2, line 12, strike "(17), OR" and substitute "(17);

(b) A".

Page 2, line 14, strike "12." and substitute "(12); OR

(c) ANY OTHER HEALTH CARE PROVIDER REGULATED BY THE STATE.".

Page 2, line 22, after "(1)" insert "(a)".

Page 3, after line 2 insert:

"(b) THE OFFICE AND THE DEPARTMENT SHALL OPERATE PURSUANT TO A MEMORANDUM OF UNDERSTANDING BETWEEN THE TWO ENTITIES. THE MEMORANDUM OF UNDERSTANDING CONTAINS, AT A MINIMUM:

(I) A REQUIREMENT THAT THE OFFICE HAS ITS OWN PERSONNEL RULES;

(II) A REQUIREMENT THAT THE OMBUDSPERSON HAS INDEPENDENT HIRING AND TERMINATION AUTHORITY OVER OFFICE EMPLOYEES;

(III) A REQUIREMENT THAT THE OFFICE MUST FOLLOW STATE FISCAL RULES;

(IV) A REQUIREMENT THAT THE OFFICE OF BEHAVIORAL HEALTH SHALL OFFER THE OFFICE LIMITED SUPPORT WITH RESPECT TO:

(A) PERSONNEL MATTERS;

(B) RECRUITMENT;

(C) PAYROLL;

(D) BENEFITS;

(E) BUDGET SUBMISSION, AS NEEDED;

(F) ACCOUNTING; AND

(G) OFFICE SPACE, FACILITIES, AND TECHNICAL SUPPORT; AND

(V) ANY OTHER PROVISIONS REGARDING ADMINISTRATIVE SUPPORT THAT WILL HELP MAINTAIN THE INDEPENDENCE OF THE OFFICE.

(c) THE OFFICE SHALL OPERATE WITH FULL INDEPENDENCE AND HAS COMPLETE AUTONOMY, CONTROL, AND AUTHORITY OVER OPERATIONS, BUDGET, AND PERSONNEL DECISIONS RELATED TO THE OFFICE AND THE OMBUDSPERSON.".

Page 3, line 3, strike "JANUARY 1, 2019," and substitute "NOVEMBER 1, 2018,".

Page 3, line 27, strike "REPORT CONCERNS AND COMPLAINTS" and substitute "ASSIST CONSUMERS AND PROVIDERS IN REPORTING CONCERNS AND FILING COMPLAINTS WITH APPROPRIATE REGULATORY OR OVERSIGHT AGENCIES".
Page 4, after line 12 insert:

"(4) The Ombudsperson, employees of the Office, and any persons acting on behalf of the Office shall comply with all state and federal confidentiality laws that govern the Department with respect to the treatment of confidential information or records and the disclosure of such information and records.

(5) In the performance of his or her duties, the Ombudsperson shall act independently of the Office of Behavioral Health. Any recommendations made by the Ombudsperson or positions taken by the Ombudsperson do not reflect those of the Department or Office of Behavioral Health.".

Page 4, after line 18 insert:

'27-80-305. Qualified immunity. The Ombudsperson and employees or persons acting on behalf of the Office are immune from suit and liability, either personally or in their official capacities, for any claim for damage to or loss of property, or for personal injury or other civil liability caused by or arising out of any actual or alleged act, error, or omission that occurred within the scope of employment, duties, or responsibilities pertaining to the Office, including issuing reports or recommendations; except that nothing in this section protects those persons from suit or liability for damage, loss, injury, or liability caused by the intentional or willful and wanton misconduct of the person.".

Renumber succeeding C.R.S. section accordingly.

Page 5, strike line 13 and substitute "provider or identifying information about a health care facility licensed pursuant to section 25-1.5-103 or an emergency medical services facility, as defined in section 27-65-102 (5.5).".

Page 5, line 24, strike "carriers -".

Page 5, strike lines 25 through 27.

Strike pages 6 and 7.

Page 8, strike lines 1 through 18 and substitute "definition. (1) (a) By March 1, 2019, and every other March 1".

Renumber succeeding subsection accordingly.

Strike "Behavioral" on: Page 3, lines 9, 11, and 16; Page 4, lines 10 and 18; and Page 5, line 12.

HB18-1364 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 3 insert:

"SECTION 2. In Colorado Revised Statutes, add part 7 to article 1 of title 25.5 as follows:

PART 7
 COLORADO ADVISORY COUNCIL
 FOR PERSONS WITH DISABILITIES

25.5-1-701. Legislative declaration. (1) The General Assembly finds and declares that:
(a) Nearly a half million Coloradans have one or more physical, mental, or developmental disabilities;
(b) Persons with disabilities are often subject to discrimination in the areas of telecommunications, public services, public accommodations operated by private entities, and employment; and

(2) Therefore, it is in the best interests of the state of Colorado to strive to ensure equality of opportunity, independent living, and economic self-sufficiency for all of the state's citizens, including persons with disabilities.

25.5-1-702. Definitions. As used in this part 7, unless the context otherwise requires:
(1) "Council" means the Colorado advisory council for persons with disabilities created in section 25.5-1-703.
(2) "Person with a disability" means a person who:
(a) Has a physical or mental impairment or chronic medical condition that substantially limits one or more of his or her major life activities;
(b) Has a record of such an impairment; or
(c) Is regarded as having such an impairment.

25.5-1-703. Colorado advisory council for persons with disabilities - creation - appointments - meetings. (1) The Colorado advisory council for persons with disabilities is created in the state department of health care policy and financing.
(2) The council consists of seven voting members and three nonvoting members and must reflect statewide participation and a commitment to the inclusion of persons with disabilities as follows:
(a) Voting members include:
(I) Two members selected by the governor; and
(II) Five members selected by the executive director following a public application process for candidates. Of the five members selected pursuant to this subsection (2)(a)(II), at least three must be either a person with a disability or a family member of a person with a disability; and
(b) Three nonvoting members, as appointed by the executive director, who must represent three separate types of organizations that provide services to the disability community.
(3) Council members appointed pursuant to subsection (2)(a)(I) of this section shall serve three-year terms, and council members appointed pursuant to subsections (2)(a)(II) and (2)(b) of this section shall serve two-year terms. Subsequently appointed members shall serve two-year terms.
(4) The original appointing entity shall appoint a qualified person to fill a vacancy on the council for the remainder of any unexpired term. If the original appointing entity does not appoint a person to fill the vacancy within sixty days after the date the vacancy arises, the speaker of the house of representatives and the president of the senate, within ninety days after the date the vacancy arises, shall jointly appoint a qualified person to fill the vacancy. If the speaker of the house of representatives and the president of the senate do not appoint a person to fill the vacancy within the ninety-day period, the council, by a majority vote, shall appoint a qualified person to fill the vacancy.

(5) The council shall convene its first meeting on or before August 1, 2018, and meet at least quarterly thereafter. The meetings of the council shall also be held on call of the chair or at the request of at least three members of the council. The members of the council shall select the council chair at the first meeting.

(6) Except as provided for in section 2-2-326, council members shall not receive compensation for their time but may be reimbursed for actual and necessary expenses, including an allowance for mileage as provided in section 24-9-104(2) and any reasonable and necessary expenses associated with providing accommodations for a council member's disability.

(7) The state department shall provide staff support to the council as necessary.

25.5-1-704. Powers and duties of the council. (1) The council has the following powers, functions, and duties:

(a) Recommending and reviewing legislation, through the state department, related to accessibility, services and supports, and other issues concerning the disability community;

(b) Conducting informal reviews of various state departments related to accessibility issues related to persons with disabilities;

(c) Coordinating efforts and responsibilities related to the disabled parking education programs pursuant to sections 42-1-227 and 42-3-204; and

(d) Conducting research concerning how to make Colorado the best state for persons with disabilities.

25.5-1-705. Gifts, grants, and donations. The council is authorized to receive and expend gifts, grants, and donations from individuals, private organizations, foundations, or any governmental unit; except that the council may not accept a gift, grant, or donation if it is subject to conditions that are inconsistent with this part 7 or any other law of this state.

26-24-106. Repeal of part. This part 7 is repealed, effective September 1, 2023. Prior to repeal, the council must be reviewed, as provided in section 2-3-1203.

SECTION 3. In Colorado Revised Statutes, 2-3-1203, repeal (6)(a)(III); and add (14)(a)(VI) as follows:

2-3-1203. Sunset review of advisory committees - legislative declaration - definition - repeal. (6) (a) The following statutory authorizations for the designated advisory committees will repeal on July 1, 2018:

(III) The Colorado advisory council for persons with disabilities
created in section 24-45.5-103, C.R.S.;

(14) (a) The following statutory authorizations for the designated advisory committees are scheduled for repeal on September 1, 2023:

(VI) THE COLORADO ADVISORY COUNCIL FOR PERSONS WITH DISABILITIES CREATED IN SECTION 25.5-1-703."

Renumber succeeding sections accordingly.

Page 6, after line 7 insert:

"SECTION 10. In Colorado Revised Statutes, 42-1-227, amend (1) introductory portion as follows:

42-1-227. Disabled parking education program. (1) Subject to the availability of funds appropriated under section 42-1-226, the Colorado advisory council for persons with disabilities, created in section 24-45.5-103, C.R.S. section 25.5-1-703:"

Renumber succeeding sections accordingly.

Page 6, strike lines 13 and 14 and substitute "department, in consultation with the Colorado advisory council for persons with disabilities, created in section 24-45.5-103, C.R.S. section 25.5-1-703, shall promulgate".

Page 6, line 25, after the period add "THE DEPARTMENT, IN CONSULTATION WITH THE COLORADO ADVISORY COUNCIL FOR PERSONS WITH DISABILITIES, CREATED IN SECTION 25.5-1-703, SHALL DEVELOP THE PAMPHLET OR OTHER INFORMATIONAL SOURCE.".

HB18-1376 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 3 and substitute "(18.5), (18.6), (18.7), (22.7), and (22.8) as follows:".

Page 2, after line 5 insert:

"(18.5) "HOST HOME" HAS THE SAME MEANING AS SET FORTH IN SECTION 13-21-117.5 (2).

(18.6) "HOST HOME PROVIDER" MEANS AN INDIVIDUAL OR INDIVIDUALS PROVIDING RESIDENTIAL SERVICES AND SUPPORTS, AS DESCRIBED IN SECTION 25.5-10-206 (1)(e), IN HIS OR HER HOME TO UP TO THREE PERSONS WITH INTELLECTUAL AND DEVELOPMENTAL DISABILITIES WHO ARE NOT FAMILY MEMBERS, AS DEFINED IN SUBSECTION (16) OF THIS SECTION, AND PROVIDES THOSE SERVICES AS AN INDEPENDENT CONTRACTOR OF A COMMUNITY-CENTERED BOARD OR SERVICE AGENCY.".

Page 2, line 11, strike "PERSON WHO" and substitute "HOST HOME PROVIDER, FAMILY CAREGIVER, OR SERVICE AGENCY THAT".

Page 2, strike line 12 and substitute "SUPPORTS IN AN INDIVIDUAL RESIDENTIAL SERVICES AND SUPPORTS RESIDENCE TO THREE OR".

Page 2, strike lines 14 and 15.
Reletter succeeding paragraphs accordingly.

Page 2, line 18, strike "WAIVERS".

Page 2, after line 20 add:

""(22.8) "INDIVIDUAL RESIDENTIAL SERVICES AND SUPPORTS
RESIDENCE" MEANS A PRIVATE RESIDENCE THAT HOUSES UP TO THREE
INDIVIDUALS WITH INTELLECTUAL AND DEVELOPMENTAL DISABILITIES
AND WHOSE OWNER OR RENTER PROVIDES RESIDENTIAL SERVICES AND
SUPPORTS AS DESCRIBED IN SECTION 25.5-10-206 (1)(e), AS A SERVICE
AGENCY, HOST HOME PROVIDER, OR FAMILY CAREGIVER."."

Page 3, line 3, strike "IN".

Page 3, strike line 4.

Page 3, line 5, strike "LOCAL AFFAIRS,".

Page 3, strike lines 11 through 19 and substitute:

"(2) (a) PRIOR TO BEGINNING OPERATIONS, A HOST HOME
PROVIDER SHALL NOTIFY THE STATE DEPARTMENT OF HIS OR HER INTENT
TO PROVIDE RESIDENTIAL SERVICES AND SUPPORTS IN THE MANNER
SPECIFIED BY THE STATE DEPARTMENT. A HOST HOME PROVIDER SHALL
NOT BEGIN PROVIDING RESIDENTIAL SERVICES AND SUPPORTS UNTIL SUCH
PROVIDER HAS NOTIFIED THE STATE DEPARTMENT PURSUANT TO THIS
SUBSECTION (2).

(b) THE HOST HOME".

Page 3, line 20, strike "RESIDENCE".

Page 3, strike lines 26 and 27 and substitute "MUST INCLUDE A
REQUIREMENT FOR COMPLIANCE WITH HOUSING QUALITY".

Page 4, line 2, strike "ALARMS;" and substitute "ALARMS.".

Page 4, strike lines 3 through 10.

Page 4, line 20, strike "WAIVER PARTICIPANTS OR".

Page 4, strike lines 21 and 22 and substitute "INDIVIDUALS WITH
INTELLECTUAL AND DEVELOPMENTAL DISABILITIES WHO RECEIVE
RESIDENTIAL SERVICES AND SUPPORTS, AS DESCRIBED IN SECTION
25.5-10-206 (1)(e), AND THEIR FAMILY MEMBERS, CASE MANAGEMENT
AGENCIES, COMMUNITY-CENTERED BOARDS, AND SERVICE AGENCIES. THE
RULES MUST INCLUDE: "."

Page 4, line 23, strike "LIFE, AND FIRE" and substitute "WELFARE, AND".

Page 4, line 25 and 26, strike "RESIDENCE, INCLUDING IN THE EVENT THE
RESIDENCE CLOSES." and substitute "RESIDENCE.".

Page 4, line 27, strike "AN INDIVIDUAL RESIDENTIAL".

Page 5, strike lines 1 through 21 and substitute "A HOST HOME HOUSES A
PERSON WHO NEEDS ASSISTANCE TO SELF-EVACUATE IN THE CASE OF AN
EMERGENCY, AS DEFINED IN SUBSECTION (3)(c) OF THIS SECTION, THE
HOST HOME PROVIDER SHALL NOTIFY THE LOCAL FIRE JURISDICTION OF THE
ADDRESS AND LOCATION OF ANY ROOM WHERE SUCH A PERSON SLEEPS;
(B) A REQUIREMENT THAT THE DIVISION OF HOUSING OF THE
DEPARTMENT OF LOCAL AFFAIRS CONDUCT AN ON-SITE SURVEY OF HOST
HOMES TO ENSURE COMPLIANCE WITH THE MINIMUM HOUSING QUALITY
STANDARDS EVERY TWO YEARS;
(C) A REQUIREMENT THAT HOST HOMES THAT BEGIN OPERATIONS
AFTER THE EFFECTIVE DATE OF RULES PROMULGATED PURSUANT TO THIS
SUBSECTION (3)(b) HAVE SIXTY DAYS FROM THE DATE AN INDIVIDUAL
WITH INTELLECTUAL AND DEVELOPMENTAL DISABILITIES MOVES INTO THE
HOST HOME TO REQUEST AN ON-SITE SURVEY REQUIRED BY THIS
SUBSECTION (3)(b)(I)(C);
(D) A REQUIREMENT THAT HOST HOMES THAT ARE IN OPERATION
ON THE EFFECTIVE DATE OF RULES PROMULGATED PURSUANT TO THIS
SUBSECTION (3)(b) HAVE ONE YEAR FROM SUCH EFFECTIVE DATE TO
REQUEST AN ON-SITE SURVEY REQUIRED BY SUBSECTION (3)(b)(I)(C) OF
THIS SECTION;
(E) A REQUIREMENT THAT THE DIVISION OF HOUSING OF THE
DEPARTMENT OF LOCAL AFFAIRS HAS SIXTY DAYS OR LESS FROM THE DATE
OF REQUEST TO CONDUCT AN ON-SITE SURVEY REQUIRED BY SUBSECTION
(3)(b)(I)(C) OF THIS SECTION;
(F) A REQUIREMENT THAT A HOST HOME MAY CONTINUE TO
OPERATE WHILE AWAITING THE COMPLETION OF THE ON-SITE SURVEY
REQUIRED BY SUBSECTION (3)(b)(I)(C) OF THIS SECTION;
(G) A REQUIREMENT THAT IF A HOST HOME PROVIDER REFUSES A
FIRE INSPECTION REQUEST IN BETWEEN A NORMALLY SCHEDULED ON-SITE
SURVEY, THE STATE DEPARTMENT SHALL ARBITRATE THE DISPUTE; AND
(H) A PROVISION THAT A HOST HOME IS NOT REQUIRED TO
COMPLETE AN ON-SITE SURVEY REQUIRED BY SUBSECTION (3)(b)(I)(C) OF
THIS SECTION MORE FREQUENTLY THAN EVERY TWO YEARS, REGARDLESS
OF WHO RESIDES IN THE HOST HOME.

(II) THE STATE DEPARTMENT SHALL DETERMINE, BY RULE, OTHER
STANDARDS FOR INDIVIDUAL RESIDENTIAL SERVICES AND SUPPORTS
PROVIDERS AND RESIDENCES. INSPECTIONS MADE PURSUANT TO THIS
SUBSECTION (3)(b)(II) MUST INCLUDE CERTIFICATION OF COMPLIANCE
WITH FUNCTIONING SMOKE DETECTORS AND UNBLOCKED EGRESS FOR
INDIVIDUALS WITH DISABILITIES.".

Renumber succeeding subparagraphs accordingly.

Page 6, line 4, strike "EVACUATE" and substitute "SELF-EVACUATE" and
strike "WHO" and substitute "WHO, DUE TO HIS OR HER DISABILITY AND
BASED ON AN INDIVIDUAL ASSESSMENT,".

Page 6, lines 5 and 6, strike "SELF-EVACUATE, INCLUDING AN INDIVIDUAL
WHO:" and substitute "SELF-EVACUATE THE RESIDENCE WITHOUT
ASSISTANCE FROM ANOTHER PERSON."

Page 6, strike lines 7 through 10.

HJR18-1012 be referred to the House for final action.
PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed:
HB18-1395, 1396, 1397.

SIGNING OF BILLS - RESOLUTIONS - MEMORIALS

The Speaker has signed: HB18-1147, 1275, 1322, 1328, 1332, 1333, 1334, 1337; SB18-180 and 187.

MESSAGE FROM THE SENATE

The Senate has voted to concur in House Amendments to SB18-144 and 076. The bills have been repassed as amended.

INTRODUCTION OF BILLS

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

HB18-1398 by Representative(s) Gray and Wist; also Senator(s) Gardner--Concerning the statute of limitations for commencing a civil action in tort to recover damages for an act of domestic violence.

Committee on Judiciary

HB18-1399 by Representative(s) Buckner; also Senator(s) Aguilar--Concerning the prevention of human exposure to surgical smoke during surgery at certain licensed health care facilities.

Committee on Health, Insurance, & Environment

HB18-1400 by Representative(s) Becker K. and McKean; also Senator(s) Scott and Jahn--Concerning an increase in fees paid by stationary sources of air pollutants, and, in connection therewith, prioritizing the use of the revenues generated by the fee increases to reduce permit processing times.

Committee on Finance

HB18-1401 by Representative(s) Winter and Jackson--Concerning the establishment of a low-income fare program by the regional transportation district, and, in connection therewith, making an appropriation.

Committee on Transportation & Energy

HB18-1402 by Representative(s) Lawrence and Duran, Kraft-Tharp, Landgraf, Pabon, Saine, Sias, Williams D., Michaelson Jenet; also Senator(s) Gardner and
Williams A., Marble--Concerning authorization for the state treasurer to invest state money in investment grade securities issued by sovereign, national, and supranational entities.

Committee on Appropriations

HB18-1403 by Representative(s) Weissman--Concerning the expanded disclosure of information in disclaimer statements about persons paying for certain forms of political communication.

Committee on State, Veterans, & Military Affairs

HB18-1404 by Representative(s) Coleman; also Senator(s) Marble--Concerning public disclosure of a completed peace officer internal investigation file.

Committee on Judiciary

SB18-012 by Senator(s) Hill; also Representative(s) Pettersen--Concerning including military enlistment as part of the postsecondary and workforce readiness performance indicator for public schools.

Committee on Education

SB18-083 by Senator(s) Lundberg, Neville T., Marble, Gardner, Baumgardner, Cooke, Crowder, Hill, Lambert, Grantham; also Representative(s) Ransom, Everett, Leonard, Saine--Concerning the creation of income tax credits for nonpublic education, and, in connection therewith, reducing an appropriation.

Committee on Education

SB18-085 by Senator(s) Todd, Coram, Merrifield, Zenzinger; also Representative(s) McLachlan--Concerning providing financial incentives for educators to work in rural areas, and, in connection therewith, making an appropriation.

Committee on Education

SB18-150 by Senator(s) Fenberg and Lundberg; also Representative(s) McKean and Lee--Concerning measures to facilitate voter registration of individuals in the criminal justice system, and, in connection therewith, making an appropriation.

Committee on State, Veterans, & Military Affairs

SB18-220 by Senator(s) Neville T., Baumgardner, Cooke, Coram, Crowder, Gardner, Grantham, Hill, Holbert, Lambert, Lundberg, Marble, Scott, Smallwood, Sonnenberg, Tate; also Representative(s) Ransom, Beckman, Buck, Everett, Humphrey, Leonard, Lewis, Neville P., Reyher, Saine, Van Winkle, Williams D., Wist--Concerning a prohibition on sanctuary policies.

Committee on State, Veterans, & Military Affairs
SB18-221 by Senator(s) Coram, Grantham, Jahn, Lundberg, Martinez
Humenik, Neville T., Priola, Smallwood, Sonnenberg, Tate; also Representative(s) Catlin, Becker J., Buck, Carver, Covarrubias, Everett, Humphrey, Landgraf, Lawrence, Lundeen, McKean, Neville P., Ransom, Reyher, Saine, Sias, Thurlow, Van Winkle, Williams D., Wilson, Wist--Concerning the election of a county commissioner in a county with a population of less than seventy thousand by the voters residing in the district from which the commissioner runs for election.

Committee on State, Veterans, & Military Affairs

SB18-225 by Senator(s) Lambert, Lundberg, Moreno; also Representative(s) Hamner, Young, Rankin--Concerning the definition of an early college for purposes of the "Concurrent Enrollment Programs Act".

Committee on Education

SB18-231 by Senator(s) Lambert and Moreno, Lundberg; also Representative(s) Young, Hamner, Rankin--Concerning a task force on the transition of persons with intellectual and developmental disabilities from educational services to home- and community-based services, and, in connection therewith, making an appropriation.

Committee on Public Health Care & Human Services

SB18-232 by Senator(s) Sonnenberg and Kefalas, Baumgardner; also Representative(s) Esgar and Hansen, Becker J.--Concerning a clarification of the calculation used to determine the amount of money that must be spent to acquire works of art for capital construction projects that are the subject of a lease-purchase agreement.

Committee on Finance

INTRODUCTION OF MEMORIAL

The following memorial was read by title and laid over until April 27, 2018 under the rules:

HM18-1001 by Representative(s) Liston--Memorializing former Representative Barbara Philips.

LAY OVER OF CALENDAR ITEM(S)

On motion of Representative Weissman, the following item(s) on the Calendar were laid over until April 19, retaining place on Calendar:

Consideration of Resolution(s)--SJR18-009, HJR18-1014, 1018.
Consideration of Senate Amendment(s)--HB18-1253, 1042, 1146, 1156.
On motion of Representative Weissman, the House adjourned until 9:00 a.m., April 19, 2018.

Approved:
CRISANTA DURAN,
Speaker

Attest:
MARIYLN EDDINS,
Chief Clerk
Prayer by Rabbi Joseph Black, Temple Emanuel, Denver.

The Speaker called the House to order at 9:00 a.m.

Pledge of Allegiance led by Radley Nance, Collin Brown, Fischer Keating, Quinn Adamowski, Rylan Buschel, Axel Moche, Denver.

The roll was called with the following result:

Present--61.
Excused--Representative(s) Covarrubias, Exum, Salazar, Winter--4.

Present after roll call--Representative(s) Exum.

The Speaker declared a quorum present.

On motion of Representative Coleman, the reading of the journal of April 18, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

APPOINTMENT(S)

The Speaker announced the following temporary committee appointment(s) for April 19, 2018 only:

Business Affairs & Labor
Representative Rosenthal to replace Representative Winter

Judiciary
Representative Hansen to replace Representative Salazar

Transportation and Energy
Representative Buckner to replace Representative Winter

THIRD READING OF BILL(S)--FINAL PASSAGE

The following bill(s) were considered on Third Reading. The title(s) were publicly read. Reading of the bill at length was dispensed with by unanimous consent.
HB18-1281 by Representative(s) Esgar; also Senator(s) Garcia--
Concerning measures to enhance the consumer protection
mission of the Colorado public utilities commission, and,
in connection therewith, prohibiting a person with recent
connections to a regulated utility from serving on the
commission and providing for periodic performance
audits.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
was declared passed.

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Co-sponsor(s) added: Representative(s) Becker K., Bridges, Buckner, Coleman,
Hammer, Herod, Hooton, Lee, Lontine, Melton, Michaelson Jenet, Pettersen,
Singer, Weissman, Young, Speaker

HB18-1314 by Representative(s) Ginal and Lawrence; also Senator(s)
Cooke--Concerning prohibiting the use of unmanned
aircraft systems to obstruct public safety operations.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
was declared passed.

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</table>
As shown by the following roll call vote, a majority of all members elected to the House voted in the affirmative, and Representative Lewis was given permission to offer a Third Reading amendment:

### Third Reading amendment No. 1, by Representative Lewis.

Amend revised bill, page 4, strike lines 5 through 7.

Renumber succeeding subparagraphs accordingly.

The amendment was declared **lost** by the following roll call vote:

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Co-sponsor(s) added: Representative(s) Arndt, Becker K., Buckner, Carver, Coleman, Exum, Garnett, Gray, Hammer, Hansen, Kennedy, Lontine, McKean, McLachlan, Pettersen, Reyher, Roberts, Rosenthal, Singer, Valdez, Winkler, Young, Speaker
As shown by the following roll call vote, a majority of all members elected to the House voted in the affirmative, and Representative Lewis was given permission to offer a Third Reading amendment:

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Third Reading amendment No. 2, by Representative Lewis.

Amend revised bill, page 4, line 7, strike "revenue;" and substitute "revenue; except that it is the intent of the general assembly that any new state park planned or developed pursuant to this act will not be located within the boundaries of Las Animas county;".

The amendment was declared lost by the following roll call vote:

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The question being, "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Becker K., Bridges, Coleman, Esgar, Exum, Gray, Hamner, Hansen, Herod, Hooton, Jackson, Kennedy, Kraft-Tharp, Lee, Lontine, McKean, McLachlan, Melton, Michaelson Jenet, Pettersen, Roberts, Rosenthal, Valdez, Young, Speaker

SB18-207 by Senator(s) Moreno, Lambert, Lundberg; also Representative(s) Rankin, Hamner, Young--Concerning authority for the department of human services to retain amounts from certain cash funds for its indirect costs.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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HB18-1342 by Representative(s) Melton--Concerning a requirement that a common interest community created in Colorado before July 1, 1992, comply with a provision of the "Colorado Common Interest Ownership Act" that allows a majority of the unit owners in a common interest community to veto a budget proposed by the executive board of the common interest community.

Laid over until April 20, retaining place on Calendar.

SB18-177 by Senator(s) Priola and Todd; also Representative(s) Bridges and Sias--Concerning procedures when certain private schools cease operations.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

<table>
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<tr>
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Co-sponsor(s) added: Representative(s) Garnett

SB18-003 by Senator(s) Scott, Grantham, Holbert; also Representative(s) Hansen and Becker J.--Concerning the Colorado energy office.
The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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SB18-178 by Senator(s) Smallwood; also Representative(s) Kraft-Tharp--Concerning the definition of similar coverage for workers' compensation for certain operators of commercial vehicles.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

| YES | NO | EXCUSED | ABSENT |  |
|-----|----|---------|--------|
| 62 | 0 | 3 | 0 |

Co-sponsor(s) added: Representative(s) Liston, Reyher, Winkler
SB18-062 by Senator(s) Moreno; also Representative(s) Melton--Concerning liability limits in snow and ice removal contracts.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Speaker Y

SB18-015 by Senator(s) Gardner and Hill; also Representative(s) Williams D. and Liston--Concerning the "Protecting Homeowners and Deployed Military Personnel Act".

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Speaker Y
Co-sponsor(s) added: Representative(s) Beckman, Carver, Esgar, Gray, Kraft-Tharp, Lawrence, Melton, Pettersen, Roberts, Saine, Sandridge, Valdez, Van Winkle, Winkler, Wist, Young, Speaker

REPORT(S) OF COMMITTEE(S) OF REFERENCE

APPROPRIATIONS
After consideration on the merits, the Committee recommends the following:

HB18-1003 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 9, after line 1 insert:

"SECTION 5. Appropriation. (1) For the 2018-19 state fiscal year, $675,000 is appropriated to the department of health care policy and financing. This appropriation is from the marijuana tax cash fund created in section 39-28.8-501 (1), C.R.S. To implement this act, the department may use this appropriation for the screening, brief intervention, and referral to treatment training grant program.

(2) For the 2018-19 state fiscal year, $750,000 is appropriated to the department of higher education for use by the regents of the university of Colorado. This appropriation is from the marijuana tax cash fund created in section 39-28.8-501 (1), C.R.S. To implement this act, the regents may use this appropriation for the center for research into substance use disorder prevention, treatment, and recovery support strategies.

(3) For the 2018-19 state fiscal year, $1,500,000 is appropriated to the youth opioid and substance use prevention fund created in section 26-6.8-107 (4)(a), C.R.S. This appropriation is from the marijuana tax cash fund created in section 39-28.8-501 (1), C.R.S. The department of human services is responsible for the accounting related to this appropriation.

(4) For the 2018-19 state fiscal year, $500,000 is appropriated to the department of human services for use by the division of child welfare. This appropriation is from reappropriated funds in the youth opioid and substance use prevention fund under subsection (3) of this section. To implement this act, the division may use the appropriation for the Charlie Hughes and Nathan Gauna opioid prevention program to improve young lives in the Tony Grampilkan youth services program.

(5) For the 2018-19 state fiscal year, $90,928 is appropriated to the department of human services for use by the division of child welfare. This appropriation is from the marijuana tax cash fund created in section 39-28.8-501 (1), C.R.S., and is based on the assumption that the division will require an additional 0.5 FTE. To implement this act, the division may use this appropriation for administration and evaluation of the Charlie Hughes and Nathan Gauna opioid prevention program to improve young lives in the Tony Grampilkan youth services program.

(6) For the 2018-19 state fiscal year, $39,249 is appropriated to the legislative department. This appropriation is from the general fund. To implement this act, the department may use this appropriation as follows:
(a) $18,414 for use by the legislative council, which amount is based on an assumption that the council will require an additional 0.3 FTE;
(b) $7,725 for use by the committee on legal services, which amount is based on an assumption that the committee will require an additional 0.1 FTE; and
(c) $13,110 for use by the general assembly for member reimbursement and per diem.

(7) For the 2018-19 state fiscal year, $775,000 is appropriated to the department of public health and environment for use by the prevention services division. This appropriation is from the marijuana tax cash fund created in section 39-28.8-501 (1), C.R.S. To implement this act, the division may use this appropriation for school-based health centers.".

Renumber succeeding section accordingly.

Page 1, line 101, strike "COLORADO." and substitute "COLORADO, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB18-1004 be referred to the Committee of the Whole with favorable recommendation.

HB18-1006 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 16, after line 2 insert:

"SECTION 9. In Colorado Revised Statutes, 24-75-302, amend as added by House Bill 18-1173 (2.3)(c) and (2.3)(d); and add (2.3)(e) as follows:

24-75-302. Capital construction fund - capital assessment fees - calculation - information technology capital account. (2.3) In addition to the sums transferred pursuant to subsections (2) and (2.5) of this section, the state treasurer and the controller shall transfer a sum as specified in this subsection (2.3) from the general fund to the information technology capital account created in subsection (3.7) of this section, as enacted by House Bill 15-1266, 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. Transfers between funds pursuant to this subsection (2.3) are not appropriations subject to the limitations of section 24-75-201.1. The amounts transferred pursuant to this subsection (2.3) are as follows:

(c) On July 1, 2017, nineteen million eight hundred fifty-five thousand five hundred fifteen dollars; and
(d) On April 1, 2018, two million eight hundred eighty-eight thousand five hundred twenty-nine dollars; AND
(e) ON JULY 1, 2018, SEVEN HUNDRED THOUSAND DOLLARS.

SECTION 10. Capital construction appropriation. (1) For the 2018-19 state fiscal year, $700,000 is appropriated to the department of public health and environment for use by the center for health and environmental information. This appropriation is from reappropriated
funds in the information technology capital account within the capital
construction fund created in section 24-75-302 (3.7), C.R.S. To
implement this act, the center may use this appropriation for capital
construction related to an information technology system for hearing loss
screening. Any money appropriated in this subsection (1) not expended
prior to July 1, 2019, is further appropriated to the division for the
2019-20 and 2020-21 state fiscal years for the same purpose.

(2) For the 2018-19 state fiscal year, $642,500 is appropriated to
the department of public health and environment for use by the laboratory
services division. This appropriation is from the newborn screening and
genetic counseling cash funds created in section 25-4-1006 (1), C.R.S. To
implement this act, the division may use this appropriation for capital
construction related to laboratory space expansion. Any money
appropriated in this subsection (2) not expended prior to July 1, 2019, is
further appropriated to the division for the 2019-20 and 2020-21 state
fiscal years for the same purpose.

SECTION 11. Appropriation. (1) For the 2018-19 state fiscal
year, $89,222 is appropriated to the department of public health and
and environment for use by the center for health and environmental
information. This appropriation is from the newborn hearing screening
cash fund created in section 25-4-1006 (3), C.R.S., and is based on the
assumption that the center will require an additional 1.0 FTE. To
implement this act, the center may use this appropriation the birth defects
monitoring and prevention program.

(2) For the 2018-19 state fiscal year, $520,000 is appropriated to
the department of public health and environment for use by the laboratory
services division. This appropriation is from the newborn screening and
genetic counseling cash funds created in section 25-4-1006 (1), C.R.S. To
implement this act, the division may use this appropriation for chemistry
and microbiology operating expenses.

HB18-1009 be amended as follows, and as so amended, be referred to
the Committee of the Whole with favorable recommendation:

Amend printed bill, page 9, after line 23 insert:

"SECTION 2. Appropriation. (1) For the 2018-19 state fiscal
year, $287,602 is appropriated to the department of public health and
environment for use by the administration and support division. This
appropriation is from the general fund. To implement this act, the division
may use this appropriation as follows:

(a) $205,057 for personal services, which amount is based on an
assumption that the division will require an additional 2.5 FTE;
(b) $71,889 for operating expenses; and
(c) $10,656 for legal services.

(2) For the 2018-19 state fiscal year, $10,656 is appropriated to
the department of law. This appropriation is from reappropriated funds
received from the department of public health and environment under
subsection (1)(c) of this section. To implement this act, the department of
law may use this appropriation to provide legal services for the
department of public health and environment.".

Renumber succeeding section accordingly.

Page 1, line 102, strike "PRICING." and substitute "PRICING, AND, IN
CONNECTION THEREWITH, MAKING AN APPROPRIATION."

HB18-1064 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 22 insert:

"SECTION 4. Appropriation. (1) For the 2018-19 state fiscal
year, $158,374 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 Colorado children's trust
fund.".

Renumber succeeding section accordingly.

Page 1, line 103, strike "EMPLOYMENT." and substitute "EMPLOYMENT,
AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION."

HB18-1094 be amended as follows, and as so amended, be referred to
the Committee of the Whole with favorable
recommendation:

Amend printed bill, page 16, after line 21 insert:

"SECTION 13. Appropriation. For the 2018-19 state fiscal year,
$1,286,611 is appropriated to the department of human services for use
by the office of behavioral health. This appropriation is from the general
fund and is based on an assumption that the office will require an
additional 0.5 FTE. To implement this act, the office may use this
appropriation as follows:

Community behavioral health administration
Personal services $27,567 (0.5 FTE)
Operating expenses $5,178

Community-based mental health services
Mental health treatment services for youth
(H.B. 99-1116) $1,253,866 .".

Renumber succeeding sections accordingly.

Page 1, line 102, strike "Act"." and substitute "Act", AND, IN
CONNECTION THEREWITH, MAKING AN APPROPRIATION.".
HB18-1108 be referred to the Committee of the Whole with favorable recommendation.

HB18-1128 be referred to the Committee of the Whole with favorable recommendation.

HB18-1135 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 17 insert:

"SECTION 2. Appropriation. (1) For the 2018-19 state fiscal year, $175,000 is appropriated to the advanced industries export acceleration cash fund created in section 24-47-103 (8)(a), C.R.S. This appropriation is from the general fund. The office of the governor is responsible for the accounting related to this appropriation.

(2) For the 2018-19 state fiscal year, $175,000 is appropriated to the office of the governor for use by the Colorado office of economic development. This appropriation is from reappropriated funds in the advanced industries export acceleration cash fund under subsection (1) of this section. To implement this act, the office may use the appropriation for global business development.",

Renumber succeeding section accordingly.

Page 1, line 102, strike "PROGRAM." and substitute "PROGRAM, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB18-1136 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 4, after line 11 insert:

"SECTION 4. Appropriation. (1) For the 2018-19 state fiscal year, $236,827 is appropriated to the department of health care policy and financing for use by the executive director's office. Of this appropriation, $155,193 is from the general fund and $81,634 is from the healthcare affordability and sustainability fee cash fund created in section 25.5-4-402.4 (5)(a), C.R.S. To implement this act, the office may use this appropriation as follows:

(a) $51,375, which consists of $33,666 from the general fund and $17,709 from the healthcare affordability and sustainability fee cash fund, for personal services, which amount is based on an assumption that the office will require an additional 1.5 FTE;

(b) $72,952, which consists of $47,806 from the general fund and $25,146 from the healthcare affordability and sustainability fee cash fund, for operating expenses; and

(c) $12,500, which consists of $73,721 from the general fund and $38,779 from the healthcare affordability and sustainability fee cash fund, for general professional services and special projects.
(2) For the 2018-19 state fiscal year, the general assembly anticipates that the department of health care policy and financing will receive $236,828 in federal funds to implement this act, which amount is included for informational purposes only. The appropriation in subsection (1) of this section is based on the assumption that the department will receive this amount of federal funds to be used by the executive director's office as follows:

(a) $51,375 for personal services;
(b) $72,953 for operating expenses; and
(c) $112,500 for general professional services and special projects."

Renumber succeeding section accordingly.

Page 1, line 104, strike "PROGRAM." and substitute "PROGRAM AND MAKING AN APPROPRIATION.".

HB18-1177 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend the Public Health Care & Human Services Committee Report, dated March 13, 2018, page 1, line 21, strike "THE OFFICE OF SUICIDE".

Page 1, strike lines 22 through 24.

Page 2, strike lines 1 through 3 and substitute "THE OFFICE OF".

Page 2, strike lines 7 through 11.

Renumber succeeding subparagraph accordingly.

Page 2, line 19, after "PROGRAMS." add "STARTING OCTOBER 1, 2018, AND AT LEAST QUARTERLY THEREAFTER, THE DEPARTMENT SHALL POST ON ITS WEBSITE A SCHEDULE OF TRAINING CLASSES OR PROGRAMS OFFERED BY THE CONTRACTED NONPROFIT ORGANIZATION.".

Page 4, strike lines 8 through 20 and substitute:


Page 6, after line 28 insert:
"SECTION 6. Appropriation. (1) For the 2018-19 state fiscal year, $375,000 is appropriated to the department of human services for use by the office of behavioral health. This appropriation is from the general fund. To implement this act, the office may use this appropriation for the behavioral health crisis response system telephone hotline.

(2) For the 2018-19 state fiscal year, $97,838 is appropriated to the department of public health and environment for use by the prevention services division. This appropriation is from the general fund and is based on an assumption that the division will require an additional 0.3 FTE. To implement this act, the division may use this appropriation for suicide prevention."

Renumber succeeding section accordingly.

Page 6, after line 31 insert:

"Page 1, line 102, strike "SUICIDE." and substitute "SUICIDE, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".".

HB18-1184 be referred to the Committee of the Whole with favorable recommendation.

HB18-1212 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 20 insert:

"SECTION 4. Appropriation. For the 2018-19 state fiscal year, $29,411 is appropriated to the department of public health and environment for use by the health facilities and emergency medical services division. This appropriation is from the health facilities general licensure cash fund created in section 25-3-103.1 (1), C.R.S., and is based on an assumption that the division will require an additional 0.4 FTE. To implement this act, the division may use this appropriation for the nursing facility survey."

Renumber succeeding section accordingly.

Page 1, line 102, strike "DEPARTMENTS." and substitute "DEPARTMENTS, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB18-1217 be referred to the Committee of the Whole with favorable recommendation.

HB18-1251 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 18 insert:

"SECTION 5. Appropriation. For the 2018-19 state fiscal year, $264,070 is appropriated to the department of public safety for use by the division of criminal justice. This appropriation is from the general fund and is based on an assumption that the division will require an additional 0.8 FTE. To implement this act, the division may use this appropriation for DCJ administrative services."

Renumber succeeding section accordingly.

Page 1, line 102, strike "PLACEMENTS." and substitute "PLACEMENTS, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION."

HB18-1266 be referred to the Committee of the Whole with favorable recommendation.

HB18-1287 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 2, before line 11 insert:

"SECTION 3. Appropriation. (1) For the 2018-19 state fiscal year, $255,443 is appropriated to the department of public safety. This appropriation is from the general fund and is based on an assumption that the department will require an additional 2.5 FTE. To implement this act, the department may use this appropriation as follows:

Executive director's office, administration
Health, life, and dental $23,781
Short-term disability $216
S.B. 04-257 amortization equalization disbursement $5,685
S.B. 06-235 supplemental amortization equalization disbursement $5,685
Division of criminal justice, administration
DCJ administrative services $220,076 (2.5 FTE)"

Renumber succeeding section accordingly.

Page 1, line 102, strike "JUSTICE." and substitute "JUSTICE, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION."

HB18-1290 be referred to the Committee of the Whole with favorable recommendation.

HB18-1292 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:
Amend printed bill, page 5, after line 27 insert:

"SECTION 2. Appropriation. For the 2018-19 state fiscal year, $250,000 is appropriated to the department of local affairs. This appropriation is from the marijuana tax cash fund created in section 39-28.8-501 (1), C.R.S. To implement this act, the department may use this appropriation for the state access to resources and training (START) grant program for persons experiencing homelessness.".

Renumber succeeding section accordingly.

Page 1, line 103, strike "HOMELESSNESS." and substitute "HOMELESSNESS, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB18-1297 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 6, after line 2 insert:

"SECTION 2. Appropriation. (1) For the 2018-19 state fiscal year, $432,345 is appropriated to the department of local affairs for use by the division of local government. This appropriation is from the general fund, and is based on an assumption that the division will require an additional 1.6 FTE. To implement this act, the division may use this appropriation for the Colorado resiliency and recovery office.".

Renumber succeeding section accordingly.

Page 1, line 103, strike "CHANGE." and substitute "CHANGE, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB18-1310 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 3, strike lines 10 through 20.

Renumber succeeding sections accordingly.

Page 7, after line 13 insert:

"(9) (a) The emergency employment support services pilot program cash fund is hereby created in the state treasury. The fund consists of gifts, grants, and donations credited to the fund pursuant to subsection (9) and any other money that the general assembly may appropriate or transfer to the fund. The executive director, or his or her designee, may expend money from the fund for the purposes of this section.

(b) The department may seek, accept, and expend gifts, grants, or donations from private or public sources for the
PURPOSES OF THIS SECTION. The department shall transmit all money received through gifts, grants, or donations to the state treasurer, who shall credit the money to the fund.

(c) The state treasurer shall credit all interest and income derived from the deposit and investment of money in the fund to the fund. At the end of any fiscal year, all unexpended and unencumbered money in the fund remains therein and shall not be credited or transferred to the general fund or any other fund. Money in the fund is continuously appropriated to the fund for the purposes of this section. The executive director, or his or her designee, may expend money from the fund for the purposes of this section.

(d) The department is not required to implement the pilot program until sufficient funds are received in the fund."

Renumber succeeding sections accordingly.

HB18-1319 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 8, before line 14 insert:

"SECTION 5. Appropriation. (1) For the 2018-19 state fiscal year, $30,000 is appropriated to the department of human services for use by the division of child welfare. This appropriation is from the general fund. To implement this act, the division may use this appropriation for administration.".

Renumber succeeding section accordingly.

Page 1, line 104, strike "YEARS." and substitute "YEARS, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION."

HB18-1379 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 7, strike lines 17 through 27.

Page 8, strike lines 1 and 2.

Renumber succeeding sections accordingly.

Page 10, before line 3 insert:

"SECTION 9. Appropriation. For the 2018-19 state fiscal year, $150,000,000 is appropriated to the department of education. This appropriation consists of $119,276,209 from the general fund and $30,723,791 from the state public school fund created in section 22-54-114 (1), C.R.S. To implement this act, the department may use this appropriation for the state share of districts' total program funding."
SECTION 10. Appropriation to the department of education for the fiscal year beginning July 1, 2018. In section 2 of House Bill 18-1322, amend Part III (2)(A) Footnote 4, as follows:

Section 2. Appropriation.

4 Department of Education, Assistance to Public Schools, Public School Finance, State Share of Districts' Total Program Funding -- Pursuant to Section 22-35-108 (2)(a), C.R.S., the purpose of this footnote is to specify what portion of this appropriation is intended to be available for the Accelerating Students Through Concurrent Enrollment (ASCENT) Program for FY 2018-19. It is the General Assembly's intent that the Department of Education be authorized to utilize up to $3,648,000 $3,727,500 of this appropriation to fund qualified students designated as ASCENT Program participants. This amount is calculated based on an estimated 500 FTE participants funded at a rate of $7,296 $7,455 per FTE pursuant to Section 22-54-104 (4.7), C.R.S.

SECTION 11. Appropriation. For the 2018-19 state fiscal year, $191,043 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 hold-harmless full-day kindergarten funding.

SECTION 12. Appropriation. For the 2018-19 state fiscal year, $30,000,000 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 additional funding for rural districts and institute charter schools authorized in section 22-54-140, C.R.S.

SECTION 13. Appropriation. For the 2018-19 state fiscal year, $4,151,996 is appropriated to the department of education. This appropriation is from the general fund. To implement this act, the department may use this appropriation for the state share of districts' total program funding to support additional Colorado preschool program participants authorized in section 22-28-104.3 (2)(a)(III), C.R.S."

Renumber succeeding section accordingly.

Page 1, line 101, strike "SCHOOLS." and substitute "SCHOOLS, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

SB18-200 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend reengrossed bill, page 56, strike lines 10 through 15 and substitute:
"SECTION 28. Informational appropriation - adjustments to 2018 long bill. In the annual general appropriations act, for the fiscal year beginning July 1, 2018, an informational appropriation of $225,000,000 is located in the department of the treasury for direct distribution amortization payments for PERA. This amount is from the general fund and is subject to the (I) notation included in the general appropriations act. For informational purposes only, the appropriation is based on the assumption that the amount will be allocated as follows:

(a) $126,256,775 for the school division of PERA;
(b) $78,687,707 for the state division of PERA;
(c) $18,641,815 for the Denver public schools division of PERA;

and

(d) $1,413,703 for the judicial division of PERA."

On motion of Representative KC Becker, HB18-1007, 1011, 1179, 1374, 1381, 1003, 1004, 1006, 1064, 1094, 1108, 1128, 1135, 1136, 1177, 1184, 1212, 1217, 1251, 1266, 1290, 1292, 1310, 1319, 1379, 1269, 1356, 1287, 1220, 1009, SB18-044 were made Special Orders on April 19, 2018, at 5:22 p.m.

The hour of 5:22 p.m., having arrived, on motion of Representative Michaelson Jenet, the House resolved itself into Committee of the Whole for consideration of Special Orders and she was called to act as Chair.

SPECIAL ORDERS--SECOND READING OF BILLS

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

(Amendments to the committee amendment are to the printed committee report which was printed and placed in the members' bill file.)

HB18-1007 by Representative(s) Kennedy and Singer, Pettersen; also Senator(s) Lambert and Jahn, Aguilar, Tate--Concerning payment issues related to substance use disorders.

Amendment No. 2, by Representative(s) Kennedy and Singer.

Amend the Public Health Care & Human Services Committee Report, dated March 13, 2018, page 2, line 33, after "INJECTABLE" insert "ANTAGONIST".

Page 3, line 28, after "INJECTABLE" insert "ANTAGONIST".

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

HB18-1179 by Representative(s) Salazar, Melton--Concerning a prohibition against price gouging on certain prescription drugs.

Laid over until April 23, retaining place on Calendar.

HB18-1374 by Representative(s) Hansen and Esgar, Becker J.; also Senator(s) Kefalas and Baumgardner, Sonnenberg--Concerning controlled maintenance needs of real property acquired through a lease-purchase agreement.

Amendment No. 1, Finance Report, dated April 16, 2018, and placed in member's bill file; Report also printed in House Journal, April 17, 2018.

Amendment No. 1, by Representative(s) Hansen.

Amend the Finance Committee Report, dated April 16, 2018, page 1, strike lines 1 through 24.

Page 2 of the report, strike line 1 and substitute:

PARTIAL OR COMPLETE STATE FUNDING OF SUCH CONTROLLED MAINTENANCE NEEDS. THE CAPITAL DEVELOPMENT COMMITTEE SHALL REVIEW THE PLAN PRESENTED BY THE STATE AGENCY OR STATE INSTITUTION OF HIGHER EDUCATION. ANY APPROVED PLAN SHALL BE AUTHORIZED BY BILL ENACTED BY THE GENERAL ASSEMBLY, OTHER THAN THE ANNUAL GENERAL APPROPRIATION ACT OR A SUPPLEMENTAL APPROPRIATION ACT; EXCEPT THAT IF THE APPROVED PLAN IS FOR A STATE INSTITUTION OF HIGHER EDUCATION TO FUND SUCH CONTROLLED MAINTENANCE NEEDS FROM CASH FUNDS THEN THE PLAN MAY BE APPROVED BY MAJORITY VOTE OF THE CAPITAL DEVELOPMENT COMMITTEE.

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

HB18-1011  by Representative(s) Pabon; also Senator(s) Neville T. and Jahn--Concerning measures to allow greater investment flexibility in marijuana businesses.

Amendment No. 1, Finance Report, dated February 28, 2018, and placed in member's bill file; Report also printed in House Journal, March 1, 2018.

Amendment No. 2, Appropriations Report, dated March 27, 2018, and placed in member's bill file; Report also printed in House Journal, March 27, 2018.

Amendment No. 3, by Representative(s) Pabon.

Amend the Finance Committee Report, dated February 28, 2018, page 4, line 18, strike "THAT:" and substitute "THAT ISSUES AN EQUITY SECURITY OTHER THAN A PENNY STOCK AS DEFINED BY 17 CFR 240.3a51-1 AND THAT:".

Page 4, line 24, strike "OR OTCQB TIER OF THE OTC MARKETS," and substitute "OF THE OTC MARKETS, OR ANY OTHER ALTERNATIVE TIER OF THE OTC MARKETS OR ALTERNATIVE EXCHANGE DESIGNATED BY THE STATE LICENSING AUTHORITY IN RULE,".

Page 4, line 37, strike "17 CFR 230.902 (b);" and substitute "17 CFR 230.902 (b) IN THE UNITED STATES, CANADA, THE UNITED KINGDOM, OR FRANCE WITH REPORTING IN ENGLISH;".

Page 17, line 26, strike "THAT:" and substitute "THAT ISSUES AN EQUITY SECURITY OTHER THAN A PENNY STOCK AS DEFINED BY 17 CFR 240.3a51-1 AND THAT:".

Page 17, line 32, strike "OR OTCQB TIER OF THE OTC MARKETS," and substitute "OF THE OTC MARKETS, OR ANY OTHER ALTERNATIVE TIER OF THE OTC MARKETS OR ALTERNATIVE EXCHANGE DESIGNATED BY THE STATE LICENSING AUTHORITY IN RULE,".

Page 18, line 4, strike "17 CFR 230.902 (b);" and substitute "17 CFR 230.902 (b) IN THE UNITED STATES, CANADA, THE UNITED KINGDOM, OR FRANCE WITH REPORTING IN ENGLISH;".
Amendment No. 4, by Representative(s) Van Winkle.

Amend the Finance Committee Report, dated February 28, 2018, page 6, strike line 40 and substitute "amend (1), (3), and (5); repeal (2), (4), (6), and (7); and add (4.5), (5.5).".

Page 8, line 3, strike "(3) (a)" and substitute "(3) (a)".

Page 8, strike lines 7 through 16 and substitute:
"(b) On and after January 1, 2017, a medical marijuana business that is comprised of one or more direct beneficial interest owners who have not been Colorado residents for at least one year prior to application shall have at least one officer who has been a Colorado resident for at least one year prior to application and all officers with day-to-day operational control over the business must be Colorado residents for at least one year prior to application. A medical marijuana business under this paragraph (b) is limited to no more than fifteen direct beneficial interest owners, including all parent and subsidiary entities, all of whom are natural persons."

Page 8, line 17, strike "(c)" and substitute "(c)".

Page 8, line 24, strike "(d)" and substitute "(d)".

Page 20, strike line 28 and substitute "amend (1), (3), and (5); repeal (2), (4), (6), and (7); and add (4.5), (5.5).".

Page 21, line 33, strike "(3) (a)" and substitute "(3) (a)".

Page 21, strike lines 37 through 41 and substitute:
"(b) On and after January 1, 2017, a retail marijuana business that is comprised of one or more direct beneficial interest owners who have not been Colorado residents for at least one year prior to application shall have at least one officer who has been a Colorado resident for at least one year prior to application and all officers with day-to-day operational control over the business must be Colorado residents for at least one year prior to application. A retail marijuana business under this paragraph (b) is limited to no more than fifteen direct beneficial interest owners, including all parent and subsidiary entities, all of whom are natural persons.".

Page 22, strike lines 1 through 5.

Page 22, line 6, strike "(c)" and substitute "(c)".

Page 22, line 13, strike "(d)" and substitute "(d)".

Amendment No. 5, by Representative(s) Pabon.

Amend the Finance Committee Report, dated February 28, 2018, page 8, line 33, after "AUTHORITY" insert "AND THE COLORADO ATTORNEY GENERAL".

Page 9, line 8, after "SUITABILITY" insert "BY THE STATE LICENSING AUTHORITY OPERATING IN COORDINATION WITH THE COLORADO ATTORNEY GENERAL".
Page 9, line 20, after "AUTHORITY" insert "OPERATING IN COORDINATION WITH THE COLORADO ATTORNEY GENERAL".

Page 22, line 22, after "AUTHORITY" insert "AND THE COLORADO ATTORNEY GENERAL".

Page 22, line 38, after "SUITABILITY" insert "BY THE STATE LICENSING AUTHORITY OPERATING IN COORDINATION WITH THE COLORADO ATTORNEY GENERAL".

Page 23, line 9, after "AUTHORITY" insert "OPERATING IN COORDINATION WITH THE COLORADO ATTORNEY GENERAL".

Amendment No. 6, by Representative(s) Pabon.

Amend the Finance Committee Report, dated February 28, 2018, page 10, line 2, after the period add "THE STATE LICENSING AUTHORITY SHALL CREATE BY RULE AN EXPEDITED FEE THAT AN APPLICANT OR LICENSEE COULD PAY TO RECEIVE A TIMELY DETERMINATION OF SUITABILITY.".

Page 23, line 32, after the period add "THE STATE LICENSING AUTHORITY SHALL CREATE BY RULE AN EXPEDITED FEE THAT AN APPLICANT OR LICENSEE COULD PAY TO RECEIVE A TIMELY DETERMINATION OF SUITABILITY.".

Amendment No. 7, by Representative(s) Pabon.

Amend the Finance Committee Report dated February 28, 2018, page 7, after line 34, insert:

"(VIII) IN THE EVENT THAT PASSAGE OF HOUSE BILL 18-1011, ENACTED IN 2018, LEADS TO AN INCREASE IN GRAY AND BLACK MARKET INVESTIGATIONS, THE DEPARTMENT OF LOCAL AFFAIRS SHOULD CONSIDER CONVENING A STAKEHOLDER PROCESS TO EXAMINE HOW TO IMPROVE LAW ENFORCEMENT ACCESS TO GRANTS FROM THE GRAY AND BLACK MARKET MARIJUANA ENFORCEMENT GRANT PROGRAM CREATED IN SECTION 24-32-119, INCLUDING:

(A) WHETHER THE ELIGIBILITY CRITERIA FOR THE AWARDING OF GRANTS REFLECTS THE REALITY OF THE INVESTIGATIONS UNDERTAKEN;
(B) WHETHER THE GRANTS SHOULD BE AVAILABLE ON A PROSPECTIVE BASIS AND WHETHER THE GRANT PROCESS IS ACCESSIBLE TO LOCAL LAW ENFORCEMENT DEPARTMENTS WITH MINIMAL STAFF; AND
(C) WHETHER THE AMOUNT OF MONEY AVAILABLE IS SUFFICIENT.".

Page 21, after line 23, insert:

"(VIII) IN THE EVENT THAT PASSAGE OF HOUSE BILL 18-1011, ENACTED IN 2018, LEADS TO AN INCREASE IN GRAY AND BLACK MARKET INVESTIGATIONS, THE DEPARTMENT OF LOCAL AFFAIRS SHOULD CONSIDER CONVENING A STAKEHOLDER PROCESS TO EXAMINE HOW TO IMPROVE LAW ENFORCEMENT ACCESS TO GRANTS FROM THE GRAY AND BLACK MARKET MARIJUANA ENFORCEMENT GRANT PROGRAM CREATED IN SECTION 24-32-119, INCLUDING:

(A) WHETHER THE ELIGIBILITY CRITERIA FOR THE AWARDING OF GRANTS REFLECTS THE REALITY OF THE INVESTIGATIONS UNDERTAKEN;
(B) WHETHER THE GRANTS SHOULD BE AVAILABLE ON A PROSPECTIVE BASIS AND WHETHER THE GRANT PROCESS IS ACCESSIBLE TO LOCAL LAW ENFORCEMENT DEPARTMENTS WITH MINIMAL STAFF; AND

(C) WHETHER THE AMOUNT OF MONEY AVAILABLE IS SUFFICIENT."

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

HB18-1381 by Representative(s) Gray and Van Winkle, Michaelson Jenet, Bridges, Buckner, Catlin, Coleman, Hansen, Hooton, Kennedy, Landgraf, Liston, Lontine, Pettersen, Roberts, Singer, Winkler; also Senator(s) Neville T. and Jahn, Fenberg, Guzman, Kerr, Marble, Moreno, Priola--Concerning operations related to the sale of medical marijuana in the regulated medical marijuana market, and, in connection therewith, moving from the seventy percent own source requirement to a one-year transition period of fifty percent own source requirement to an elimination of the own source requirement.

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

HB18-1004 by Representative(s) Coleman and Wilson; also Senator(s) Tate and Kefalas--Concerning the continuation of the income tax credit for a qualifying contribution to promote child care in the state.


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

HB18-1064 by Representative(s) Michaelson Jenet; also Senator(s) Coram and Fields--Concerning a training program to prevent child sexual abuse for persons who work with young children in some capacity as part of their employment.


Amendment No. 2, Appropriations Report, dated April 19, 2018, and placed in member's bill file; Report also printed in House Journal, April 19, 2018.

As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.
HB18-1094 by Representative(s) Herod and Wist; also Senator(s) Martinez Humenik and Moreno--Concerning the reauthorization of the "Child Mental Health Treatment Act".


Amendment No. 2, Appropriations Report, dated April 19, 2018, and placed in member's bill file; Report also printed in House Journal, April 19, 2018.

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

HB18-1108 by Representative(s) Danielson; also Senator(s) Todd--Concerning the Colorado commission for the deaf and hard of hearing, and, in connection therewith, renaming the commission the Colorado commission for the deaf, hard of hearing, and deafblind; creating the Colorado deafblind citizens council to advise the commission on deafblind issues; clarifying and expanding the commission's duties to provide services to the deaf, hard of hearing, and deafblind; and changing the membership of the committee charged with reviewing grant applications.

Amendment No. 1, Public Health Care & Human Services Report, dated April 10, 2018, and placed in member's bill file; Report also printed in House Journal, April 11, 2018.

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

HB18-1128 by Representative(s) Wist and Bridges; also Senator(s) Lambert and Court--Concerning strengthening protections for consumer data privacy.


Amendment No. 2, by Representative(s) Wist.

Amend the State, Veterans, & Military Affairs Committee Report, dated February 14, 2018, page 1, line 6, strike "- definition. (1) Each public and private" and substitute "- definitions. (1) Each public and private COVERED".

Page 1, lines 13 and 14, strike "PUBLIC OR PRIVATE" and substitute "COVERED".

Page 1, line 21, strike "6-1-713.5," and substitute "6-1-713.5:

(a) "COVERED ENTITY" MEANS A PERSON, AS DEFINED IN SECTION
6-1-102 (6), THAT MAINTAINS, OWNS, OR LICENSES PERSONAL IDENTIFYING INFORMATION IN THE COURSE OF THE PERSON'S BUSINESS, VOCATION, OR OCCUPATION. "COVERED ENTITY" DOES NOT INCLUDE A PERSON ACTING AS A THIRD-PARTY SERVICE PROVIDER AS DEFINED IN SECTION 6-1-713.5.

(b) "Personal identifying information" means a social security number; a".

Page 1, strike line 22.

Page 2, line 1, strike "data;" and substitute "data, AS DEFINED IN SECTION 6-1-716 (1)(a);".

Page 2, line 6, strike "PRIVATE ENTITY" and substitute "COVERED ENTITY".

Page 2, line 14, strike "information." and substitute "information - definition.".

Page 2, line 17, strike "PERSON" and substitute "COVERED ENTITY".

Page 2, strike lines 23 through 29 and substitute:

"(2) UNLESS A COVERED ENTITY AGREES TO PROVIDE ITS OWN SECURITY PROTECTION FOR THE INFORMATION IT DISCLOSES TO A THIRD-PARTY SERVICE PROVIDER, THE COVERED ENTITY SHALL REQUIRE THAT THE THIRD-PARTY SERVICE PROVIDER IMPLEMENT AND MAINTAIN REASONABLE SECURITY PROCEDURES AND PRACTICES THAT ARE:".

Page 2, line 37, strike "NONAFFILIATED".

Page 2, line 38, strike "PERSON" and substitute "COVERED ENTITY".

Page 2, line 41, strike "PERSON" and substitute "COVERED ENTITY".

Page 3, line 5, strike "NONAFFILIATED".

Page 3, line 9, strike "PERSON" and substitute "COVERED ENTITY".

Page 3, after line 13 insert:

"(5) FOR THE PURPOSES OF THIS SECTION, "THIRD-PARTY SERVICE PROVIDER" MEANS AN ENTITY THAT HAS BEEN CONTRACTED WITH TO MAINTAIN, STORE, OR PROCESS PERSONAL IDENTIFYING INFORMATION ON BEHALF OF A COVERED ENTITY."

Page 3, strike lines 23 and 24 and substitute:

"(b) "COVERED ENTITY" MEANS A PERSON, AS DEFINED IN SECTION 6-1-102 (6), THAT MAINTAINS, OWNS, OR LICENSES PERSONAL INFORMATION IN THE COURSE OF THE PERSON'S BUSINESS, VOCATION, OR OCCUPATION. "COVERED ENTITY" DOES NOT INCLUDE A THIRD-PARTY SERVICE PROVIDER AS DEFINED IN SUBSECTION (1)(i) OF THIS SECTION.".

Page 3, line 37, strike "INDIVIDUAL OR COMMERCIAL" and substitute "COVERED".

Page 3, line 40, strike "INDIVIDUAL OR COMMERCIAL" and substitute "COVERED".
Page 4, line 5, strike "INDIVIDUAL OR THE COMMERCIAL" and substitute "COVERED".

Page 4, lines 9 and 10, strike "INDIVIDUAL OR THE COMMERCIAL" and substitute "COVERED".

Page 4, line 13, strike "INDIVIDUAL OR THE COMMERCIAL" and substitute "COVERED".

Page 4, line 17, strike "INDIVIDUAL OR THE COMMERCIAL" and substitute "COVERED".

Page 4, lines 17 and 18, strike "INDIVIDUAL OR THE COMMERCIAL" and substitute "COVERED".

Page 4, line 28, strike "ACCOUNT NUMBER OR CREDIT CARD OR DEBIT CARD NUMBER;".

Page 4, line 30, strike "OR".

Page 4, line 33, strike "ACCOUNT" and substitute "ACCOUNT; OR
(C) A COLORADO RESIDENT'S ACCOUNT NUMBER OR CREDIT OR DEBIT CARD NUMBER IN COMBINATION WITH ANY REQUIRED SECURITY CODE, ACCESS CODE, OR PASSWORD THAT WOULD PERMIT ACCESS TO THAT ACCOUNT.".

Page 4, line 41, strike "AN INDIVIDUAL OR A COMMERCIAL" and substitute "A COVERED".

Page 5, strike line 2.

Page 5, line 3, strike "COMMERCIAL" and substitute "A COVERED ENTITY FOR THE COVERED".

Page 5, strike line 7 and substitute:
"(i) "THIRD-PARTY SERVICE PROVIDER" MEANS AN ENTITY THAT HAS BEEN CONTRACTED WITH TO MAINTAIN, STORE, OR PROCESS PERSONAL INFORMATION ON BEHALF OF A COVERED ENTITY.

(2) Disclosure of breach. (a) An individual or a commercial A COVERED".

Page 5, strike line 14 and substitute "individual or the commercial Covered entity shall give notice as soon as possible".

Page 5, line 35, strike "INDIVIDUAL OR COMMERCIAL" and substitute "COVERED".

Page 6, strike lines 3 through 14 and substitute:
"(a.3) If an investigation by the covered entity pursuant to subsection (2)(a) of this section determines that the type of personal information described in subsection (1)(g)(I)(B) of this section has been misused or is reasonably likely to be misused, then the covered entity shall, in addition to the notice otherwise required by this section and in the most expedient time possible and without unreasonable delay, but no later than
THIRTY DAYS AFTER THE DATE OF DETERMINATION THAT A SECURITY BREACH OCCURRED, CONSISTENT WITH THE LEGITIMATE NEEDS OF LAW ENFORCEMENT AND CONSISTENT WITH ANY MEASURES NECESSARY TO DETERMINE THE SCOPE OF THE BREACH AND TO RESTORE THE REASONABLE INTEGRITY OF THE COMPUTERIZED DATA SYSTEM:

(I) DIRECT THE PERSON WHOSE PERSONAL INFORMATION HAS BEEN".

Page 6, lines 17 and 18, strike "PERSON OR BUSINESS" and substitute "COVERED ENTITY".

Page 6, line 23, strike "INDIVIDUAL OR COMMERCIAL" and substitute "COVERED".

Page 6, lines 23 and 24, strike "INDIVIDUAL OR COMMERCIAL" and substitute "COVERED".

Page 6, lines 30 and 31, strike "INDIVIDUAL OR COMMERCIAL" and substitute "COVERED".

Page 6, line 39, strike "AN INDIVIDUAL OR COMMERCIAL" and substitute "A COVERED".

Page 7, strike line 6 and substitute:

(b) An individual or a commercial entity that maintains IF A COVERED ENTITY USES A".

Page 7, line 12, strike "INDIVIDUAL OR COMMERCIAL" and substitute "COVERED".

Page 7, line 14, strike "INDIVIDUAL OR COMMERCIAL" and substitute "COVERED".

Page 7, line 18, strike "owner or licensee" and substitute "owner or licensee COVERED ENTITY".

Page 7, lines 24 and 25, strike "individual or commercial" and substitute "individual or commercial COVERED".

Page 7, line 30, strike "individual or commercial" and substitute "individual or commercial COVERED".

Page 7, line 32, strike "an individual or commercial" and substitute "an individual or commercial A COVERED".

Page 7, lines 34 and 35, strike "individual or commercial" and substitute "individual or commercial COVERED".

Page 7, line 41, strike "individual or" and substitute "individual or".

Page 8, line 1, strike "commercial" and substitute "commercial COVERED".

Page 8, line 3, strike "person" and substitute "person COVERED ENTITY".
Page 8, lines 24 and 25, strike "an individual or a commercial" and substitute "an individual or a commercial A COVERED".

Page 8, lines 29 and 30, strike "individual or the commercial" and substitute "individual or the commercial COVERED".

Page 8, line 34, strike "An individual or a commercial" and substitute "An individual or a commercial A COVERED".

Page 9, line 9, strike "an individual or a commercial" and substitute "an individual or a commercial A COVERED".

Page 10, line 15, after "INSTITUTION," insert "INCLUDING THE JUDICIAL DEPARTMENT,".

Page 10, strike line 20 and substitute "CHARTERS. "GOVERNMENTAL ENTITY" DOES NOT INCLUDE AN ENTITY ACTING AS A THIRD-PARTY SERVICE PROVIDER AS DEFINED IN SECTION 24-73-102.".

Page 10, line 25, strike "DATA;" and substitute "DATA, AS DEFINED IN SECTION 24-73-103 (1)(a);".

Page 10, line 29, strike "information." and substitute "information - definition.".

Page 10, strike lines 37 through 41 and substitute:

"(2) UNLESS A GOVERNMENTAL ENTITY AGREES TO PROVIDE ITS OWN SECURITY PROTECTION FOR THE INFORMATION IT DISCLOSES TO A THIRD-PARTY SERVICE PROVIDER, THE GOVERNMENTAL ENTITY SHALL REQUIRE THAT THE THIRD-PARTY SERVICE PROVIDER IMPLEMENT AND MAINTAIN REASONABLE SECURITY PROCEDURES AND PRACTICES THAT ARE:".

Page 11, strike lines 1 and 2.

Page 11, line 10, strike "NONAFFILIATED".

Page 11, line 20, strike "NONAFFILIATED".

Page 11, after line 28 insert:

"(5) FOR THE PURPOSES OF THIS SECTION, "THIRD-PARTY SERVICE PROVIDER" MEANS AN ENTITY THAT HAS BEEN CONTRACTED WITH TO MAINTAIN, STORE, OR PROCESS PERSONAL IDENTIFYING INFORMATION ON BEHALF OF A GOVERNMENTAL ENTITY.".

Page 12, line 3, after "INSTITUTION," insert "INCLUDING THE JUDICIAL DEPARTMENT,".

Page 12, strike line 8 and substitute "CHARTERS. "GOVERNMENTAL ENTITY" DOES NOT INCLUDE AN ENTITY ACTING AS A THIRD-PARTY SERVICE PROVIDER AS DEFINED IN SUBSECTION (1)(i) OF THIS SECTION.".

Page 13, line 5, strike "ACCOUNT NUMBER OR CREDIT CARD OR DEBIT CARD NUMBER;".
Page 13, line 7, strike "OR".

Page 13, line 10, strike "ACCOUNT." and substitute "ACCOUNT; OR"
(C) A COLORADO RESIDENT'S ACCOUNT NUMBER OR CREDIT OR
DEBIT CARD NUMBER IN COMBINATION WITH ANY REQUIRED SECURITY
CODE, ACCESS CODE, OR PASSWORD THAT WOULD PERMIT ACCESS TO THAT
ACCOUNT."

Page 13, line 7, strike "DATA;" and substitute "DATA, AS DEFINED IN
SECTION 24-73-101 (1)(a);".

Page 13, after line 23 insert:
"(i) "THIRD-PARTY SERVICE PROVIDER" MEANS AN ENTITY THAT
HAS BEEN CONTRACTED WITH TO MAINTAIN, STORE, OR PROCESS PERSONAL
INFORMATION ON BEHALF OF A GOVERNMENTAL ENTITY."

Page 14, strike lines 19 through 29 and substitute:
"(c) IF AN INVESTIGATION BY THE GOVERNMENTAL ENTITY
PURSUANT TO SUBSECTION (2)(a) OF THIS SECTION DETERMINES THAT THE
TYPE OF PERSONAL INFORMATION DESCRIBED IN SUBSECTION (1)(g)(I)(B)
OF THIS SECTION HAS BEEN MISUSED OR IS REASONABLY LIKELY TO BE
MISUSED, THEN THE GOVERNMENTAL ENTITY SHALL, IN ADDITION TO THE
NOTICE OTHERWISE REQUIRED BY THIS SECTION AND IN THE MOST
EXPEDIENT TIME POSSIBLE AND WITHOUT UNREASONABLE DELAY, BUT NO
LATER THAN THIRTY DAYS AFTER THE DATE OF DETERMINATION THAT A
SECURITY BREACH OCCURRED, CONSISTENT WITH THE LEGITIMATE NEEDS
OF LAW ENFORCEMENT AND CONSISTENT WITH ANY MEASURES NECESSARY
TO DETERMINE THE SCOPE OF THE BREACH AND TO RESTORE THE
REASONABLE INTEGRITY OF THE COMPUTERIZED DATA SYSTEM:
(I) DIRECT THE".

Page 15, lines 28 and 29, strike "OWNER OR LICENSEE" and substitute
"COVERED ENTITY".

Page 16, strike lines 17 and 18 and substitute:
"(k) (I) THE GOVERNMENTAL ENTITY SHALL NOTIFY COLORADO
RESIDENTS OF A SECURITY BREACH".

Page 16, line 19, strike "GENERAL".

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

HB18-1135 by Representative(s) Kraft-Tharp and Wilson; also
Senator(s) Tate--Concerning the extension of the advanced
industries export acceleration program.

Amendment No. 1, Appropriations Report, dated April 19, 2018, and
placed in member's bill file; Report also printed in House Journal, April
19, 2018.

As amended, ordered engrossed and placed on the Calendar for Third
Reading and Final Passage.
HB18-1006 by Representative(s) Hamner and Liston; also Senator(s) Gardner and Moreno--Concerning modifications to the newborn screening program administered by the department of public health and environment.


Amendment No. 2, Appropriations Report, dated April 19, 2018, and placed in member's bill file; Report also printed in House Journal, April 19, 2018.

Amendment No. 3, by Representative(s) Hamner.

Amendment No. 4, by Representative(s) Hamner.

Amend the Appropriations Committee Report, dated April 19, 2018, page 2, lines 2 and 3, strike "reappropriated funds in".

Amendment No. 5, by Representative(s) Liston.

Amend the Public Health Care and Human Services Committee Report, dated January 30, 2018, page 2, line 10, before "genetic" insert "NEWBORN SCREENING PROGRAMS OR".

Page 2 of the report, line 13, after the period add "FAMILY PARTICIPATION IN THE FOLLOW-UP SUPPORT AND ASSISTANCE SERVICES IS VOLUNTARY.".

Page 2 of the report, after line 34, insert:

"Page 4 of the printed bill, line 19, after "(1.5)" add "and (3)".

Page 4 of the bill, line 20, strike "committee." and substitute "committee - rules.".

Page 6 of the bill, line 5, strike "ONGOING".

Page 6 of the bill, after line 13, insert:

"(3) THE STATE BOARD SHALL PROMULGATE RULES CONCERNING THE REQUIREMENTS OF THE NEWBORN SCREENING PROGRAM FOR GENETIC AND METABOLIC DISORDERS, INCLUDING:

(I) IN ADDITION TO THOSE CONDITIONS LISTED IN SUBSECTION (1)(b) OF THIS SECTION, ANY OTHER CONDITIONS FOR WHICH TESTING MUST OCCUR;

(II) OBTAINING SAMPLES OR SPECIMENS FROM NEWBORN INFANTS REQUIRED FOR THE TESTS PRESCRIBED BY THE STATE BOARD; AND

(III) THE HANDLING AND DELIVERY OF SAMPLES OR SPECIMENS FOR TESTING AND EXAMINATION.".

Page 2 of the report, line 35, strike "and (10)." and substitute "(10), and (11)."

Amendment No. 5, by Representative(s) Liston.

Amend the Public Health Care & Human Services committee report, dated January 30, 2018, page 3, after line 3, insert:
"Page 12 of the bill, line 26, before "ENSURE" insert "MAKE EVERY PROFESSIONAL EFFORT, AS DEFINED BY THE BOARD, INCLUDING FOLLOWING UP AT SCHEDULED POSTPARTUM APPOINTMENTS, TO".

Page 13 of the bill, line 4, before "SHALL" insert "WHO PERFORMS THE SCREENING"."

Page 3 of the report, strike line 30 and substitute "THEIR PARENTS OR GUARDIANS, AND HEALTH CARE PROVIDERS.

(10) (a) THE DEPARTMENT SHALL DEVELOP AND PUBLISH MATERIALS ON ITS WEBSITE FOR USE IN EDUCATING AND TRAINING ON CYTOMEGALOVIRUS, REFERRED TO AS "CMV", THAT INCLUDE THE FOLLOWING:

(I) THE ESTIMATED INCIDENCE OF CMV;

(II) THE TRANSMISSION OF CMV TO PREGNANT WOMEN OR WOMEN WHO MAY BECOME PREGNANT;

(III) BIRTH DEFECTS CAUSED BY CONGENITAL CMV;

(IV) METHODS OF DIAGNOSING CONGENITAL CMV;

(V) AVAILABLE PREVENTIVE MEASURES TO AVOID THE INFECTION IN WOMEN WHO ARE PREGNANT OR MAY BECOME PREGNANT;

(VI) RESOURCES AND EVIDENCE-BASED TREATMENT AS THEY BECOME AVAILABLE FOR FAMILIES OF CHILDREN BORN WITH CMV; AND

(VII) ANY FEDERAL OR STATE REQUIREMENTS REGARDING TESTING FOR CMV.

(b) SUBJECT TO AVAILABLE APPROPRIATIONS, THE DEPARTMENT SHALL PROVIDE TECHNICAL ASSISTANCE AND TRAINING REGARDING CMV TO HEALTH CARE FACILITIES AND HEALTH CARE PROVIDERS UPON REQUEST.".

Renumber succeeding subsection accordingly.".

Amendment No. 5, by Representative(s) Liston.

Amend printed bill, page 15, line 15, strike "PROGRAM." and substitute "PROGRAM THROUGH JULY 1, 2021.".

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

HB18-1136 by Representative(s) Pettersen, Buck, Kennedy, Singer; also Senator(s) Priola and Jahn, Aguilar, Lambert, Tate--Concerning treatment for individuals with substance use disorders, and, in connection therewith, adding residential and inpatient treatment to the Colorado medical assistance program.


Amendment No. 2, Appropriations Report, dated April 19, 2018, and placed in member's bill file; Report also printed in House Journal, April 19, 2018.
Amendment No. 3, by Representative(s) Beckman.

Amend the Public Health Care & Human Services Report, dated March 13, 2018, page 1, strike lines 1 and 2.

Page 1, line 3, strike "Page" and substitute "Amend printed bill, page".

Page 1, strike lines 5 through 7.

Page 1, line 10, strike "repeal." and substitute "performance review report.".

Page 2, line 30, before "REPORT" insert "PERFORMANCE REVIEW".

Page 3, strike line 7 and substitute:

"(b) AFTER CONSIDERING THE STATE DEPARTMENT'S PERFORMANCE REVIEW REPORT, THE GENERAL ASSEMBLY MAY ENACT LEGISLATION MODIFYING OR REPEALING THE BENEFIT.".

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

HB18-1177 by Representative(s) Michaelson Jenet; also Senator(s) Fenberg and Coram--Concerning multiple approaches to help prevent youth suicide.


Amendment No. 2, Appropriations Report, dated April 19, 2018, and placed in member's bill file; Report also printed in House Journal, April 19, 2018.

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

HB18-1003 by Representative(s) Pettersen, Buck, Kennedy, Singer; also Senator(s) Priola and Jahn, Aguilar, Lambert, Tate--Concerning measures to prevent opioid misuse in Colorado.


Amendment No. 2, Appropriations Report, dated April 19, 2018, and placed in member's bill file; Report also printed in House Journal, April 19, 2018.

Amendment No. 3, by Representative(s) Pettersen.

Amend the Public Health Care and Human Services Committee Report, dated March 13, 2018, page 3, line 5, strike "STATE DEPARTMENT" and
substitute "TONY GRAMPSAS YOUTH SERVICES BOARD, CREATED IN SECTION 26-6.8-103, ".

Page 3, line 9, strike "STATE DEPARTMENT" and substitute "TONY GRAMPSAS YOUTH SERVICES BOARD".

Page 3, line 13, strike "STATE DEPARTMENT" and substitute "TONY GRAMPSAS YOUTH SERVICES BOARD".

Page 3, after line 14, insert:

"(III) THE TONY GRAMPSAS YOUTH SERVICES BOARD SHALL PRIORITIZE FUNDING REQUESTED AMOUNTS IN THEIR ENTIRETY OR IN AMOUNTS SUBSTANTIALLY SUFFICIENT TO ENSURE GRANTEE CAN FULLY OR SUBSTANTIALLY IMPLEMENT PROGRAMS TO FIDELITY.

(IV) THE TONY GRAMPSAS YOUTH SERVICES BOARD SHALL PRIORITIZE AWARDS TO ORGANIZATIONS THAT SERVE COMMUNITIES WITH HIGH RISK FACTORS FOR SUBSTANCE ABUSE COMBINED WITH LIMITED ACCESS TO TREATMENT SERVICES ACCORDING TO STATE NEEDS ASSESSMENTS, COLORADO HEALTH INDICATOR DATA, AND NATIONAL BEST PRACTICE TRENDS.".

Page 3, line 15, strike "STATE DEPARTMENT" and substitute "TONY GRAMPSAS YOUTH SERVICES BOARD".

Page 3, line 22, strike "PROGRAM WITH CLEAR METRICS AND BENCHMARKS," and substitute "SUBSTANCE ABUSE PREVENTION PROGRAM LISTED AS A MODEL OR PROMISING PROGRAM IN THE BLUEPRINTS FOR HEALTH YOUTH DEVELOPMENT PROGRAM REGISTRY;".

Page 3, strike lines 23 through 26.

Reletter succeeding paragraphs accordingly.

Amendment No. 4, by Representative(s) Pettersen.

Amend the Public Health Care & Human Services committee report, dated March 13, 2018, page 2, after line 2 insert:

"Amend printed bill, page 6, strike lines 15 through 26 and substitute:

"brief intervention, and referral - repeal. (1) On or before June 30, 2016, the state department shall grant, through a competitive grant program, up to five hundred thousand dollars to one or more organizations to provide evidence-based training and outreach to health professionals statewide related to screening, brief intervention, and referral to treatment for individuals at risk of substance abuse for whom Colorado provides optional services in accordance with section 25.5.5-202(1)(u). For any fiscal year beginning on or after July 1, 2016, the state department shall award additional grants for this training and outreach, subject to available appropriations. Any moneys appropriated for grants pursuant to this section are not subject to federal financial participation.".".

Page 2 of the committee report, strike lines 3 and 4 and substitute:

"Page 7, lines 1 and 2, strike "FIVE HUNDRED THOUSAND" and substitute "SEVEN HUNDRED FIFTY THOUSAND".".
Page 7, line 4, strike "SCREENING" and substitute "TO TREATMENT".

Page 7, line 5, before "THAT", insert "INCLUDING PROVIDERS WHO SERVE WOMEN OF CHILD-BEARING AGE".".

Amendment No. 5, by Representative(s) Pettersen.

Amend printed bill, page 6, line 9, after "(2)." add "THE DEPARTMENT SHALL PRIORITIZE FUNDING TO SCHOOL-BASED HEALTH CENTERS THAT SERVE COMMUNITIES WITH HIGH RISK FACTORS FOR SUBSTANCE ABUSE COMBINED WITH LIMITED ACCESS TO TREATMENT SERVICES ACCORDING TO STATE NEEDS ASSESSMENTS, COLORADO HEALTH INDICATOR DATA, AND NATIONAL BEST PRACTICE TRENDS.".

Page 6, strike lines 10 and 11 and substitute:

"(II) ANY UNENCUMBERED AND UNEXPENDED MONEY FROM AN APPROPRIATION MADE PURSUANT TO THIS SUBSECTION (2)(b) REMAINS AVAILABLE FOR EXPENDITURE BY THE DEPARTMENT IN THE NEXT TWO FISCAL YEARS WITHOUT FURTHER APPROPRIATION.".

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

HB18-1184 by Representative(s) Exum and Lawrence; also Senator(s) Aguilar and Gardner--Concerning the creation of the Colorado next generation 911 board in the department of public safety.

Amendment No. 1, Business Affairs and Labor Report, dated March 27, 2018, and placed in member's bill file; Report also printed in House Journal, March 28, 2018.

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

HB18-1212 by Representative(s) Kennedy and Landgraf; also Senator(s) Kefalas--Concerning the licensing of freestanding emergency departments.


Amendment No. 2, Finance Report, dated April 11, 2018, and placed in member's bill file; Report also printed in House Journal, April 12, 2018.

Amendment No. 3, Appropriations Report, dated April 19, 2018, and placed in member's bill file; Report also printed in House Journal, April 19, 2018.

As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.
HB18-1217 by Representative(s) Van Winkle and Garnett; also
Senator(s) Gardner--Concerning a temporary income tax
credit for employers that make contributions to 529
qualified state tuition program accounts owned by their
employees, and, in connection therewith, enacting the
"Working Families College Savings Act".

Amendment No. 1, Finance Report, dated March 14, 2018, and placed in
member's bill file; Report also printed in House Journal, March 15, 2018.

Amendment No. 1, by Representative(s) Van Winkle.

Amend the Finance Committee Report, dated March 14, 2018, page 1,
line 23, strike "SHALL TRANSMIT ALL" and substitute "MAY EXPEND".

Page 2 of the report, lines 1 and 2, strike "TO THE STATE TREASURER AND
SHALL ADMINISTER" and substitute "CONSISTENT WITH ANY TERMS AND
CONDITIONS IMPOSED AS A CONDITION OF RECEIVING SUCH MONEY FOR
ADMINISTERING".

Page 2, line 3, strike "APPROPRIATIONS." and substitute
"APPROPRIATIONS; EXCEPT THAT, NOTWITHSTANDING PART 13 OF ARTICLE
75 OF TITLE 24, THE GENERAL ASSEMBLY MAY APPROPRIATE STATE FUNDS
TO THE DEPARTMENT IN THE FUTURE TO ADMINISTER THE INCOME TAX
CREDIT ALLOWED IN THIS SECTION.".

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

HB18-1251 by Representative(s) Lee and Wist, Melton, Weissman,
Young; also Senator(s) Kagan and Gardner--Concerning
measures to improve the efficiency of the community
corrections transition placements.

Amendment No. 1, Judiciary Report, dated April 1, 2018, and placed in
member's bill file; Report also printed in House Journal, April 2, 2018.

Amendment No. 2, Appropriations Report, dated April 19, 2018, and
placed in member's bill file; Report also printed in House Journal, April
19, 2018.

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

HB18-1266 by Representative(s) Esgar and Wilson; also Senator(s)
Hill and Todd--Concerning expanding the career
development success pilot program.

Ordered engrossed and placed on the Calendar for Third Reading and
Final Passage.
HB18-1290  by Representative(s) Roberts and Lawrence, Hansen; also Senator(s) Sonnenberg--Concerning the continuation of the certification of conservation easement holders, and, in connection therewith, implementing the recommendations of the 2017 sunset report by the department of regulatory agencies.

Laid over until April 24, retaining place on Calendar.

HB18-1310  by Representative(s) Coleman; also Senator(s) Fields--Concerning the creation of a pilot program for emergency employment support services.

Amendment No. 1, Business Affairs and Labor Report, dated April 5, 2018, and placed in member's bill file; Report also printed in House Journal, April 6, 2018.

Amendment No. 2, Appropriations Report, dated April 19, 2018, and placed in member's bill file; Report also printed in House Journal, April 19, 2018.

Amendment No. 3, by Representative(s) Coleman.

Amend the Appropriations Committee Report, dated April 19, 2018, page 1, line 21, strike "TO THE FUND" and substitute "TO THE DEPARTMENT".

Page 2, line 1, strike "THE EXECUTIVE DIRECTOR, OR HIS OR".

Page 2, strike lines 2 and 3.

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

HB18-1319  by Representative(s) Singer and Young; also Senator(s) Gardner--Concerning the extension of services for a successful adulthood for former foster care youth who are between the ages of eighteen years and twenty-one years.

Amendment No. 1, Appropriations Report, dated April 19, 2018, and placed in member's bill file; Report also printed in House Journal, April 19, 2018.

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

HB18-1379  by Representative(s) Pettersen and Wilson; also Senator(s) Hill--Concerning the financing of public schools.

Amendment No. 1, Education Report, dated April 16, 2018, and placed in member's bill file; Report also printed in House Journal, April 17, 2018.

Amendment No. 2, Appropriations Report, dated April 19, 2018, and placed in member's bill file; Report also printed in House Journal, April 19, 2018.
Amendment No. 3, by Representative(s) Leonard.

Amend the Education Committee Report, dated April 16, 2018, page 2, strike line 1.

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

HB18-1269 by Representative(s) Lundeen and Pettersen; also Senator(s) Hill and Fields--Concerning notification to parents of charges brought against public school employees for alleged criminal conduct that could result in the revocation of an educator license pursuant to title 22, Colorado Revised Statutes.

Amendment No. 1, Judiciary Report, dated April 17, 2018, and placed in member's bill file; Report also printed in House Journal, April 18, 2018.

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

HB18-1356 by Representative(s) Thurlow, Arndt, McKean; also Senator(s) Moreno, Martinez Humenik, Zenzinger--Concerning adding a nonsubstantive cross reference to the crime of failure to register as a sex offender.

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

HB18-1287 by Representative(s) Weissman; also Senator(s) Cooke and Kagan--Concerning the extension of the repeal of the Colorado commission on criminal and juvenile justice.

Amendment No. 1, Judiciary Report, dated April 12, 2018, and placed in member's bill file; Report also printed in House Journal, April 13, 2018.

Amendment No. 2, Appropriations Report, dated April 19, 2018, and placed in member's bill file; Report also printed in House Journal, April 19, 2018.

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

HB18-1009 by Representative(s) Roberts; also Senator(s) Donovan--Concerning transparency in diabetes prescription drugs pricing.

Amendment No. 2, Appropriations Report, dated April 19, 2018, and placed in member's bill file; Report also printed in House Journal, April 19, 2018.

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

HB18-1220 by Representative(s) Melton; also Senator(s) Tate--Concerning a requirement that persons who deal in cryptocurrency be regulated under the laws regulating money transmitters.

Amendment No. 1, Business Affairs and Labor Report, dated April 12, 2018, and placed in member's bill file; Report also printed in House Journal, April 13, 2018.

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

SB18-044 by Senator(s) Crowder; also Representative(s) Landgraf--Concerning the ability of private employers to give preference to veterans when making certain employment decisions.

Amendment No. 1, State, Veterans, & Military Affairs Report, dated March 8, 2018, and placed in member's bill file; Report also printed in House Journal, March 9, 2018.

As amended, laid over until April 20, retaining place on Calendar.

HB18-1292 by Representative(s) McKean and Rosenthal; also Senator(s) Court--Concerning the creation of the pilot state access to resources and training (START) grant program for persons experiencing homelessness.

Amendment No. 1, Appropriations Report, dated April 19, 2018, and placed in member's bill file; Report also printed in House Journal, April 19, 2018.

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

_______________

AMENDMENT(S) TO THE COMMITTEE OF THE WHOLE REPORT

Representative Lawrence moved to amend the Report of the Committee of the Whole to reverse the action taken by the Committee in not adopting the following Lawrence amendment, to HB 18-1381, to show that said amendment passed, and that HB 18-1381, as amended, passed.

Amend printed bill, page 6, line 11, strike "marijuana, EXCLUDING MEDICAL MARIJUANA TRIM," and substitute "marijuana".

Page 6, lines 13 and 14, strike "inventory, EXCLUDING MEDICAL MARIJUANA TRIM," and substitute "inventory".
The amendment was declared **lost** by the following roll call vote:

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Representative Winkler moved to amend the Report of the Committee of the Whole to reverse the action taken by the Committee in not adopting the following Winkler amendment, to HB 18-1006, to show that said amendment passed, and that HB 18-1006, as amended, passed.

Amend printed bill, page 4, line 19, after "add" insert "(1)(d) and".

Page 5, after line 22 insert:

"(d) **BEFORE ANY TESTING IS DONE OR MEDICAL TREATMENT IS**

**PERFORMED ON A MINOR CHILD, A BIRTHING FACILITY OR OTHER MEDICAL FACILITY OR PROVIDER SHALL PROVIDE THE PARENT OR LEGAL GUARDIAN**

**WITH A COMPLETE AND ACCURATE PRICE DESCRIPTION FOR THE TESTING**

**AND SHALL OBTAIN THE CONSENT OF THE PARENT OR LEGAL GUARDIAN OF THE MINOR CHILD.**".

The amendment was declared **lost** by the following roll call vote:

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</table>
Representative Everett moved to amend the Report of the Committee of the Whole to reverse the action taken by the Committee in not adopting the following Everett amendment, to HB 18-1006, to show that said amendment passed, and that HB 18-1006, as amended, passed.

Amend printed bill, page 14, after line 16 insert:

"SECTION 7. In Colorado Revised Statutes, amend 25-4-1005 as follows:

25-4-1005. Exceptions. Nothing in the provisions of this part 10 shall be construed to require the testing or medical treatment for the minor child of any person or of any person who is a member of a well-recognized church or religious denomination and whose religious convictions in accordance with the tenets or principles of his church or religious denomination are against medical treatment for disease or physical defects or who has a personal objection to the administration of such tests or treatment. BEFORE ANY TESTING IS DONE OR MEDICAL TREATMENT IS PERFORMED ON A MINOR CHILD, A BIRTHING FACILITY OR OTHER MEDICAL FACILITY OR PROVIDER SHALL OBTAIN THE CONSENT OF THE PARENT OR LEGAL GUARDIAN OF THE MINOR CHILD."

Renumber succeeding sections accordingly.

The amendment was declared lost by the following roll call vote:

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Representative Wist moved to amend the Report of the Committee of the Whole to reverse the action taken by the Committee in not adopting the following Wist amendment, to HB 18-1177, to show that said amendment passed, and that HB 18-1177, as amended, passed.
Amend the Public Health Care & Human Services committee report, dated March 13, 2018, page 4, strike lines 21 through 41.

Strike page 5.

Page 6, strike lines 1 through 15.

Renumber succeeding sections accordingly.

The amendment was declared lost by the following roll call vote:

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ADOPTION OF COMMITTEE OF THE WHOLE REPORT


Laid over until date indicated retaining place on Calendar:

SB18-044 amended--April 20, 2018
HB18-1179--April 23, 2018
HB18-1290--April 24, 2018.

The Chairman moved the adoption of the Committee of the Whole Report. As shown by the following roll call vote, a majority of those elected to the House voted in the affirmative, and the Report was adopted.

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<td>Becker J.</td>
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</table>
REPORT(S) OF COMMITTEE(S) OF REFERENCE

EDUCATION

After consideration on the merits, the Committee recommends the following:

**HB18-1226** 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 23-1-135 as follows:

23-1-135. Department directive - undergraduate degree and certificate programs - annual return on investment report - definition - repeal. (1) (a) The General Assembly finds and declares that:

(I) Colorado's economic growth depends upon a strong workforce with the education and training necessary to succeed in twenty-first-century careers;

(II) Colorado's state system of higher education is the primary source of education and training for Coloradans pursuing these careers;

(III) Further, Colorado's system of higher education must meet the postsecondary education needs of all of its residents, including providing reasonable access to higher education statewide, in order for Colorado to succeed in meeting its goals for an educated workforce;

(IV) With future state funding levels for higher education uncertain due to competing demands on the state's budget, the state has an obligation to taxpayers and to consumers of higher education in Colorado to make the best possible use of state resources; and

(V) Ensuring that state policymakers and consumers of higher education have access to information concerning undergraduate degree and certificate programs, including student costs and average debt, as well as employment and
EARNINGS OUTCOMES, IS CRITICAL TO EVALUATING HIGHER EDUCATION PROGRAM CHOICES AS WELL AS COLORADO’S ECONOMIC AND WORKFORCE GOALS.

(b) THEREFORE, THE GENERAL ASSEMBLY DECLARES THAT IT IS APPROPRIATE FOR THE DEPARTMENT OF HIGHER EDUCATION TO PREPARE AN ANNUAL RETURN ON INVESTMENT REPORT THAT INCLUDES AN ANALYSIS OF STUDENT COSTS AND EMPLOYMENT OUTCOMES OF UNDERGRADUATE DEGREE OR CERTIFICATE PROGRAMS OFFERED AT COLORADO PUBLIC INSTITUTIONS OF HIGHER EDUCATION.

AS USED IN THIS SECTION, UNLESS THE CONTEXT OTHERWISE REQUIRES, "INSTITUTION OF HIGHER EDUCATION" OR "INSTITUTION" MEANS THE STATE INSTITUTIONS, AS DEFINED IN SECTION 23-18-102 (10)(a), THE LOCAL DISTRICT COLLEGES, AND THE AREA TECHNICAL COLLEGES.

(3) (a) ON OR BEFORE JULY 31, 2019, AND ON OR BEFORE JULY 31 EACH YEAR THEREAFTER, THE DEPARTMENT OF HIGHER EDUCATION SHALL PREPARE A RETURN ON INVESTMENT REPORT OF UNDERGRADUATE DEGREE AND CERTIFICATE PROGRAMS OFFERED BY INSTITUTIONS OF HIGHER EDUCATION. THE DEPARTMENT, IN CONSULTATION WITH THE GOVERNING BOARDS OF THE INSTITUTIONS, SHALL DETERMINE THE DESIGNATION OF DEGREE AND CERTIFICATE PROGRAMS FOR PURPOSES OF THE RETURN ON INVESTMENT REPORT.

(b) THE RETURN ON INVESTMENT REPORT MUST INCLUDE INFORMATION CONCERNING THE UNDERGRADUATE DEGREE AND CERTIFICATE PROGRAMS OFFERED AT EACH INSTITUTION INCLUDING, AT A MINIMUM:

(I) THE NUMBER OF STUDENTS ENROLLED IN THE UNDERGRADUATE DEGREE OR CERTIFICATE PROGRAM AND THE NUMBER OF DEGREES AND CERTIFICATES AWARDED ANNUALLY FOR THE PROGRAM;

(II) THE AVERAGE TIME TO COMPLETION FOR STUDENTS COMPLETING THE UNDERGRADUATE DEGREE OR CERTIFICATE PROGRAM AND THE AVERAGE NUMBER OF CREDITS EARNED BY STUDENTS COMPLETING THE DEGREE OR CERTIFICATE PROGRAM;

(III) THE AVERAGE COST FOR COMPLETION OF THE UNDERGRADUATE DEGREE OR CERTIFICATE PROGRAM, INCLUDING MANDATORY PROGRAM AND INSTITUTIONAL FEES, FOR A STUDENT WITH IN-STATE TUITION CLASSIFICATION;

(IV) THE AVERAGE STUDENT LOAN DEBT FOR STUDENTS IN THE UNDERGRADUATE DEGREE OR CERTIFICATE PROGRAM;

(V) THE EMPLOYMENT RATE OF UNDERGRADUATE DEGREE OR CERTIFICATE PROGRAM GRADUATES. FOR PURPOSES OF THE REPORT, INFORMATION RELATING TO THE EMPLOYMENT RATE INCLUDES THE NUMBER OF INDIVIDUAL GRADUATES, THE NUMBER OF INDIVIDUAL GRADUATES MATCHED THROUGH AVAILABLE DATA SOURCES, AND THE NUMBER OF INDIVIDUAL GRADUATES THAT ARE NOT INCLUDED IN THE EMPLOYMENT RATE, WITH AN EXPLANATION OF WHY THE GRADUATES ARE EXCLUDED FROM THE EMPLOYMENT RATE.

(VI) THE AVERAGE ANNUAL EARNINGS OF UNDERGRADUATE DEGREE OR CERTIFICATE PROGRAM GRADUATES ONE, FIVE, AND TEN YEARS AFTER GRADUATION OR COMPLETION; AND

(VII) ANY OTHER INFORMATION NECESSARY TO COMPLETE THE RETURN ON INVESTMENT REPORT.

(4) NOTWITHSTANDING SECTION 24-1-136 (11)(a)(I), THE DEPARTMENT SHALL ANNUALLY SUBMIT THE RETURN ON INVESTMENT REPORT TO THE EDUCATION COMMITTEES OF THE HOUSE OF REPRESENTATIVES AND OF THE SENATE, OR ANY SUCCESSOR COMMITTEES,
AND SHALL POST THE REPORT ON THE DEPARTMENT'S WEBSITE FOR PUBLIC ACCESS.

(5) THIS SECTION IS REPEALED, EFFECTIVE JULY 1, 2027.

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 8, 2018, if adjournment sine die is on May 9, 2018); 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 2018 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor."

LOCAL GOVERNMENT

After consideration on the merits, the Committee recommends the following:

HB18-1368 be referred to the Committee of the Whole with favorable recommendation.

STATE, VETERANS, & MILITARY AFFAIRS

After consideration on the merits, the Committee recommends the following:

HB18-1318 be referred to the Committee of the Whole with favorable recommendation.

SB18-192 be postponed indefinitely.

TRANSPORTATION & ENERGY

After consideration on the merits, the Committee recommends the following:

HB18-1320 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, 40-1-102, amend the introductory portion and (3)(b) as follows:

40-1-102. Definitions. As used in articles 1 to 7 of this title 40, unless the context otherwise requires:

(3) (b) "Common carrier" does not include a motor carrier that provides transportation not subject to regulation pursuant to section
40-10.1-105, a motor carrier that is subject to part 3, 4, or 5, or a transportation network company, as defined in section 40-10.1-602 (3), or a transportation network company driver, as defined in section 40-10.1-602 (4).

SECTION 2. In Colorado Revised Statutes, 40-1-103, amend (3) as follows:

40-1-103. Public utility defined. (3) For the purposes of articles 1 to 7 of this title 40, a motor carrier that provides transportation not subject to regulation pursuant to section 40-10.1-105 or that is subject to part 3, 4, or 5, of this article 10.1 of this title 40 is not a public utility.

SECTION 3. In Colorado Revised Statutes, 40-7-113, amend (1)(b) as follows:

40-7-113. Civil penalties - fines. (1) In addition to any other penalty otherwise authorized by law and except as otherwise provided in subsections (3) and (4) of this section, any person who violates article 10.1 or 10.5 of this title 40 or any rule promulgated by the commission pursuant to article 10.1 or 10.5, which article or rule is applicable to the person, may be subject to fines as specified in the following paragraphs:

(b) Any person who violates section 40-10.1-201 (1), 40-10.1-202 (1)(a), 40-10.1-401 (1)(a), or 40-10.1-502 (1)(a), or 40-10.1-702 (1)(a) may be assessed a civil penalty of not more than one thousand one hundred dollars.

SECTION 4. In Colorado Revised Statutes, 40-10.1-101, amend the introductory portion, (4), and (14); and add (9.5) as follows:

40-10.1-101. Definitions. As used in this article 10.1, unless the context otherwise requires:

(4) "Common carrier" means a common carrier as defined in section 40-1-102; except that the term does not include:

(a) A contract carrier as defined in this section; or

(b) A motor carrier of passengers under part 3 of this article 10.1; OR

(c) A motor carrier of passengers providing large-market taxicab service under part 7 of this article 10.1.

(9.5) "Large-market taxicab service" means indiscriminate passenger transportation for compensation in a taxicab on a call-and-demand basis, within and between points in the counties of Adams, Arapahoe, Boulder, Broomfield, Denver, Douglas, El Paso, Jefferson, Larimer, and Weld, and between those points and all points within the state of Colorado, with the first passenger in the taxicab having exclusive use of the taxicab unless the passenger agrees to multiple loadings.

(14) "Permit" means the permit issued to a contract carrier under part 2 of this article 10.1 or to a motor carrier under part 3, 4, or 5, or 7 of this article 10.1.

SECTION 5. In Colorado Revised Statutes, 40-10.1-109, amend (1) as follows:

40-10.1-109. Motor carrier compliance with safety rules. (1) A motor carrier subject to part 2, or 3, or 7 of this article 10.1 shall comply with the safety rules adopted by the commission pursuant to section 40-10.1-108.

SECTION 6. In Colorado Revised Statutes, 40-10.1-110, amend (1) as follows:

40-10.1-110. Criminal history record check - rules. (1) An individual who wishes to drive either a taxicab for a motor carrier that is the holder of a certificate to provide taxicab service issued under part 2...
of this article or 10.1; a motor vehicle for a motor carrier that is the holder
of a permit to operate as a charter bus, children's activity bus, luxury
limousine, medicaid client transport, or off-road scenic charter under part
3 of this article 10.1; OR A MOTOR VEHICLE FOR A MOTOR CARRIER THAT
IS THE HOLDER OF A PERMIT TO OPERATE AS A LARGE-MARKET TAXICAB
SERVICE UNDER PART 7 OF THIS ARTICLE 10.1 shall submit a set of his or
her fingerprints to the commission. The commission shall forward the
fingerprints to the Colorado bureau of investigation for the purpose of
obtaining a fingerprint-based criminal history record check. Upon receipt
of fingerprints and payment for the costs, the Colorado bureau of
investigation shall conduct a state and national fingerprint-based criminal
history record check using records of the Colorado bureau of
investigation and the federal bureau of investigation. The commission is
the authorized agency to receive information regarding the result of a
national criminal history record check. The individual whose fingerprints
are checked shall pay the actual costs of the state and national
fingerprint-based criminal history record check.

SECTION 7. In Colorado Revised Statutes, 40-10.1-111, amend
(1) introductory portion and (1)(b) as follows:

40-10.1-111. Filing, issuance, and annual fees. (1) A motor
carrier shall pay the commission the following fees in amounts prescribed
in this section or, if not so prescribed IN THIS SECTION, as set
administratively by the commission with approval of the executive
director of the department of regulatory agencies:

(b) The commission shall administratively set the ANNUAL filing
fee for an application A PERMIT TO OPERATE under part 7 of this article
10.1 to provide LARGE-MARKET taxicab service, within and between the
counties of Adams, Arapahoe, Boulder, Broomfield, Denver, Douglas, El Paso,
and Jefferson.

SECTION 8. In Colorado Revised Statutes, 40-10.1-203, amend
(2)(b)(II), (2)(c)(III), and (3); and repeal (2)(c)(I)(A) as follows:

40-10.1-203. Rules for issuance of certificate - standing to
protest - judicial review - legislative declaration.

(2) (b) (II) (A) The general assembly hereby finds, determines,
and declares that House Bill 15-1316 may open the door to multiple
taxicab companies entering the taxicab service market within the
metropolitan areas of Colorado and will lead to free market competition,
expanded consumer choice, and improved quality of service.

(B) The general assembly further finds, determines, and declares
that nothing in this subparagraph (II) SUBSECTION (2) requires or prohibits
a taxicab company applying for a certificate to form a labor union nor
requires any taxicab driver to join a labor union.

(C) In an application for a certificate to provide taxicab service
within and between the counties of Adams, Arapahoe, Boulder,
Broomfield, Denver, Douglas, El Paso, and Jefferson, the applicant has
the burden of proving that it is operationally and financially fit to provide
the proposed service. The commission shall not consider the applicant's
corporate structure when determining whether to approve or disapprove
the application for a certificate. The applicant need not prove the
inadequacy of existing taxicab service, if any, within the applicant's
proposed geographic area of operation. If the commission determines that
the applicant has proved its operational and financial fitness, the
commission shall grant the applicant a certificate.

(c) (I) (A) The holder of a certificate that contains authority to
operate a taxicab service between points in the city and county of Denver
also holds taxicab service authority from points in the city and county of Denver to all points in this state.

(III) The commission shall amend, by order and without notice or hearing, any existing taxicab service certificate as described in subparagraph (I) or (II) of this paragraph (c) to allow service from points in the city and county of Denver to either all points in this state or all points within the common carrier's base area to conform with the directives contained in said subparagraph (I) or (II) by removing all language authorizing large-market taxicab service offered in accordance with Part 7 of this Article 10.1.

(3) When an appeal of a written recommended decision under this section has been made by filing exceptions pursuant to section 40-6-109 and the commission has rendered a final decision on such the exceptions as provided in article 6 of this title 40, any party thereto to the proceeding may, within thirty days after the final decision, apply directly to a district court in this state for judicial review pursuant to section 40-6-115. For purposes of judicial review, a decision of the commission on exceptions is final on the date the decision is served on the parties to the proceeding.

SECTION 9. In Colorado Revised Statutes, add part 7 to article 10.1 of title 40 as follows:

PART 7

LARGE-MARKET TAXICAB SERVICES

40-10.1-701. Legislative declaration. (1) The general assembly finds and declares that:

(a) Nothing in this part 7 requires or prohibits a motor carrier applying for a permit pursuant to section 40-10.1-702 (1)(a) to form a labor union nor requires any large-market taxicab service driver to join a labor union; and

(b) If a motor carrier previously obtained a certificate of public convenience and necessity to provide taxicab service pursuant to section 40-10.1-201 and the certificate remains valid at a time that the motor carrier subsequently obtains a permit to operate large-market taxicab service under this part 7, the motor carrier's certificate constitutes a devalued asset for the motor carrier.

40-10.1-702. Large-market taxicab service - permit required - rules. (1) On and after January 1, 2019, a person shall not operate or offer to operate a large-market taxicab service in intrastate commerce without first having obtained a permit to operate large-market taxicab service from the commission in accordance with this part 7.

(b) A person may apply for a permit in a form and manner prescribed by the commission.

(c) A permit issued pursuant to this section is valid for one year after the date of issuance.

(2) Except as provided in section 40-10.1-704, the commission shall issue a permit to a motor carrier of passengers upon completion of the application filed pursuant to subsection (1) of this section, the payment of a fee determined by the commission, compliance with the financial responsibility requirements established by rule by the commission pursuant to section 40-10.1-107, and submission of current rate information pursuant to section 40-10.1-705.

(3) In order to obtain a permit under this section, an
APPLICANT MUST DEMONSTRATE THAT EACH VEHICLE OPERATED UNDER
THE PERMIT HAS BEEN INSPECTED WITHIN THE IMMEDIATELY PRECEDING
TWELVE MONTHS BY A QUALIFIED MECHANIC IN ACCORDANCE WITH RULES
PROMULGATED BY THE COMMISSION.

(4) (a) Except as provided in subsection (4)(b) of this
section, a motor carrier providing large-market taxicab service
must have at least twenty-five vehicles in its fleet at all times.
(b) In El Paso, Larimer, and Weld counties, a motor
carrier providing large-market taxicab service must have at
least ten vehicles in its fleet at all times.

(5) For each county served by a motor carrier providing
large-market taxicab service pursuant to this part 7, the
commission shall by rule determine the maximum rate that a
motor carrier providing large-market taxicab service may
charge its passengers.

40-10.1-703. Large-market taxicab service license plates -
rules. (1) The commission shall create either a document or an
electronic system that a person authorized to provide
large-market taxicab service under this part 7 may use to verify
to the department of revenue or the department's authorized
agent that the person provides large-market taxicab service.
(2) Upon request, the commission shall:
(a) If the commission creates a document pursuant to
subsection (1) of this section, provide the document to the person
authorized to provide large-market taxicab service; or
(b) If the commission creates an electronic system
pursuant to subsection (1) of this section, provide the electronic
verification to the department of revenue or its authorized
agent.
(3) The commission may promulgate rules to implement
this section and to enforce section 42-3-236.

40-10.1-704. Permit revocation. (1) If a motor carrier that
holds a permit under this part 7 fails to comply with a final
commission decision that assesses a fine or civil penalty
pursuant to section 40-7-113 for a violation of this article 10.1
or a rule adopted pursuant to this article 10.1, the motor
carrier's permit is revoked immediately. Any of the following
persons are disqualified from applying for a permit for
twenty-four months after the date of the permit revocation:
(a) The motor carrier;
(b) An owner, principal, officer, member, partner, or
director of the motor carrier; and
(c) Any other entity owned or operated by an owner,
principal, officer, member, partner, or director of the motor
carrier.
(2) The disqualification set forth in subsection (1) of this
section does not apply to revocation based on a failure to carry
insurance unless the person knowingly operated the motor
carrier without insurance.
(3) The disqualification set forth in subsection (1) of this
section is in addition to and not in lieu of any other penalty or
disqualification, including the period of disqualification
specified in section 40-10.1-112 (4).

40-10.1-705. Rates - limitations - rules. (1) Except as
provided in subsections (2) and (3) of this section, large-market
TAXICAB SERVICES ARE NOT SUBJECT TO RATE LIMITATIONS IMPOSED UNDER PART 2 OF THIS ARTICLE 10.1.

(2) (a) A MOTOR CARRIER OPERATING A LARGE-MARKET TAXICAB SERVICE SHALL FILE WITH THE COMMISSION, IN THE FORM AND MANNER THAT THE COMMISSION MAY DESIGNATE, A SCHEDULE SHOWING THE RATES, CHARGES, AND COLLECTIONS THAT THE MOTOR CARRIER COLLECTS, ENFORCES, OR INTENDS TO COLLECT OR ENFORCE THAT AFFECT OR RELATE TO THE MOTOR CARRIER’S LARGE-MARKET TAXICAB SERVICE OPERATIONS.

(b) THE COMMISSION SHALL NOT LIMIT THE NUMBER OR FREQUENCY OF RATE SCHEDULES THAT A MOTOR CARRIER MAY FILE WITH THE COMMISSION PURSUANT TO SUBSECTION (2)(a) OF THIS SECTION.

"(c) UNLESS A FILED RATE SCHEDULE EXCEEDS THE MAXIMUM RATE SET BY THE COMMISSION BY RULE PURSUANT TO SECTION 40-10.1-702 (5), THE COMMISSION SHALL NOT REJECT A RATE SCHEDULE FILED WITH THE COMMISSION UNLESS THE SCHEDULE WAS NOT FILED IN THE FORM AND MANNER DESIGNATED BY THE COMMISSION PURSUANT TO SUBSECTION (2)(a) OF THIS SECTION. THE COMMISSION SHALL NOT AMEND ANY RATE SCHEDULE FILED WITH THE COMMISSION PURSUANT TO THIS SECTION.

(3) IT IS UNLAWFUL FOR A MOTOR CARRIER OPERATING A LARGE-MARKET TAXICAB SERVICE TO CARRY OR ADVERTISE THAT IT WILL CARRY INDIVIDUALS IN A MANNER CONTRARY TO THE FILING REQUIRED UNDER SUBSECTION (2)(a) OF THIS SECTION.

(4) THE COMMISSION MAY PROMULGATE RULES CONSISTENT WITH THIS SECTION TO IMPLEMENT THE SYSTEM OF SCHEDULE FILINGS REQUIRED BY THIS SECTION.

SECTION 10. In Colorado Revised Statutes, 42-3-236, amend (2) and (5) as follows:

42-3-236. Taxicab license plates - taxicabs. (2) A person who is authorized to provide taxicab service or large-market taxicab service under article 10.1 of title 40 C.R.S., shall register a motor vehicle used for taxicab purposes under this article 3 and display taxicab license plates on the vehicle. Upon registration, the department shall issue taxicab license plates for the vehicle in accordance with this section. The department shall not issue a taxicab license plate unless the person either submits a verification document or the public utilities commission electronically verifies the authorization as provided in section 40-10.1-207. C.R.S.

(5) If the person who owns the motor vehicle with taxicab license plates is not the person under whose authority the motor vehicle operates under article 10.1 of title 40, C.R.S., the person with the authority may request that the department of revenue require the plate to be replaced. Within thirty days after receiving the request, the department shall require the owner of the motor vehicle to return the taxicab license plate and be issued a new license plate. The owner of the motor vehicle shall surrender the taxicab license plate to the department within ten days after receiving notice from the department unless the owner of the motor vehicle obtains authority to operate a taxicab under part 2 or 7 of article 10.1 of title 40, C.R.S., either directly or as an agent, and either the person submits a verification document or the public utilities commission electronically verifies the authorization as provided in section 40-10.1-207. C.R.S.

SECTION 11. 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 8, 2018, if adjournment sine die is on May 9, 2018); 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 2018 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor."

HB18-1361 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 7, strike "January 27," and substitute "April 30,"

Page 2, line 12, strike "January 27," and substitute "April 30,"

HB18-1362 be referred to the Committee of the Whole with favorable recommendation.

HB18-1382 be amended as follows, and as so amended, be referred to the Committee on Legislative Council with favorable recommendation:

Amend printed bill, page 6, after line 1 insert:

"40-41-105. Repeal of article. This article 41 is repealed, effective January 1, 2021."

SB18-047 be postponed indefinitely.

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PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed:

HB18-1398, 1399, 1400, 1401, 1402, 1403, 1404.

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SIGNING OF BILLS - RESOLUTIONS - MEMORIALS

The Speaker has signed: HB18-1323, 1324, 1339; SB18-071.

________________

DELIVERY OF BILLS TO GOVERNOR

The Chief Clerk of the House of Representatives reports the following bills have been delivered to the Office of the Governor: HB18-1104, 1132, 1147, 1211, 1237, 1243, 1275, 1282, 1322, 1326, 1328, 1332, 1333, 1334, 1337 at 8:54 a.m. on April 19, 2018.
MESSAGE(S) FROM THE SENATE

The Senate adhered to its position on SB18-033 and 108.

The Senate voted to concur in House Amendments to SB18-132 and the bill has been repassed as amended.

The Senate has postponed indefinitely HB18-1209.

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

SB18-228.

SB18-077 Amended in General Orders as printed in Senate Journal, April 17, 2018.

SB18-061 Amended in General Orders as printed in Senate Journal, April 17, 2018.

SB18-223 Amended in Special Orders as printed in Senate Journal, April 18, 2018.

HB18-1296 Amended in Special Orders as printed in Senate Journal, April 18, 2018.

HB18-1300 Amended in General Orders as printed in Senate Journal, April 18, 2018.

The Senate has passed on Third Reading and returns herewith:

HB18-1265, 1308, 1240, 1235, 1186, and 1284.

The Senate has postponed indefinitely: HB18-1304, 1262, 1261, and 1092.

MESSAGE(S) FROM THE REVISOR

We herewith transmit:

without comment, SB18-228.

without comment, as amended, HB18-1296 and 1300.

without comment, as amended, SB18-061, 077, and 223.

INTRODUCTION OF BILLS

First Reading

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

HB18-1405 by Representative(s) Lee; also Senator(s) Gardner--Concerning an exception from the mandatory reporting requirements for persons providing legal assistance to area agencies on aging.

Committee on Public Health Care & Human Services
HB18-1406 by Representative(s) Foote and Weissman--Concerning action that can be taken against an individual's driver's license based on the person's failure to pay for traffic violations.

Committee on Transportation & Energy

HB18-1407 by Representative(s) Young and Rankin, Hamner; also Senator(s) Lambert and Moreno, Lundberg--Concerning increasing access to services for persons with intellectual and developmental disabilities that are provided by a stable workforce.

Committee on Public Health Care & Human Services

LAY OVER OF CALENDAR ITEM(S)

On motion of Representative KC Becker, the following item(s) on the Calendar were laid over until April 20, retaining place on Calendar:

- Consideration of General Orders--SB18-156.
- Consideration of Resolution(s)--SJR18-009, HJR18-1014, 1018, 1012, 1013.
- Consideration of Senate Amendment(s)--HB18-1253, 1042, 1146, 1156.

On motion of Representative KC Becker, the House adjourned until 9:00 a.m., April 20, 2018.

Approved:
CRISANTA DURAN,
Speaker

Attest:
MARIYN EDDINS,
Chief Clerk
Prayer by Bishop Gonia, Rocky Mountain Evangelical Lutheran Church, Denver.

The Speaker Pro Tempore called the House to order at 9:00 a.m.

Pledge of Allegiance led by Dillen Thomas, Aspen Lamb, Riley Wolfe, Girl Scout Troop 559, Caste Rock.

The roll was called with the following result:

Present--58.
Excused--Representative(s) Benavidez, Covarrubias, Foote, Ginal, Herod, Reyher, Salazar--7.
Present after roll call--Representative(s) Foote, Herod, Reyher.

The Speaker declared a quorum present.

On motion of Representative Coleman, the reading of the journal of April 19, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

APPOINTMENTS TO CONFERENCE COMMITTEE(S)

Pursuant to a request from the Senate, the Speaker appointed House Conferees to the First Conference Committee(s) as follows:

SB18-179--Representatives Hooton, Chairman, Pabon and Van Winkle

CONSIDERATION OF RESOLUTION(S)

HJR18-1014 by Representative(s) Michaelson Jenet and McKean; also Senator(s) Todd and Cooke--Concerning the declaration of April 9, 2018, through April 13, 2018, as "Holocaust Awareness Week".

(Printed and placed in members' files.)

On motion of Representative Michaelson Jenet, the resolution was adopted by viva voce vote.

THIRD READING OF BILL(S)--FINAL PASSAGE

The following bill(s) were considered on Third Reading. The title(s) were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

HB18-1342 by Representative(s) Melton; also Senator(s) Todd--Concerning a requirement that a common interest community created in Colorado before July 1, 1992, comply with a provision of the "Colorado Common Interest Ownership Act" that allows a majority of the unit owners in a common interest community to veto a budget proposed by the executive board of the common interest community.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Becker K., Buckner, Gray, Kennedy, Kraft-Tharp

HB18-1007 by Representative(s) Kennedy and Singer, Pettersen; also Senator(s) Lambert and Jahn, Aguilar, Tate--Concerning payment issues related to substance use disorders.
The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

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Co-sponsor(s) added: Representative(s) Becker K., Bridges, Buckner, Esgar, Exum, Herod, Lee, Lontine, Melton, Michaelson Jenet, Rosenthal, Valdez, Young

**HB18-1374** by Representative(s) Hansen and Esgar, Becker J.; also Senator(s) Kefalas and Baumgardner, Sonnenberg--Concerning controlled maintenance needs of real property acquired through a lease-purchase agreement.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

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Co-sponsor(s) added: Representative(s) Becker K., Gray, Michaelson Jenet, Roberts, Rosenthal, Young, Speaker
HB18-1011 by Representative(s) Pabon and Van Winkle; also Senator(s) Neville T. and Jahn--Concerning measures to allow greater investment flexibility in marijuana businesses, and, in connection therewith, making an appropriation.

Laid over until April 24, retaining place on Calendar.

HB18-1381 by Representative(s) Gray and Van Winkle, Michaelson Jenet, Bridges, Buckner, Catlin, Coleman, Hansen, Hooton, Kennedy, Landgraf, Liston, Lontine, Pettersen, Roberts, Singer, Winkler; also Senator(s) Neville T. and Jahn, Fenberg, Guzman, Kerr, Marble, Moreno, Priola--Concerning operations related to the sale of medical marijuana in the regulated medical marijuana market, and, in connection therewith, moving from the seventy percent own source requirement to a one-year transition period of fifty percent own source requirement to an elimination of the own source requirement.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Jackson, Melton

HB18-1004 by Representative(s) Coleman and Wilson; also Senator(s) Tate and Kefalas--Concerning the continuation of the income tax credit for a qualifying contribution to promote child care in the state.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
HB18-1064

The question being "Shall the bill pass?"

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
Co-sponsor(s) added: Representative(s) Arndt, Becker K., Bridges, Buckner, Coleman, Danielson, Esgar, Exum, Garnett, Gray, Hamner, Hansen, Herod, Hooton, Jackson, Kennedy, Kraft-Tharp, Lee, Lontine, Melton, Pettersen, Roberts, Rosenthal, Singer, Valdez, Weissman, Winter, Young, Speaker

HB18-1094 by Representative(s) Herod and Wist; also Senator(s) Martinez Humenik and Moreno--Concerning the reauthorization of the "Child Mental Health Treatment Act", and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Arndt, Becker K., Bridges, Buckner, Coleman, Danielson, Esgar, Exum, Gray, Hamner, Hansen, Hooton, Jackson, Kennedy, Lee, Lontine, McLachlan, Melton, Michaelson Jenet, Pettersen, Reyher, Roberts, Rosenthal, Weissman, Winter, Young

HB18-1108 by Representative(s) Danielson; also Senator(s) Todd--Concerning the Colorado commission for the deaf and hard of hearing, and, in connection therewith, renaming the commission the Colorado commission for the deaf, hard of hearing, and deafblind; creating the Colorado deafblind citizens council to advise the commission on deafblind issues; clarifying and expanding the commission's duties to provide services to the deaf, hard of hearing, and deafblind; and changing the membership of the committee charged with reviewing grant applications.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
HB18-1128 by Representative(s) Wist and Bridges; also Senator(s) Lambert and Court--Concerning strengthening protections for consumer data privacy.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
HB18-1135 by Representative(s) Kraft-Tharp and Wilson; also Senator(s) Tate--Concerning the extension of the advanced industries export acceleration program, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Catlin, Coleman, Danielson, Exum, Gray, Hansen, Lee, Lontine, Melton, Michaelson Jenet, Pettersen, Rosenthal, Singer, Valdez, Winter, Young, Speaker

HB18-1006 by Representative(s) Hamner and Liston; also Senator(s) Gardner and Moreno--Concerning modifications to the newborn screening program administered by the department of public health and environment, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Catlin, Coleman, Danielson, Exum, Gray, Hansen, Lee, Lontine, Melton, Michaelson Jenet, Pettersen, Rosenthal, Singer, Valdez, Winter, Young, Speaker
HB18-1136 by Representative(s) Pettersen, Buck, Kennedy, Singer; also Senator(s) Priola and Jahn, Aguilar, Lambert, Tate--
Concerning treatment for individuals with substance use disorders, and, in connection therewith, adding residential and inpatient treatment to the Colorado medical assistance program and making an appropriation.

The question being "Shall the bill pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Arndt, Becker K., Beckman, Bridges, Buckner, Carver, Coleman, Danielson, Esgar, Exum, Foote, Garnett, Gray, Hamner, Hansen, Herod, Hooton, Jackson, Kraft-Tharp, Landgraf, Lee, Lontine, McKean, McLachlan, Melton, Michaelson Jenet, Pabon, Reyher, Roberts, Rosenthal, Sias, Valdez, Weissman, Wilson, Winter, Young, Speaker
HB18-1003 by Representative(s) Pettersen, Buck, Kennedy, Singer; also Senator(s) Priola and Jahn, Aguilar, Lambert, Tate—Concerning measures to prevent opioid misuse in Colorado, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Arndt, Becker K., Bridges, Buckner, Coleman, Danielson, Esgar, Exum, Foote, Garnett, Gray, Hamner, Hansen, Herod, Hooton, Jackson, Kraft-Tharp, Lee, Lontine, McLachlan, Melton, Michaelson Jenet, Reyher, Roberts, Rosenthal, Valdez, Weissman, Winter, Young, Speaker

Representative Buck requested her name be removed as sponsor.

HB18-1184 by Representative(s) Exum and Lawrence; also Senator(s) Aguilar and Gardner—Concerning the creation of a report on 911 service in Colorado, and, in connection therewith, requiring consideration of issues related to the implementation of next generation 911.

The question being "Shall the bill pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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HB18-1177 by Representative(s) Michaelson Jenet; also Senator(s) Fenberg and Coram--Concerning multiple approaches to help prevent youth suicide, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Becker K., Buckner, Coleman, Hamner, Hansen, Herod, Hooton, Lontine, McLachlan, Melton, Michaelson Jenet, Pettersen, Valdez, Young, Speaker

Laid over until April 23, retaining place on Calendar.

HB18-1212 by Representative(s) Kennedy and Landgraf; also Senator(s) Kefalas--Concerning the licensing of freestanding emergency departments, and, in connection therewith, making an appropriation.
HB18-1217 by Representative(s) Van Winkle and Garnett; also Senator(s) Gardner--Concerning a temporary income tax credit for employers that make contributions to qualified state tuition program accounts owned by their employees, and, in connection therewith, enacting the "Working Families College Savings Act".

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Bridges, Danielson, Foote, Gray, Hooton, Kraft-Tharp, Liston, Lontine, Michaelson Jenet, Pabon, Rosenthal, Young

HB18-1251 by Representative(s) Lee and Wist, Melton, Weissman, Young; also Senator(s) Kagan and Gardner--Concerning measures to improve the efficiency of the community corrections transition placements, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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<th>YES</th>
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</table>
HB18-1266 by Representative(s) Esgar and Wilson; also Senator(s) Hill and Todd--Concerning expanding the career development success pilot program.

The question being "Shall the bill pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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HB18-1310 by Representative(s) Coleman and Covarrubias; also Senator(s) Fields and Priola--Concerning the creation of a pilot program for emergency employment support services.

Laid over until April 23, retaining place on Calendar.
HB18-1319 by Representative(s) Singer and Young; also Senator(s) Gardner--Concerning the extension of services for a successful adulthood for former foster care youth who are between the ages of eighteen years and twenty-one years, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Arndt, Becker K., Esgar, Exum, Gray, Hamner, Herod, Hooton, Jackson, Kennedy, Kraft-Tharp, Lontine, McLachlan, Melton, Michaelson Jenet, Pettersen, Rosenthal, Weissman, Winter, Speaker

HB18-1379 by Representative(s) Pettersen and Wilson; also Senator(s) Hill--Concerning the financing of public schools, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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<td>Rankin</td>
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<td>Wilson</td>
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</table>

Speaker Y
The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

|YES | 58 |
|NO | 3 |
|EXCUSED | 4 |
|ABSENT | 0 |

Co-sponsor(s) added: Representative(s) Danielson, Exum, Garnett, Humphrey, Jackson, Kennedy, Kraft-Tharp, Lee, McLachlan, Melton, Michaelson Jenet, Ransom, Rosenthal, Van Winkle, Williams D., Winkler, Winter, Wist, Young, Speaker

HB18-1356 by Representative(s) Thurlow, Arndt, McKean; also Senator(s) Moreno, Martinez Humenik, Zenzinger--Concerning adding a nonsubstantive cross reference to the crime of failure to register as a sex offender.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
HB18-1287 by Representative(s) Weissman; also Senator(s) Cooke and Kagan--Concerning the extension of the repeal of the Colorado commission on criminal and juvenile justice, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
HB18-1009 by Representative(s) Roberts; also Senator(s) Donovan--
Concerning transparency in diabetes prescription drugs
pricing, and, in connection therewith, making an
appropriation.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
was declared passed.

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Co-sponsor(s) added: Representative(s) Becker K., Bridges, Buckner, Coleman,
Danielson, Esgar, Exum, Hamner, Herod, Jackson, Kennedy, Lee, Lontine,
Melton, Michaelson Jenet, Pettersen, Rosenthal, Valdez, Weissman, Winter,
Young, Speaker

HB18-1220 by Representative(s) Melton; also Senator(s) Tate--
Concerning a requirement that persons who deal in
cryptocurrency be regulated under the laws regulating
money transmitters.

The question being "Shall the bill pass".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
was declared passed.

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<td>Williams D.</td>
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HB18-1292 by Representative(s) McKean and Rosenthal; also Senator(s) Court and Priola--Concerning the creation of the pilot state access to resources and training (START) grant program for persons experiencing homelessness, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

<table>
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<tr>
<th>YES</th>
<th>38</th>
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<td>Rosenthal</td>
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Co-sponsor(s) added: Representative(s) Arndt, Becker K., Buckner, Exum, Foote, Hammer, Hooton, Jackson, Kennedy, Kraft-Tharp, Lee, Lontine, Michaelson Jenet, Pabon, Pettersen, Roberts, Valdez, Weissman, Winter, Young, Speaker.

House in recess. House reconvened.

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 House Bill 18-1379, Concerning the Financing of Public Schools:
The Friday, April 20 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 Thursday, May 3, 2018 (the 114th legislative day).

This memorandum shall be printed in the journal of each house as is required by said Joint Rule 23(c).

(signed) (signed)
Crisanta Duran Kevin Grantham
Speaker of the House President of Senate
KC Becker Chris Holbert
Majority Leader Majority Leader
Patrick Neville Leroy Garcia
Minority Leader Minority Leader

REPORT(S) OF COMMITTEE(S) OF REFERENCE

BUSINESS AFFAIRS & LABOR

After consideration on the merits, the Committee recommends the following:

HB18-1298 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 hereby finds and declares that:
   (a) Nearly half of all families in the United States have no retirement assets. Even among those families who are nearing retirement, four out of ten have no retirement assets.
   (b) Middle-class working-age families whose incomes are at the fiftieth percentile have, on average, only five thousand dollars saved in retirement accounts. The average for families with incomes at the ninetieth percentile is two hundred seventy-four thousand dollars.
   (c) Only three in ten women aged sixty-five and older and slightly more than four in ten men aged sixty-five and older receive any income from pensions or retirement savings;
   (d) Most African-American and Hispanic families have no retirement savings. About four out of ten African-American families and one out of four Hispanic families have retirement savings. The median white family with retirement savings has over three times as much saved as the median African-American or median Hispanic family.
   (e) Coloradans are less prepared for retirement today than in previous decades. Eighty-two percent of Coloradans agree that the nation faces a retirement crisis and seventy-eight percent of Coloradans say that it is getting harder to prepare for retirement.
(f) Older workers are working longer and delaying their retirement. Many of today's seniors rely on their children, who are already struggling to raise their own families, or on other social services that are underfunded.

(g) Almost five out of ten Coloradans, aged twenty-five to sixty-four, working in the private sector lack access to a retirement plan at work;

(h) Colorado's younger workers are disproportionately affected, with forty-nine percent of workers between the age of twenty-five and twenty-nine, forty-five percent of workers between the age of thirty and thirty-four, and forty-eight percent of workers between the age of thirty-five and thirty-nine, lacking access to a retirement plan at work;

(i) Minority workers in Colorado are also disproportionately affected, with forty-nine percent of African-American workers and fifty-six percent of Hispanic workers lacking access to a retirement plan at work;

(j) Colorado's lowest wage workers are also less likely to have access to a workplace retirement savings plan. Seventy-six percent of Colorado's workers in the lowest income quintile and fifty-two percent of Colorado's workers in the second lowest income quintile have no access to a retirement plan at work.

(k) The major reason why many workers do not participate in retirement savings plans is their employers do not offer them. Experts on retirement recommend that the best way to increase retirement savings is to offer a workplace savings plan to all workers and enroll them automatically with the right to opt out.

(l) For decades, Americans have built their retirement with traditional pensions, social security, and individual savings, but America's retirement system has unraveled. About half of Colorado workers in the private sector do not have any type of employer-sponsored retirement plan, and individual savings plans are not filling the gap and have proved risky and unreliable.

(m) The future of Colorado's economic growth relies on our aging population having sufficient income in retirement so they can afford to live independently and have quality healthcare. Our seniors contribute significantly to local economies throughout the state, and their retirement investment spending provides stability to those communities.

(n) Colorado needs a remedy to the retirement security crisis so that Coloradans can look forward to a retirement free from financial anxiety or hardship; and

(o) Coloradans have a history of creating unique solutions to the challenges that the state faces. The state has an opportunity to craft a plan for the future that can ensure all Coloradans have the ability to save for retirement.

(2) The general assembly further finds and declares that it is therefore in the best interest of the state to study the feasibility of creating the Colorado secure savings plan to provide a workplace savings plan for all Colorado workers whose employers do not provide such a plan.

SECTION 2. In Colorado Revised Statutes, add article 54.3 to title 24 as follows:

ARTICLE 54.3  
Colorado Secure Savings Plan Study Act 
24-54.3-101. Short title. The short title of this article 54.3 is the "Colorado Secure Savings Plan Study Act".
24-54.3-102. Definitions. As used in this article 54.3, unless the context otherwise requires:
(1) "Board" means the Colorado Secure Savings Plan Board established in section 24-54.3-103.
(2) "Employee" means any individual who is eighteen years or older, who is employed by an employer for at least one hundred twenty days, and who earns wages subject to income tax pursuant to section 39-22-104.
(3) "Employer" means a person or entity engaged in a business, industry, profession, trade, or other enterprise in the state, whether for profit or not-for-profit, that employs five or more employees at any time during the previous calendar year, has been in business at least two years, and has not offered a qualified retirement plan to any employees, including, but not limited to, a plan qualified under sections 401 (a), 401 (k), 403 (a), 403 (b), 408 (k), 408 (p), or 457 (b) of the Internal Revenue Code in the preceding two years.
(4) "Internal Revenue Code" means the federal "Internal Revenue Code of 1986", as amended, or any successor law.
(5) "IRA" means a Roth individual retirement account authorized pursuant to section 408A of the Internal Revenue Code or a traditional individual retirement account.
(6) "Payroll deposit retirement savings arrangement" means an arrangement by which a participating employer allows employees to remit payroll deduction contributions to an IRA.
(7) "Wages" means any compensation within the meaning of section 219 (f)(1) of the Internal Revenue Code that is received by an employee from an employer during the calendar year.

24-54.3-103. Colorado secure savings plan board - creation - composition. (1) There is hereby created in the office of the governor, the Colorado Secure Savings Plan Board to study the feasibility of creating the Colorado Secure Savings Plan as well as other approaches specified in section 24-54.3-104 to increase the amount of retirement savings by Colorado’s private sector workers.
(2) The board consists of the following nine members:
(a) The director of the governor’s office of state planning and budgeting or his or her designee; and
(b) Eight members appointed by the governor and confirmed by the senate as follows:
(I) Four public representatives with expertise in investment or retirement savings plan administration, including the day-to-day operations of plans, maintaining individual accounts, investing assets in a retirement savings plan, and individual financial planning;
(II) A representative of employers;
(III) A representative of employees;
(IV) A retired Colorado resident; and
(V) A representative of local government.
(3) In making appointments to the board, the governor shall make a concerted effort to include members of diverse political, racial, cultural, income, and ability groups and members from urban and rural areas of the state. The governor shall appoint board members as soon as practicable.
(4) The members shall elect from among themselves a
CHAIRPERSON AND ANY OTHER OFFICERS AS MAY BE NECESSARY FOR THE BOARD TO CARRY OUT ITS DUTIES AND RESPONSIBILITIES.

(5) A VACANCY IN THE TERM OF AN APPOINTED BOARD MEMBER SHALL BE FILLED FOR THE BALANCE OF THE UNEXPRIED TERM IN THE SAME MANNER AS THE ORIGINAL APPOINTMENT.

(6) MEMBERS OF THE BOARD SHALL SERVE WITHOUT COMPENSATION BUT MAY BE REIMBURSED FOR NECESSARY TRAVEL EXPENSES INCURRED IN CONNECTION WITH THEIR BOARD DUTIES.

(7) MEMBERS SHALL SERVE FOR A MINIMUM OF TWO YEARS OR UNTIL THE BOARD COMPLETES ITS REPORT TO THE GOVERNOR AND GENERAL ASSEMBLY AS DESCRIBED IN SECTION 24-54.3-105.

(8) AN INDIVIDUAL SHALL NOT BE OR CONTINUE TO BE A MEMBER OF THE BOARD IF THAT INDIVIDUAL HAS BEEN ADJUDICATED OF VIOLATING ANY PROVISIONS OF THIS ARTICLE 54.3 OR HAS BEEN CONVICTED OF A FELONY OR CRIME INVOLVING THE MISAPPROPRIATION OF FUNDS.

(9) THE MEMBERS OF THE BOARD, ANY OTHER AGENTS APPOINTED OR ENGAGED BY THE BOARD, AND ALL PERSONS SERVING AS STAFF, SHALL DISCHARGE THEIR DUTIES WITH RESPECT TO THE ANALYSES SOLELY IN THE INTEREST OF THE STATE AND SHALL NOT ENGAGE IN ANY ACTIVITIES THAT MIGHT RESULT IN A CONFLICT OF INTEREST WITH THEIR DUTIES AS MEMBERS OF THE BOARD.

24-54.3-104. Colorado secure savings plan - small business marketplace plan. (1) THE BOARD SHALL CONDUCT OR CAUSE TO BE CONDUCTED DETAILED MARKET AND FINANCIAL ANALYSES TO DETERMINE THE FINANCIAL FEASIBILITY AND EFFECTIVENESS OF CREATING A RETIREMENT SAVINGS PLAN IN THE FORM OF AN AUTOMATIC ENROLLMENT PAYROLL DEDUCTION IRA, TO BE KNOWN AS THE Colorado secure savings plan. FOR PURPOSES OF THE ANALYSES SPECIFIED IN THIS SUBSECTION (1), THE PLAN WOULD NOT BE A DEFINED BENEFIT PLAN. THE PLAN WOULD BE DESIGNED TO PROMOTE GREATER RETIREMENT SAVINGS FOR PRIVATE SECTOR EMPLOYEES IN A CONVENIENT, LOW-COST, AND PORTABLE MANNER AND WOULD ACHIEVE THE FOLLOWING:

(a) AUTOMATICALLY ENROLL PRIVATE SECTOR EMPLOYEES WHO WORK FOR EMPLOYERS AS DEFINED IN SECTION 24-54.3-102 (3);

(b) AUTOMATICALLY ENROLL EMPLOYEES IN THE PLAN WITH A CONTRIBUTION LEVEL OF FIVE PERCENT OF THEIR WAGES. EMPLOYEES MAY OPT NOT TO PARTICIPATE IN THE PLAN OR MAY SELECT A DIFFERENT LEVEL OF CONTRIBUTION.

(c) POOL INVESTMENT FUNDS, INVEST MONEY IN THE PLAN TO ACHIEVE COST SAVINGS THROUGH EFFICIENCIES AND ECONOMIES OF SCALE, AND MAKE OR ENTER INTO CONTRACTS WITH INVESTMENT MANAGERS, PRIVATE FINANCIAL INSTITUTIONS, AND OTHER SERVICE PROVIDERS TO INVEST FUNDS AND ADMINISTER THE PLAN;

(d) USE UP TO ONE PERCENT OF THE MONEY IN THE FUND FOR THE FIRST FIVE YEARS OF OPERATIONS TO PAY FOR THE TOTAL COSTS INCURRED IN STARTING UP AND OPERATING THE PLAN. IN THE SIXTH YEAR OF OPERATION AND EACH YEAR THEREAFTER, USE UP TO THREE-QUARTERS OF ONE PERCENT OF THE MONEY IN THE FUND TO PAY FOR THE COSTS OF OPERATING THE FUND.

(e) IMPLEMENT PROCESSES THAT REDUCE THE ACTIONS REQUIRED BY EMPLOYERS AND PROVIDE PAYMENT TO EMPLOYERS TO PAY FOR THE INITIAL AND ONGOING ADMINISTRATIVE COSTS RELATED TO IMPLEMENTING THE PLAN.

(2) (a) THE BOARD SHALL CONDUCT OR CAUSE TO BE CONDUCTED DETAILED MARKET AND FINANCIAL ANALYSES TO DETERMINE THE
FINANCIAL FEASIBILITY AND EFFECTIVENESS OF A SMALL BUSINESS MARKETPLACE PLAN TO INCREASE THE NUMBER OF COLORADO BUSINESSES THAT OFFER RETIREMENT SAVINGS PLANS FOR THEIR EMPLOYEES. FOR PURPOSES OF THE ANALYSES SPECIFIED IN THIS SUBSECTION (2), THE MARKETPLACE PLAN WOULD BE VOLUNTARY FOR BOTH EMPLOYERS AND EMPLOYEES, OPEN TO ALL EMPLOYEES AND EMPLOYERS WITH FEWER THAN ONE HUNDRED EMPLOYEES, AND ADMINISTERED BY THE STATE DEPARTMENT OF LABOR AND EMPLOYMENT.

(b) The state department of labor and employment would be required to do the following in connection with the marketplace plan:

(I) Contract with a private firm to create and operate the marketplace website;

(II) List products from participating financial firms on the marketplace provided they offer at least one target date fund and one balanced fund and are approved by the director of the department of labor and employment; and

(III) Prohibit firms listing their products on the marketplace from charging employers any administrative fees and limit the fees they can charge employees enrolled in the plans purchased through the marketplace to no more than one percent in total annual administrative fees.

(c) The analyses specified in this subsection (2) would include:

(I) The number of employers likely to purchase retirement plans through the marketplace;

(II) The number of employees likely to participate in a workplace retirement savings plan either through a plan their employer purchases through the marketplace or a plan they purchase through the marketplace including information on:

(A) The number of employees working for the employer where the employee works;

(B) The income of the employees participating in the plans purchased through the marketplace; and

(C) The demographics of the employees participating in the plans purchased through the marketplace.

(3) The board shall conduct or cause to be conducted an assessment of the effects that greater financial education among Colorado residents would have on increasing their retirement savings including:

(a) The number of Coloradans that would increase the amount of their retirement savings and the amount of increase in retirement savings related to the effects of greater financial education;

(b) The demographics of the Coloradans that would increase the amount of their retirement savings related to the effects of greater financial education;

(c) The type of financial education that is most likely to result in an increase in the amount of Coloradans' retirement savings; and

(d) The providers of financial education that are most likely to have the greatest effect on increasing the amount of Coloradans' retirement savings.

(4) The board shall conduct or cause to be conducted an analysis assessing the effects that not increasing Coloradans'
RETIREMENT SAVINGS WOULD HAVE ON CURRENT AND FUTURE STATE AND LOCAL GOVERNMENT EXPENDITURES.

24-54.3-105. Reports to the general assembly. (1) The board shall conduct or cause to be conducted the studies and analyses described in section 24-54.3-104, within two years of the appointment of the board's membership. The board shall submit a progress report to the governor and the business affairs and labor committee in the house of representatives and business affairs and technology committee in the senate or their successor committees within one year of its creation.

(2) The board may accept any gifts, grants, and donations, or any money from the state, any unit of federal, state, or local government, or any other person, firm, partnership, or corporation that has operations in the state to pay for the costs of the studies described in this article 54.3.

(3) If the board does not obtain adequate money to conduct or cause to be conducted the analyses described in section 24-54.3-104, the board may delay implementation of one or more of the analyses.

(4) If after conducting or causing to be conducted the studies described in this article 54.3 the board finds and determines that there are approaches to increasing retirement savings for private-sector employees in a convenient, low-cost, and portable manner, that are financially feasible and self-sustaining, the board shall recommend to the governor and general assembly a plan to implement its findings.

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 8, 2018, if adjournment sine die is on May 9, 2018); 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 2018 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor."

HB18-1373 be referred to the Committee of the Whole with favorable recommendation.

SB18-210 be referred favorably to the Committee on Finance.

HEALTH, INSURANCE & ENVIRONMENT
After consideration on the merits, the Committee recommends the following:

HB18-1311 be postponed indefinitely.
HB18-1392 be amended as follows, and as so amended, be referred to the Committee on Finance with favorable recommendation:

Amend printed bill, page 7, line 5, strike "THIRTY-PERCENT" and after "COSTS" insert "OF BETWEEN THIRTY AND THIRTY-FIVE PERCENT".

Page 7, line 8, strike "EXCEEDS" and substitute "IS AT LEAST ONE HUNDRED TEN PERCENT OF".

Page 7, strike line 9 and substitute "THAT SAME LEVEL PLAN;

(II) A REDUCTION IN CLAIMS COSTS OF BETWEEN TWENTY AND TWENTY-FIVE PERCENT IN GEOGRAPHIC RATING REGIONS IN THE STATE IN WHICH THE AVERAGE PREMIUM FOR THE SECOND-LOWEST-COST SILVER LEVEL INDIVIDUAL HEALTH BENEFIT PLAN IS MORE THAN NINETY-FIVE PERCENT BUT LESS THAN ONE HUNDRED TEN PERCENT OF THE STATEWIDE AVERAGE PREMIUM FOR THAT SAME LEVEL PLAN; AND".

Renumber succeeding subparagraph accordingly.

Page 7, line 10, strike "TWENTY-PERCENT" and after "COSTS" insert "OF BETWEEN FIFTEEN AND TWENTY PERCENT".

Page 13, line 23, strike "STATE;" and substitute "STATE, EXCLUDING PLANS OR BENEFITS PROVIDED UNDER THE MEDICAL ASSISTANCE PROGRAM ESTABLISHED UNDER ARTICLES 4, 5, AND 6 OF TITLE 25.5 OR THE CHILDREN'S BASIC HEALTH PLAN ESTABLISHED UNDER ARTICLE 8 OF TITLE 25.5;".

JUDICIARY
After consideration on the merits, the Committee recommends the following:

HB18-1375 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 20, after "its" insert "APPLICABLE PREDECESSOR OR".

Page 3, line 18, before "for" insert "OR, IF APPLICABLE, ITS PREDECESSOR OR SUCCESSOR INDEX".

Page 4, line 2, strike "index." and substitute "index OR ITS APPLICABLE PREDECESSOR OR SUCCESSOR INDEX.".

Page 7, line 14, after "its" insert "APPLICABLE PREDECESSOR OR".

Page 22, line 26, after "ITS" insert "APPLICABLE" and strike "its" and substitute "its".

Page 32, line 4, after "its" insert "APPLICABLE PREDECESSOR OR".
Page 33, line 14, strike "index" and substitute "index, OR ITS APPLICABLE PREDECESSOR OR SUCCESSOR INDEX, ".

Page 37, line 16, after "its" insert "APPLICABLE PREDECESSOR OR ".

Page 38, line 4, after "its" insert "APPLICABLE PREDECESSOR OR ".

Page 40, line 23, after "its" insert "APPLICABLE PREDECESSOR OR ".

Page 43, line 4, after "ITS" insert "APPLICABLE ".

Page 43, line 7, after "ITS" insert "APPLICABLE ".

Page 43, line 18, after "its" insert "APPLICABLE PREDECESSOR OR ".

Page 52, line 3, after "its" insert "APPLICABLE PREDECESSOR OR ".

Page 52, line 20, after "its" insert "APPLICABLE PREDECESSOR OR ".

Page 53, line 2, after "its" insert "APPLICABLE PREDECESSOR OR ".

Page 57, after line 12, insert:

"SECTION 91. In Colorado Revised Statutes, 5-16-103, amend (3)(b)(VIII) as follows:

5-16-103. Definitions. As used in this article 16, unless the context otherwise requires:
(3) (b) "Collection agency" does not include:
(VIII) A limited gaming or racing licensee acting pursuant to part 6 of article 35 of title 24 ARTICLE 33 OF TITLE 44.

SECTION 92. In Colorado Revised Statutes, 24-21-602, amend (38) as follows:

24-21-602. Definitions. As used in this part 6, unless the context otherwise requires:
(38) "Raffle" means a game in which a participant buys a ticket for a chance at a prize with the winner determined by a random method as determined by rules of the licensing authority, or a pull tab ticket as described in subsection (36) of this section. The term "raffle" does not include any activity that is authorized or regulated by the state lottery division pursuant to part 2 of article 35 of this title 24 ARTICLE 40 OF TITLE 44 or the "Limited Gaming Act of 1991", article 47.1 of title 12 ARTICLE 40 OF TITLE 44.

SECTION 93. In Colorado Revised Statutes, amend 39-3-111 as follows:

39-3-111. Property - used by fraternal or veterans' organization - charitable purposes - exemption - limitations. Property, real and personal, which is owned and used solely and exclusively for strictly charitable purposes and not for private gain or corporate profit shall be exempt from the levy and collection of property tax if such property is used by any fraternal organization, as defined in section 12-9-102 (6), C.R.S. 24-21-602 (18), notwithstanding the requirement that such organization be in existence for a period of five years, or by any veterans' organization, as defined in section 12-9-102 (21), C.R.S., 24-21-602 (43), notwithstanding the requirement that such organization be in existence for a period of five years, and the net income derived from
the use of such property is irrevocably dedicated to any of the purposes specified in sections 39-3-106 to 39-3-110, 39-3-112, or 39-3-113 and to the purpose of maintaining and operating such organization. As used in this section, the term "net income" means all items of revenue and gain minus all items of loss and expense, including amounts reasonably anticipated for future needs, as determined according to the usual method of accounting for such organization. No requirement shall be imposed that use of property which is otherwise exempt pursuant to this section shall benefit the people of Colorado in order to qualify for said exemption. Any exemption claimed pursuant to the provisions of this section shall comply with the provisions of section 39-2-117.

Renumber succeeding sections accordingly.

Page 57, line 15, strike "and 65" and substitute "65, and 92".

Page 57, after line 17, insert:

"(3) Section 91 of this act takes effect only if Senate Bill 18-035 becomes law, in which case this section takes effect October 1, 2018."

SB18-056 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) (a)" and substitute "(1)".

Page 2, line 7, strike "THIRTY-FIVE" and substitute "TWENTY-FIVE".

Page 2, line 10, strike "THIRTY-FIVE" and substitute "TWENTY-FIVE".

Page 2, line 12, strike "THIRTY-FIVE" and substitute "TWENTY-FIVE".

Page 2, strike lines 13 through 25.

Page 3, line 7, strike "THIRTY-FIVE" and substitute "TWENTY-FIVE".

Page 3, line 10, strike "THIRTY-FIVE" and substitute "TWENTY-FIVE".

Page 3, line 24, strike "THIRTY-FIVE" and substitute "TWENTY-FIVE".

Page 4, line 6, strike "THIRTY-FIVE" and substitute "TWENTY-FIVE".

Page 4, line 9, strike "(5)(o) introductory portion, and (5)(o)(II);" and substitute "(1)(f), (5)(o) introductory portion, (5)(o)(II), (5)(q) introductory portion, and (5)(q)(II);".

Page 6, line 9, strike "THIRTY-FIVE" and substitute "TWENTY-FIVE".

Page 6, line 12, strike "FORTY" and substitute "THIRTY-FIVE".

Page 6, line 17, strike "THIRTY-FIVE" and substitute "TWENTY-FIVE".
Page 6, line 19, strike "THIRTY-FIVE" and substitute "THIRTY".

Page 6, line 23, strike "FORTY-NINE" and substitute "THIRTY-FIVE".

Page 6, after line 23 insert:

"(f) On and after July 1, 2008 JANUARY 1, 2019, by an appellee and by each defendant or respondent not filing a cross claim or counterclaim, a fee of one hundred fifty-eight NINETY-TWO dollars;".

Page 7, line 10, strike "THIRTY-SEVEN" and substitute "THIRTY-EIGHT".

Page 8, line 1, strike "THIRTY-SEVEN" and substitute "THIRTY-EIGHT".

Page 8, line 10, strike "SEVENTY-FIVE" and substitute "SIXTY-ONE".

Page 8, after line 16 insert:

"(q) Each fee collected pursuant to paragraph (f) of subsection (1) SUBSECTION (1)(f) of this section shall be transmitted to the state treasurer and divided as follows:

(II) On and after July 1, 2010, eighty-five JANUARY 1, 2019, ONE HUNDRED NINETEEN dollars shall be deposited in the judicial stabilization cash fund created in subsection (6) of this section, five dollars shall be deposited in the court security cash fund established pursuant to section 13-1-204, and sixty-eight dollars shall be deposited in the justice center cash fund created in paragraph (a) of subsection (7) SUBSECTION (7)(a) of this section.

SECTION 4. In Colorado Revised Statutes, 13-3-101, add (10) as follows:

13-3-101. State court administrator - repeal. (10) (a) THE STATE COURT ADMINISTRATOR SHALL ANALYZE CASE INFORMATION AND DATA, INCLUDING TYPES OF CLAIMS AND ATTORNEY FEE AWARDS, TO DETERMINE APPROPRIATE FACTORS FOR POTENTIALLY FURTHER INCREASING THE JURISDICTION, AND FOR DETERMINING THE AMOUNTS INCLUDED IN JURISDICTIONAL LIMITS, OF COUNTY COURTS IN CIVIL ACTIONS.

(b) THE STATE COURT ADMINISTRATOR SHALL REPORT TO THE JUDICIARY COMMITTEES OF THE HOUSE OF REPRESENTATIVES AND THE SENATE, OR ANY SUCCESSOR COMMITTEES, NO LATER THAN NOVEMBER 1, 2018, REGARDING THE RESULTS OF THE STUDY PERFORMED PURSUANT TO SUBSECTION (10)(a) OF THIS SECTION.

(c) THIS SUBSECTION (10) IS REPEALED, EFFECTIVE JUNE 30, 2019.".

Renumber succeeding section accordingly.

SB18-119 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 2 through 20 and substitute:

"SECTION 1. In Colorado Revised Statutes, amend 18-3-303 as follows:

18-3-303. False imprisonment. (1) Any person who knowingly confines or detains another without the other's consent and without proper legal authority commits false imprisonment. This section shall not apply to a peace officer acting in good faith within the scope of his or her duties.

(2) False imprisonment is a class 2 misdemeanor; except that false imprisonment is a class 5 felony if:

(a) (I) The person uses force or threat of force to confine or detain the other person; and

(b) (II) The person confines or detains the other person for twelve hours or longer; or

(b) (I) THE PERSON CONFINES OR DETAINS ANOTHER PERSON LESS THAN EIGHTEEN YEARS OF AGE IN A LOCKED OR BARRICADED ROOM UNDER CIRCUMSTANCES THAT CAUSE BODILY INJURY OR SERIOUS EMOTIONAL DISTRESS; AND

(II) SUCH CONFINEMENT OR DETENTION WAS PART OF A CONTINUED PATTERN OF CRUEL PUNISHMENT OR UNREASONABLE ISOLATION OR CONFINEMENT OF THE CHILD; OR

(c) THE PERSON CONFINES OR DETAINS ANOTHER PERSON LESS THAN EIGHTEEN YEARS OF AGE BY MEANS OF TYING, CAGING, CHAINING, OR OTHERWISE USING SIMILAR PHYSICAL RESTRAINTS TO RESTRICT THAT PERSON'S FREEDOM OF MOVEMENT UNDER CIRCUMSTANCES THAT CAUSE BODILY INJURY OR SERIOUS EMOTIONAL DISTRESS.

(3) NOTWITHSTANDING SECTION 13-90-107 OR ANY OTHER PROVISION OF LAW, THE STATUTORY PRIVILEGE BETWEEN A PATIENT AND A PHYSICIAN OR BETWEEN AN INDIVIDUAL AND HIS OR HER SPOUSE IS NOT AVAILABLE FOR THE PURPOSE OF EXCLUDING OR REFUSING TESTIMONY IN ANY PROSECUTION FOR A VIOLATION OF THIS SECTION WHERE THE CONDITIONS DESCRIBED IN SUBSECTION (2)(b) OR (2)(c) OF THIS SECTION ARE ALLEGED.

(4) NOTHING IN THIS SECTION LIMITS THE ABILITY OF A PERSON TO ASSERT THE AFFIRMATIVE DEFENSE DESCRIBED IN SECTION 18-1-703."

SB18-166 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend reengrossed bill, strike everything below the enacting clause and substitute:

"SECTION 1. In Colorado Revised Statutes, 13-10-113, amend (1)(a) as follows:

13-10-113. Fines and penalties. (1) (a) Except as provided in paragraph (b) of this subsection (1) SUBSECTION (1)(b) OF THIS SECTION, any person convicted of violating a municipal ordinance in a municipal court of record may be incarcerated for a period not to exceed one year THREE HUNDRED SIXTY-FOUR DAYS or fined an amount not to exceed two thousand six hundred fifty dollars, or both.

SECTION 2. In Colorado Revised Statutes, 18-1.3-501, amend (1)(a) and (1)(d) as follows:

18-1.3-501. Misdemeanors classified - drug misdemeanors and
drug petty offenses classified - penalties - definitions. (1) (a) Except
as otherwise provided in paragraph (d) of this subsection (1) of
subsection (1)(d) of this section, misdemeanors are divided into three classes that
are distinguished from one another by the following penalties that are
authorized upon conviction except as provided in subsection (1.5) of this
section:

<table>
<thead>
<tr>
<th>Class</th>
<th>Minimum Sentence</th>
<th>Maximum Sentence</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Six months</td>
<td>Eighteen months</td>
</tr>
<tr>
<td></td>
<td>imprisonment, or five hundred dollars fine, or both</td>
<td>imprisonment, or five thousand dollars fine, or both</td>
</tr>
<tr>
<td>2</td>
<td>Three months</td>
<td>Twelve months</td>
</tr>
<tr>
<td></td>
<td>imprisonment, or two hundred fifty dollars fine, or both</td>
<td>THREE HUNDRED SIXTY-FOUR DAYS</td>
</tr>
<tr>
<td>3</td>
<td>Fifty dollars</td>
<td>Six months</td>
</tr>
<tr>
<td></td>
<td>fine</td>
<td>imprisonment, or seven hundred fifty dollars fine, or both</td>
</tr>
</tbody>
</table>

(d) For purposes of sentencing a person convicted of a
misdemeanor drug offense described in article 18 of this title,
committed on or after October 1, 2013, drug misdemeanors are divided
into two levels that are distinguished from one another by the following
penalties that are authorized upon conviction:

<table>
<thead>
<tr>
<th>Level</th>
<th>Minimum Sentence</th>
<th>Maximum Sentence</th>
</tr>
</thead>
<tbody>
<tr>
<td>DM1</td>
<td>Six months</td>
<td>Eighteen months</td>
</tr>
<tr>
<td></td>
<td>imprisonment, or five hundred dollars fine, or both</td>
<td>imprisonment, or five thousand dollars fine, or both</td>
</tr>
<tr>
<td>DM2</td>
<td>No imprisonment, fifty dollars fine</td>
<td>Twelve months</td>
</tr>
<tr>
<td></td>
<td></td>
<td>THREE HUNDRED SIXTY-FOUR DAYS</td>
</tr>
</tbody>
</table>

SECTION 3. In Colorado Revised Statutes, 18-1.3-505, amend
(1) as follows:

18-1.3-505. Penalty for misdemeanor not fixed by statute -
punishment. (1) In all cases where an offense is denominated a
misdemeanor and no penalty is fixed in the statute therefor, the
punishment shall be imprisonment for not more than one year THREE
HUNDRED SIXTY-FOUR DAYS in the county jail, or a fine of not more than
one thousand dollars, or both such imprisonment and fine.

SECTION 4. 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
8, 2018, if adjournment sine die is on May 9, 2018); 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 2018 and, in such case, will take effect on the date of the
official declaration of the vote thereon by the governor."

LOCAL GOVERNMENT
After consideration on the merits, the Committee recommends the
following:

HB18-1366  be referred to the Committee of the Whole with favorable
recommendation.

HB18-1394  be amended as follows, and as so amended, be referred to
the Committee on Appropriations with favorable
recommendation:

Amend printed bill, page 12, line 16, strike "THE" and substitute
"SUBJECT TO AVAILABLE GRANT FUNDING, THE".

Page 26, line 1, strike "THE" and substitute "SUBJECT TO AVAILABLE
GRANT FUNDING, THE".

Page 26, line 10, after "THE" insert "COLORADO RESILIENCY".

Page 26, line 13, strike "MUST BE COMPLETED BY JUNE 30, 2019, AND".

Page 27, strike lines 5 through 8 and substitute:
"(4) THE DUTIES, POWERS, AND OBLIGATIONS OF THE COLORADO
RESILIENCY OFFICE SET FORTH IN SUBSECTIONS (1) TO (3) OF THIS SECTION
ARE TO BE ACCOMPLISHED SUBJECT TO AVAILABLE GRANT FUNDING OR
WITHIN EXISTING RESOURCES.

(5) THE DEPARTMENT OF LOCAL AFFAIRS AND THE COLORADO
RESILIENCY OFFICE MAY SEEK, ACCEPT, AND EXPEND GIFTS, GRANTS, OR
DONATIONS FROM PRIVATE OR PUBLIC SOURCES FOR THE PURPOSES OF THIS
SECTION AND SECTION 24-32-121.".

TRANSPORTATION & ENERGY
After consideration on the merits, the Committee recommends the
following:

HJR18-1016  be referred to the House for final action.

SJR18-010  be referred to the House for final action.
PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed:
HB18-1405, 1406, 1407.

MESSAGE FROM THE SENATE

The Senate has postponed indefinitely HB18-1157.

INTRODUCTION OF BILLS

First Reading

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

HB18-1408  by Representative(s) Michaelson Jenet and Benavidez; also Senator(s) Fields--Concerning a requirement that the court make a finding of rape if it finds that an act of sexual intrusion or sexual penetration occurred.
Committee on Judiciary

HB18-1409  by Representative(s) Lee and Herod; also Senator(s) Lundberg and Fields, Priola--Concerning the creation of the community crime survivors grant program, and, in connection therewith, paying for the grant program by creating a presumption in favor of granting parole to nonviolent offenders.
Committee on Judiciary

HB18-1410  by Representative(s) Lee and Herod; also Senator(s) Lundberg and Kagan, Priola--Concerning measures to address prison population increases.
Committee on Judiciary

HB18-1411  by Representative(s) Pabon; also Senator(s) Smallwood--Concerning eliminating redundancy related to fingerprint-based criminal history record checks for persons who have or will have direct contact with vulnerable persons.
Committee on Public Health Care & Human Services

HB18-1412  by Representative(s) Buckner; also Senator(s) Hill--Concerning providing funding for local education providers to implement initiatives to reduce the teacher shortage in Colorado, and, in connection therewith, creating the retaining teachers grant program and making an appropriation.
Committee on Education

HB18-1413  by Representative(s) Lee--Concerning the creation of a school safety grant program, and, in connection therewith, making an appropriation.
Committee on Education
HB18-1414 by Representative(s) Buckner; also Senator(s) Priola--
Concerning providing emergency assistance grants to
students enrolled in state institutions of higher education to
assist students in staying in school, and, in connection
therewith, creating the emergency completion and retention
grant program.
Committee on Education

HB18-1415 by Representative(s) Winter; also Senator(s) Fenberg--
Concerning the regulation of student loan servicers.
Committee on Business Affairs and Labor

HB18-1416 by Representative(s) McLachlan and Carver; also
Senator(s) Todd and Coram--Concerning student suicide
prevention, and, in connection therewith, making an
appropriation.
Committee on Education

HB18-1417 by Representative(s) Pabon and Lontine, Roberts--
Concerning protecting the constitutional rights of all
Colorado residents.
Committee on State, Veterans, & Military Affairs
Committee on Appropriations

SB18-024 by Senator(s) Jahn and Tate, Aguilar, Lambert, Priola; also
Representative(s) Singer, Buck, Kennedy, Pettersen--
Concerning modifications to the Colorado health service
corps program administered by the department of public
health and environment to expand the availability of
behavioral health care providers in shortage areas in the
state, and, in connection therewith, making an
appropriation.
Committee on Public Health Care & Human Services

SB18-042 by Senator(s) Donovan and Crowder, Sonnenberg; also
Representative(s) Catlin and McLachlan, Arndt, Jackson,
McKean--Concerning the creation of the agricultural
workforce development program, and, in connection
therewith, making an appropriation.
Committee on Agriculture, Livestock, & Natural Resources

SB18-145 by Senator(s) Kefalas; also Representative(s) Ginal,
Arndt--Concerning the implementation of employment first
advisory partnership recommendations to advance
competitive integrated employment for persons with
disabilities, and, in connection therewith, making an
appropriation.
Committee on Public Health Care & Human Services

SB18-191 by Senator(s) Gardner; also Representative(s) Carver--
Concerning the local government limited gaming impact
fund.
Committee on Finance
SB18-193 by Senator(s) Coram, Baumgardner, Cooke, Crowder, Gardner, Grantham, Hill, Holbert, Lambert, Lundberg, Marble, Martinez Humenik, Neville T., Priola, Scott, Smallwood, Sonnenberg; also Representative(s) Carver--
Concerning additional limitations on state agency occupational regulations, and, in connection therewith, making an appropriation.
Committee on State, Veterans, & Military Affairs

SB18-203 by Senator(s) Marble; also Representative(s) Lontine--
Concerning the provision of independent counsel to indigent defendants in municipal courts.
Committee on Judiciary

_________________________

LAY OVER OF CALENDAR ITEM(S)

On motion of Representative Garnett, the following item(s) on the Calendar were laid over until April 23, retaining place on Calendar:

Consideration of Special Orders--SB18-044.
Consideration of General Orders--SB18-156.
Consideration of Resolution(s)--SJR18-009, HJR18-1018, 1012, 1013.
Consideration of Senate Amendment(s)--HB18-1253, 1042, 1146, 1156, 1296, 1300.
Consideration of Adherence--SB18-033, 108.

_________________________

On motion of Representative Weissman, the following bill(s) calendared for General Orders, April 23, will be calendared for April 25, 2018:
SB18-171.

_________________________

On motion of Representative Weissman, the House adjourned until 10:00 a.m., April 23, 2018.

Approved:
CRISANTA DURAN,
Speaker

Attest:
Marilyn Eddins,
Chief Clerk
Prayer by the Reverend Brad Meuli, Denver Rescue Mission.

The Speaker called the House to order at 10:00 a.m.

Pledge of Allegiance led by Adelaide Krabbenhoeft, C3, Pelle Krabbenhoeft, RMSEL, Denver.

The roll was called with the following result:

Present--63.
Excused--Representative(s) Lewis, Pettersen--2.

The Speaker declared a quorum present.

On motion of Representative Catlin, the reading of the journal of April 20, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

On motion of Representative Kraft-Tharp, the House resolved itself into Committee of the Whole for consideration of General Orders, and she was called to act as Chair.

GENERAL ORDERS--SECOND READING OF BILLS

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

(Amendments to the committee amendment are to the printed committee report which was printed and placed in the members' bill file.)

SB18-156 by Senator(s) Cooke; also Representative(s) Kennedy--
Concerning the publication of fiscal information by a county.
Laid over until April 24, retaining place on Calendar.
HB18-1179 by Representative(s) Salazar, Melton--Concerning a prohibition against price gouging on certain prescription drugs.

Laid over until April 25, retaining place on Calendar.

SB18-068 by Senator(s) Cooke; also Representative(s) Van Winkle and Bridges--Concerning criminalizing false reports, and, in connection therewith, making an appropriation.

Amendment No. 1, Judiciary Report, dated April 3, 2018, and placed in member's bill file; Report also printed in House Journal, April 4, 2018.

Amendment No. 2, Appropriations Report, dated April 11, 2018, and placed in member's bill file; Report also printed in House Journal, April 11, 2018.

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

SB18-200 by Senator(s) Tate and Priola, Jahn; also Representative(s) Becker K. and Pabon--Concerning modifications to the public employees' retirement association hybrid defined benefit plan necessary to eliminate with a high probability the unfunded liability of the plan within the next thirty years, and, in connection therewith, making an appropriation.

Laid over until April 24, retaining place on Calendar.

HB18-1368 by Representative(s) Danielson and Melton; also Senator(s) Merrifield and Moreno--Concerning the repeal of the prohibitions on local governments enacting minimum wage laws.

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

HB18-1318 by Representative(s) Hooton and Hansen; also Senator(s) Kerr--Concerning a requirement that candidates for certain federal executive offices file income tax returns with the secretary of state.

Laid over until April 24, retaining place on Calendar.

HB18-1320 by Representative(s) Pabon; also Senator(s) Jahn--Concerning a reduction in regulation of large-market taxicab service from regulation as a common carrier to regulation as a motor carrier of passengers.

Amendment No. 1, Transportation & Energy Report, dated April 18, 2018, and placed in member's bill file; Report also printed in House Journal, April 19, 2018.

As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.
HB18-1361 by Representative(s) Exum and Valdez; also Senator(s) Williams A.--Concerning expanded eligibility for a veteran of the Vietnam war specialty license plate.

Amendment No. 1, Transportation & Energy Report, dated April 18, 2018, and placed in member's bill file; Report also printed in House Journal, April 19, 2018.

Amendment No. 2, by Representative(s) Exum.

Amend the Transportation and Energy Committee Report, dated April 18, 2018, page 1, line 2, strike ""April 30,"." and substitute ""July 1,".".

Page 1, line 3, strike ""April 30,"." and substitute ""July 1,".".

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

HB18-1362 by Representative(s) Arndt; also Senator(s) Tate--Concerning the membership expansion of the Colorado task force on drunk and impaired driving.

Amendment No. 1, by Representative(s) Arndt.

Amend printed bill, page 2, strike lines 3 and 4 and substitute "(3)(a)(II), (3)(a)(IX) introductory portion, and (3)(a)(IX)(K); and add (3)(a)(IX)(M) and (3)(a)(IX)(N) as follows:".

Page 2, after line 7 insert:

"(II) Two THREE representatives appointed by the executive director of the department of revenue, with the following qualifications:
(A) One representative with expertise in driver's license sanctioning; and
(B) One representative with expertise in enforcement of the state's liquor sales laws; AND
(C) ONE REPRESENTATIVE FROM THE DEPARTMENT OF REVENUE'S MARIJUANA ENFORCEMENT DIVISION.".

Page 2, line 14, after "FIELD;" add "AND".

Page 2, strike lines 15 and 16.

Page 2, line 17, strike "(O)" and substitute "(N)".

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

HB18-1297 by Representative(s) Winter and Pettersen; also Senator(s) Donovan--Concerning a comprehensive plan to proactively address the anticipated impacts on Colorado of global climate change.
Amendment No. 1, Appropriations Report, dated April 19, 2018, and placed in member's bill file; Report also printed in House Journal, April 19, 2018.

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

ADOPITION OF COMMITTEE OF THE WHOLE REPORT


Laid over until date indicated retaining place on Calendar:
SB18-156, 200, HB18-1318--April 24, 2018

The Chairman moved the adoption of the Committee of the Whole Report. As shown by the following roll call vote, a majority of those elected to the House voted in the affirmative, and the Report was adopted.

<table>
<thead>
<tr>
<th>YES</th>
<th>43</th>
<th>NO</th>
<th>20</th>
<th>EXCUSED</th>
<th>2</th>
<th>ABSENT</th>
<th>0</th>
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</thead>
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<tr>
<td>Arndt</td>
<td>Y</td>
<td>Foote</td>
<td>Y</td>
<td>Lewis</td>
<td>E</td>
<td>Saine</td>
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<tr>
<td>Becker J.</td>
<td>N</td>
<td>Garnett</td>
<td>Y</td>
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<tr>
<td>Becker K.</td>
<td>Y</td>
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<td>Y</td>
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<td>Benavidez</td>
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<td>Y</td>
<td>Hooton</td>
<td>Y</td>
<td>Michaelson Jenet</td>
<td>E</td>
<td>Van Winkle</td>
<td>Y</td>
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<td>Carver</td>
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<td>Pabon</td>
<td>Y</td>
<td>Willett</td>
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<td>Coleman</td>
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<td>Y</td>
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<td>Covarrubias</td>
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<td>Y</td>
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<td>Leonard</td>
<td>N</td>
<td>Rosenthal</td>
<td>Y</td>
<td>Young</td>
<td>Y</td>
</tr>
</tbody>
</table>

CHANGE IN SPONSORSHIP

The Speaker announced the following change in sponsorship:
HB18-1402--Representative Young to replace Representative Duran as co-prime sponsor.
REPORT(S) OF COMMITTEE(S) OF REFERENCE

APPROPRIATIONS

After consideration on the merits, the Committee recommends the following:

HB18-1019 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 21, 2018, page 5, after line 11 insert:

"SECTION 3. Appropriation. For the 2018-19 state fiscal year, $30,000 is appropriated to the department of education. This appropriation is from the general fund. To implement this act, the department may use this appropriation for information technology services."

Renumber succeeding section accordingly.

Page 5 of the report, after line 21 insert:

"Page 1 of the bill, line 103, strike "SYSTEM." and substitute "SYSTEM, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION."."

HB18-1053 be referred to the Committee of the Whole with favorable recommendation.

HB18-1057 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 20 insert:

"SECTION 4. Appropriation. (1) For the 2018-19 state fiscal year, $87,443 is appropriated to the department of labor and employment. This appropriation is from the judgment debtor disclosure fund created in section 24-1-121 (1.7), C.R.S. To implement this act, the department may use this appropriation as follows:

(a) $56,643 for use by the division of unemployment insurance for program costs, which amount is based on an assumption that the division will require an additional 1.1 FTE; and

(b) $30,800 for the purchase of information technology services.

(2) For the 2018-19 state fiscal year, $30,800 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 labor and employment under subsection (1)(b) of this section. To implement this act, the office may use this appropriation to provide information technology services for the department of labor and employment.".
Renumber succeeding section accordingly.

Page 1, line 104, strike "DISCLOSURE AND" and substitute "DISCLOSURE,"

Page 1, line 106, strike "COLLECTION." and substitute "COLLECTION, AND MAKING AN APPROPRIATION."

HB18-1076 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 6 insert:

"SECTION 2. Appropriation. For the 2018-19 state fiscal year, $40,692 is appropriated to the department of law. This appropriation is from the P.O.S.T. board cash fund created in section 24-31-303 (2)(b), C.R.S., and is based on an assumption that the department will require an additional 0.6 FTE. To implement this act, the department may use this appropriation for peace officers standards and training board support."

Renumber succeeding section accordingly.

Page 1, line 103, strike "STATEMENT." and substitute "STATEMENT, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION."

HB18-1077 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 3, strike lines 23 through 27 and substitute:

"SECTION 4. In Colorado Revised Statutes, add 17-18-124 as follows:

17-18-124. Appropriation to comply with section 2-2-703 - HB 18-1077 - repeal. (1) PURSUANT TO SECTION 2-2-703, THE FOLLOWING STATUTORY APPROPRIATIONS ARE MADE IN ORDER TO IMPLEMENT HOUSE BILL 18-1077, ENACTED IN 2018:

(a) FOR THE 2020-21 STATE FISCAL YEAR, SIXTY-NINE THOUSAND EIGHT HUNDRED FIFTY-SIX DOLLARS IS APPROPRIATED TO THE DEPARTMENT FROM THE GENERAL FUND;

(b) FOR THE 2021-22 STATE FISCAL YEAR, FOUR HUNDRED SIXTY-SEVEN THOUSAND ONE HUNDRED FORTY-FOUR DOLLARS IS APPROPRIATED TO THE DEPARTMENT FROM THE GENERAL FUND; AND

(c) FOR THE 2022-23 STATE FISCAL YEAR, EIGHT HUNDRED SIXTY-FOUR THOUSAND FOUR HUNDRED THIRTY-TWO DOLLARS IS APPROPRIATED TO THE DEPARTMENT FROM THE GENERAL FUND.

(2) THIS SECTION IS REPEALED, EFFECTIVE JULY 1, 2023.".
Page 4, strike lines 1 through 3.

Page 1, line 102, strike "FIREARMS." and substitute "FIREARMS, AND, IN CONNECTION THERewith, MAKING AN APPROPRIATION.".

HB18-1083  be referred to the Committee of the Whole with favorable recommendation.

HB18-1190  be referred to the Committee of the Whole with favorable recommendation.

HB18-1205  be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 12, after line 13 insert:

"SECTION 5. Appropriation. For the 2018-19 state fiscal year, $6,000,000 is appropriated to the department of health care policy and financing for use by Connect for Health Colorado. This appropriation is from the general fund. Any money appropriated in this section not expended prior to July 1, 2019, is further appropriated to Connect for Health Colorado for the 2019-20 state fiscal year for the same purpose."

Renumber succeeding section accordingly.

Page 1, line 107, strike "EXCHANGE." and substitute "EXCHANGE, AND, IN CONNECTION THERewith, MAKING AN APPROPRIATION.".

HB18-1215  be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend the Health, Insurance, and Environment Committee report, dated March 22, 2018, page 5, after line 4 insert:

"SECTION 2. Appropriation. For the 2018-19 state fiscal year, $16,596,405 is appropriated to the department of public health and environment for use by the hazardous materials and waste management division. This appropriation is from the general fund. To implement this act, the division may use this appropriation for personal services related to radiation management."

Renumber succeeding section accordingly.

Page 5, after line 16 insert: "Page 1, line 102, strike "MATERIALS." and substitute "MATERIALS, AND, IN CONNECTION THERewith, MAKING AN APPROPRIATION.".".
HB18-1224 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend the State, Veterans, & Military Affairs Committee Report, dated April 11, 2018, page 5, after line 27 insert:

"SECTION 4. Appropriation. (1) For the 2018-19 state fiscal year, $125,356 is appropriated to the department of regulatory agencies. This appropriation is from the division of professions and occupations cash fund created in section 24-34-105 (2)(b)(I), C.R.S. To implement this act, the department may use this appropriation as follows:
   (a) $24,393 for use by the division of professions and occupations for personal services, which amount is based on an assumption that the division will require an additional 0.3 FTE;
   (b) $16,471 for use by the division of professions and occupations for operating expenses;
   (c) $19,917 for the purchase of administrative law judge services; and
   (d) $64,575 for the purchase of legal services.

   (2) For the 2018-19 state fiscal year, $19,917 is appropriated to the department of personnel for use by the office of administrative courts. This appropriation is from reappropriated funds received from the department of regulatory agencies under subsection (1)(c) of this section and is based on an assumption that the office will require an additional 0.2 FTE. To implement this act, the office may use this appropriation to provide administrative law judge services for the department of regulatory agencies.

   (3) For the 2018-19 state fiscal year, $64,575 is appropriated to the department of law. This appropriation is from reappropriated funds received from the department of regulatory agencies under subsection (1)(d) of this section and is based on an assumption that the department of law will require an additional 0.3 FTE. To implement this act, the department of law may use this appropriation to provide legal services for the department of regulatory agencies."

Renumber succeeding sections accordingly.

Page 5 of the report, after line 35 insert:

"Page 1 of the bill, line 104, strike "MEDIATION." and substitute "MEDIATION AND MAKING AN APPROPRIATION.".".

HB18-1231 be postponed indefinitely.

HB18-1244 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 9 insert:
"SECTION 3. Appropriation. For the 2018-19 state fiscal year, $2,960 is appropriated to the department of revenue. This appropriation is from the license plate cash fund created in section 42-3-301 (1)(b), C.R.S. To implement this act, the department may use this appropriation for license plate ordering."

Renumber succeeding section accordingly.

Page 1, line 102, strike "VETERANS." and substitute "VETERANS, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION."

HB18-1247 be postponed indefinitely.

HB18-1276 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 8, after line 10 insert:

"SECTION 4. Appropriation. For the 2018-19 state fiscal year, $37,495 is appropriated to the department of education. This appropriation is from the general fund. To implement this act, the department may use this appropriation for content specialists."

Renumber succeeding section accordingly.

Page 1, line 108, strike "CIVICS." and substitute "CIVICS, AND MAKING AN APPROPRIATION."

HB18-1291 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, strike the Committee on Transportation & Energy report dated March 15, 2018 and substitute:

"Amend printed bill, strike everything below the enacting clause and substitute:

"SECTION 1. In Colorado Revised Statutes, add part 11 to article 61 of title 12 as follows:

PART 11

CONSERVATION EASEMENTS

12-61-1101. Legislative declaration. (1) THE GENERAL ASSEMBLY FINDS, DETERMINES, AND DECLARES THAT:

(a) COLORADO'S CONSERVATION EASEMENT PROGRAM IS AN IMPORTANT PRESERVATION TOOL USED TO BALANCE ECONOMIC NEEDS WITH NATURAL RESOURCES SUCH AS LAND AND WATER PRESERVATION. COLORADO'S CONSERVATION EASEMENT TAX CREDIT AND THE FEDERAL TAX DEDUCTION HAVE ALLOWED MANY FARMERS AND RANCHERS THE
OPPORTUNITY TO DONATE THEIR DEVELOPMENT RIGHTS TO PRESERVE A
LEGACY OF OPEN SPACES IN COLORADO FOR WILDLIFE, AGRICULTURE, AND
RANCHING.

(b) CITIZENS THROUGHOUT COLORADO BELIEVE GOOD, SOUND
CONSERVATION PRACTICES ARE IMPORTANT TO COLORADO’S QUALITY OF
LIFE, AGRICULTURE, AND NATURAL HERITAGE;

(c) COLORADO’S CONSERVATION EASEMENT TAX CREDIT PROGRAM
WAS DESIGNED TO GIVE LANDOWNERS AN INCENTIVE TO CONSERVE AND
PRESERVE THEIR LAND IN A PREDOMINANTLY NATURAL, SCENIC, OR OPEN
CONDITION;

(d) CREATING A DIVISION OF CONSERVATION WITHIN THE
DEPARTMENT OF REGULATORY AGENCIES WILL KEEP A FIREWALL BETWEEN
PROFESSIONAL EVALUATION AND PROFESSIONAL DISCIPLINE, WHILE
CREATING A DIVISION TO ENSURE THIS PROGRAM ALLOWS LANDOWNERS
TO EXERCISE THEIR PRIVATE PROPERTY RIGHTS WHILE PROTECTING TAXPAYERS FROM THE FRAUD AND ABUSE THAT EXISTED IN THE PROGRAM PRIOR TO 2009;

(e) ESTABLISHING THE DIVISION OF CONSERVATION TO ADMINISTER
THE CONSERVATION EASEMENT TAX CREDIT PROGRAM WILL:

(I) ALLOW THE DIVISION TO CONTINUE TO CERTIFY CONSERVATION
EASEMENT HOLDERS TO IDENTIFY FRAUDULENT OR UNQUALIFIED
ORGANIZATIONS AND PREVENT THEM FROM HOLDING CONSERVATION
EASEMENTS FOR WHICH TAX CREDITS ARE CLAIMED IN THE STATE;

(II) ALLOW THE CONSERVATION EASEMENT OVERSIGHT
COMMISSION TO ADVISE THE DIVISION OF CONSERVATION AND THE
DEPARTMENT OF REVENUE REGARDING CONSERVATION EASEMENTS FOR
WHICH A TAX CREDIT IS CLAIMED AND TO REVIEW APPLICATIONS FOR
CONSERVATION EASEMENT HOLDER CERTIFICATION; AND

(III) ENSURE THAT THE DIVISION OF CONSERVATION AND THE
DEPARTMENT OF REVENUE ARE SHARING RELEVANT INFORMATION
CONCERNING CONSERVATION EASEMENT APPRAISALS IN ORDER TO ENSURE
COMPLIANCE WITH ACCEPTED APPRAISAL PRACTICES AND OTHER
PROVISIONS OF LAW.

12-61-1102. Division of conservation - director. (1) THE
EXECUTIVE DIRECTOR OF THE DEPARTMENT OF REGULATORY AGENCIES IS
AUTHORIZED BY THIS SECTION TO EMPLOY, SUBJECT TO THE PROVISIONS
OF THE STATE PERSONNEL SYSTEM LAWS OF THE STATE, A DIRECTOR OF
THE DIVISION OF CONSERVATION, REFERRED TO IN THIS PART 11 AS THE
"DIVISION", WHO IN TURN SHALL EMPLOY SUCH DEPUTIES, CLERKS, AND
ASSISTANTS AS ARE NECESSARY TO DISCHARGE THE DUTIES IMPOSED BY
THIS PART 11. THE DIVISION OF CONSERVATION, WHICH IS A DIVISION IN
THE DEPARTMENT OF REGULATORY AGENCIES, AND THE DIRECTOR OF THE
DIVISION SHALL EXERCISE THEIR POWERS AND PERFORM THEIR DUTIES AND
FUNCTIONS UNDER THE DEPARTMENT OF REGULATORY AGENCIES AS IF
THEY WERE TRANSFERRED TO THE DEPARTMENT BY A TYPE 2 TRANSFER.

(2) IT IS THE DUTY OF THE DIRECTOR, PERSONALLY OR HIS OR HER
DESIGNEE, TO AID IN THE ADMINISTRATION AND ENFORCEMENT OF THIS
PART 11 AND TO ADMINISTER, IN CONSULTATION WITH THE CONSERVATION
EASEMENT OVERSIGHT COMMISSION, THE CERTIFICATION OF
CONSERVATION EASEMENT HOLDERS AND ISSUANCE OF TAX CREDIT
CERTIFICATES AS PROVIDED IN THIS PART 11.

12-61-1103. Conservation easement oversight commission -
created - repeal. (1) THERE IS HEREBY CREATED IN THE DIVISION A
CONSERVATION EASEMENT OVERSIGHT COMMISSION. THE COMMISSION
SHALL EXERCISE ITS POWERS AND PERFORM ITS DUTIES AND FUNCTIONS
UNDER THE DIVISION AS IF TRANSFERRED THERETO BY A TYPE 2 TRANSFER, AS DEFINED IN THE "ADMINISTRATIVE ORGANIZATION ACT OF 1968", ARTICLE 1 OF TITLE 24. THE COMMISSION CONSISTS OF EIGHT MEMBERS AS FOLLOWS:

(a) ONE MEMBER REPRESENTING THE GREAT OUTDOORS COLORADO PROGRAM, APPOINTED BY AND SERVING AS AN ADVISORY, NONVOTING MEMBER AT THE PLEASURE OF THE STATE BOARD OF THE GREAT OUTDOORS COLORADO TRUST FUND ESTABLISHED IN ARTICLE XXVII OF THE STATE CONSTITUTION;

(b) ONE VOTING MEMBER REPRESENTING THE DEPARTMENT OF NATURAL RESOURCES, APPOINTED BY AND SERVING AT THE PLEASURE OF THE EXECUTIVE DIRECTOR OF THE DEPARTMENT OF NATURAL RESOURCES;

(c) ONE VOTING MEMBER REPRESENTING THE DEPARTMENT OF AGRICULTURE, APPOINTED BY AND SERVING AT THE PLEASURE OF THE EXECUTIVE DIRECTOR OF THE DEPARTMENT OF AGRICULTURE; AND

(d) FIVE VOTING MEMBERS APPOINTED BY THE GOVERNOR AS FOLLOWS:

(I) TWO VOTING REPRESENTATIVES OF CERTIFIED CONSERVATION EASEMENT HOLDERS;

(II) A VOTING INDIVIDUAL WHO IS COMPETENT AND QUALIFIED TO ANALYZE THE CONSERVATION PURPOSE OF CONSERVATION EASEMENTS;

AND

(III) TWO VOTING MEMBERS OF THE GENERAL PUBLIC.

(2) IN MAKING APPOINTMENTS TO THE COMMISSION, THE GOVERNOR SHALL CONSULT WITH THE THREE MEMBERS OF THE COMMISSION APPOINTED PURSUANT TO SUBSECTIONS (1)(a) THROUGH (1)(c) OF THIS SECTION AND WITH APPROPRIATE ORGANIZATIONS REPRESENTING THE PARTICULAR INTEREST OR AREA OF EXPERTISE THAT THE APPOINTEES IN SUBSECTIONS (1)(d)(I) AND (1)(d)(II) OF THIS SECTION REPRESENT. NOT MORE THAN THREE OF THE GOVERNOR'S APPOINTEES SERVING AT THE SAME TIME SHALL BE FROM THE SAME POLITICAL PARTY.

IN MAKING THE INITIAL APPOINTMENTS, THE GOVERNOR SHALL APPOINT THREE MEMBERS FOR TERMS OF TWO YEARS. ALL OTHER APPOINTMENTS BY THE GOVERNOR ARE FOR TERMS OF THREE YEARS. NO MEMBER SHALL SERVE MORE THAN TWO CONSECUTIVE TERMS. IN THE EVENT OF A VACANCY BY DEATH, RESIGNATION, REMOVAL, OR OTHERWISE, THE GOVERNOR SHALL APPOINT A MEMBER TO FILL THE UNEXPIRED TERM. THE GOVERNOR MAY REMOVE ANY MEMBER FOR MISCONDUCT, NEGLECT OF DUTY, OR INCOMPETENCE.


(b) THE COMMISSION SHALL REVIEW CONSERVATION EASEMENT TAX CREDIT CERTIFICATE APPLICATIONS AND REQUESTS FOR OPTIONAL PRELIMINARY ADVISORY OPINIONS IN ACCORDANCE WITH SECTION 12-61-1106.

DELEGATE TO THE DIRECTOR THE AUTHORITY TO ACT ON BEHALF OF THE
COMMISSION ON OCCASIONS AND IN CIRCUMSTANCES THAT THE
COMMISSION DEEMS NECESSARY FOR THE EFFICIENT AND EFFECTIVE
ADMINISTRATION AND EXECUTION OF THE COMMISSION'S RESPONSIBILITIES
UNDER THIS PART 11.

(5) THE COMMISSION SHALL ESTABLISH A CONFLICT-OF-INTEREST
POLICY TO ENSURE THAT ANY MEMBER OF THE COMMISSION IS
DISQUALIFIED FROM PERFORMING AN ACT THAT CONFLICTS WITH A
PRIVATE PECUNIARY INTEREST OF THE MEMBER OR FROM PARTICIPATING
IN THE DELIBERATION OR DECISION-MAKING PROCESS FOR CERTIFICATION
FOR AN APPLICANT REPRESENTED BY THE MEMBER.

(6) THE COMMISSION SHALL ADVISE AND MAKE
RECOMMENDATIONS TO THE DIRECTOR REGARDING THE CERTIFICATION OF
CONSERVATION EASEMENT HOLDERS IN ACCORDANCE WITH SECTION
12-61-1104.

(7) COMMISSION MEMBERS ARE IMMUNE FROM LIABILITY IN
ACCORDANCE WITH THE PROVISIONS OF THE "COLORADO GOVERNMENTAL
IMMUNITY ACT", ARTICLE 10 OF TITLE 24.

(8) THIS SECTION IS REPEALED, EFFECTIVE SEPTEMBER 1, 2025.
PRIOR TO THE REPEAL, THE DEPARTMENT OF REGULATORY AGENCIES
SHALL REVIEW THE COMMISSION AS PROVIDED IN SECTION 24-34-104.

12-61-1104. Certification of conservation easement holders -
rules - definition - repeal. (1) THE DIVISION SHALL, IN CONSULTATION
WITH THE COMMISSION CREATED IN SECTION 12-61-1103, ESTABLISH AND
ADMINISTER A CERTIFICATION PROGRAM FOR QUALIFIED ORGANIZATIONS
UNDER SECTION 170(h) OF THE FEDERAL "INTERNAL REVENUE CODE OF
1986", AS AMENDED, THAT HOLD CONSERVATION EASEMENTS FOR WHICH
A TAX CREDIT IS CLAIMED PURSUANT TO SECTION 39-22-522. THE
PURPOSES OF THE PROGRAM ARE TO:

(a) ESTABLISH MINIMUM QUALIFICATIONS FOR CERTIFYING
ORGANIZATIONS THAT HOLD CONSERVATION EASEMENTS TO ENCOURAGE
PROFESSIONALISM AND STABILITY; AND

(b) IDENTIFY FRAUDULENT OR UNQUALIFIED APPLICANTS, AS
DETERMINED UNDER THE RULES OF THE DIVISION, TO PREVENT THEM FROM
BECOMING CERTIFIED BY THE PROGRAM.

(2) THE DIVISION SHALL ESTABLISH AND ACCEPT APPLICATIONS
FOR CERTIFICATION. THE DIVISION SHALL CONDUCT A REVIEW OF EACH
APPLICATION AND CONSIDER THE RECOMMENDATIONS OF THE COMMISSION
BEFORE MAKING A FINAL DETERMINATION TO GRANT OR DENY
CERTIFICATION. IN REVIEWING AN APPLICATION AND IN GRANTING
CERTIFICATION, THE DIVISION AND THE COMMISSION MAY CONSIDER:

(a) THE APPLICANT'S PROCESS FOR REVIEWING, SELECTING, AND
APPROVING A POTENTIAL CONSERVATION EASEMENT;

(b) THE APPLICANT'S STEWARDSHIP PRACTICES AND CAPACITY,
INCLUDING THE ABILITY TO MAINTAIN, MONITOR, AND DEFEND THE
PURPOSES OF THE EASEMENT;

(c) AN AUDIT OF THE APPLICANT'S FINANCIAL RECORDS;

(d) THE APPLICANT'S SYSTEM OF GOVERNANCE AND ETHICS
REGARDING CONFLICTS OF INTEREST AND TRANSACTIONS WITH RELATED
PARTIES AS DESCRIBED IN SECTION 267(b) OF THE FEDERAL "INTERNAL
REVENUE CODE OF 1986", AS AMENDED, DONORS, BOARD MEMBERS, AND
INSIDERS. FOR PURPOSES OF THIS SUBSECTION (2)(d), "INSIDERS" MEANS
BOARD AND STAFF MEMBERS, SUBSTANTIAL CONTRIBUTORS, PARTIES
RELATED TO THOSE ABOVE, THOSE WHO HAVE AN ABILITY TO INFLUENCE
DECISIONS OF THE ORGANIZATION, AND THOSE WITH ACCESS TO
INFORMATION NOT AVAILABLE TO THE GENERAL PUBLIC.

(e) Any other information deemed relevant by the Division or the Commission; and

(f) the unique circumstances of the different entities to which this certification applies as set forth in subsection (4) of this section.

(3) At the time of submission of an application, and each year the entity is certified pursuant to this section, the applicant shall pay the Division a fee, as prescribed by the Division, to cover the costs of the Division and the Commission in administering the certification program for entities that hold conservation easements for which tax credits are claimed pursuant to section 39-22-522. The Division shall have the authority to accept and expend gifts, grants, and donations for the purposes of this section. The State Treasurer shall credit fees, gifts, grants, and donations collected pursuant to this subsection (3) to the Conservation Cash Fund created in section 12-61-1107. On or before each January 1, the Division shall certify to the General Assembly the amount of the fee prescribed by the Division pursuant to this subsection (3).

(4) The certification program applies to:

(a) nonprofit entities holding easements on property with conservation values consisting of recreation or education, protection of environmental systems, or preservation of open space;

(b) nonprofit entities holding easements on property for historic preservation; and

(c) the State and any municipality, county, city and county, special district, or other political subdivision of the State that holds an easement.

(5) The certification program shall contain a provision allowing for the expedited or automatic certification of an entity that is currently accredited by national land conservation organizations that are broadly accepted by the conservation industry.

(6) The Commission shall meet at least quarterly and make recommendations to the Division regarding the certification program. The Division is authorized to determine whether an applicant for certification possesses the necessary qualifications for certification required by the rules adopted by the Division. If the Division determines that an applicant does not possess the applicable qualifications for certification or that the applicant has violated any provision of this Part 11, the rules promulgated by the Division, or any Division order, the Division may deny the applicant a certification or deny the renewal of a certification, and, in such instance, the Division shall provide the applicant with a statement in writing setting forth the basis of the Division’s determination. The applicant may request a hearing on the determination as provided in section 24-4-104 (9). The Division shall notify successful applicants in writing. An applicant that is not certified may reapply for certification in accordance with procedures established by the Division.

(7) The Division shall promulgate rules to effectuate the duties of the Commission pursuant to article 4 of title 24. Such
RULES SHALL SPECIFICALLY ADDRESS THE FOLLOWING:

(a)  Allowing for the expedited or automatic certification of an entity that is currently accredited by national land conservation organizations that are broadly accepted by the conservation industry;

(b)  A streamlined and lower-cost process for conservation easement holders that do not intend to accept new donations of conservation easements for which tax credits would be claimed that focuses on the holder's stewardship capabilities;

(c)  The fees charged pursuant to subsection (3) of this section or section 12-61-1106 (6), specifically ensuring that the fees are adequate to pay for administrative costs but not so high as to act as a disincentive to the creation of conservation easements in the state; and

(d)  The adoption of best practices, processes, and procedures used by other entities that regularly review conservation easement transactions, including a practice, process, or procedure deeming qualified conservation easement appraisals approved by these entities based on their independent reviews as credible for purposes of the conservation easement tax credit.

(8)  A conservation easement tax credit certificate application may be submitted pursuant to section 12-61-1106 only if the entity has been certified in accordance with this section at the time the donation of the easement is made. The division shall make information available to the public concerning the date that it commences accepting applications for entities that hold conservation easements and the requirements of this subsection (8).

(9)  The division shall maintain and update an online list, accessible to the public, of the organizations that have applied for certification and whether each has been certified, rejected for certification, or had its certification revoked or suspended in accordance with this section.

(10)  The division may investigate the activities of any entity that is required to be certified pursuant to this section and to impose discipline for noncompliance, including the suspension or revocation of a certification or the imposition of fines. The division may promulgate rules in accordance with article 4 of title 24 for the certification program and discipline authorized by this section.

(11)  The division may subpoena persons and documents, which subpoenas may be enforced by a court of competent jurisdiction if not obeyed, for purposes of conducting investigations pursuant to subsection (10) of this section.

(12)  Nothing in this section:

(a)  Affects any tax credit that was claimed pursuant to section 39-22-522 before certification was required by this section; or

(b)  Requires the certification of an entity that holds a conservation easement for which a tax credit is not claimed pursuant to section 39-22-522.

(13)  This section is repealed, effective September 1, 2025.

Prior to the repeal, the department of regulatory agencies
SHALL REVIEW THE CERTIFICATION REQUIREMENT AS PROVIDED FOR IN
SECTION 24-34-104.

12-61-1105. Conservation easement tax credit certificates -
rules. (1) The division shall receive tax credit certificate
applications from and issue certificates to landowners for
income tax credits for conservation easements donated on or
after January 1, 2011, in accordance with section 39-22-522 (2.5)
and this part 11. Nothing in this section restricts or limits the
authority of the division to enforce this part 11. The division
may promulgate rules in accordance with article 4 of title 24
for the issuance of the certificates. In promulgating rules, the
division may include provisions governing:
(a) The review of the tax credit certificate application
pursuant to this part 11;
(b) The administration and financing of the certification
process;
(c) The notification to the public regarding the aggregate
amount of tax credit certificates that have been issued and that
are on the wait list pursuant to section 39-25-522 (2.5);
(d) The notification to the landowner, the entity to which
the easement was granted, and the department of revenue
regarding the tax credit certificates issued; and
(e) Any other matters related to administering section
39-22-522 (2.5) or this part 11.
(2) The division shall apply the amount claimed in a
completed tax credit certificate application against the annual
tax credit limit in the order that completed applications are
received. The division shall apply claimed tax credit amounts
that exceed the annual limit in any year against the limit for
the next available year and issue tax credit certificates for use
in the year in which the amount was applied to the annual limit.
(3) The division shall not issue tax credit certificates
that in aggregate exceed the limit set forth in section 39-22-522
(2.5) during a particular calendar year.

12-61-1106. Conservation easement tax credit certificate
application process - definitions - rules. (1) For purposes of this
section:
(a) "Application" means an application for a tax credit
certificate submitted pursuant to section 12-61-1105 or this
section.
(b) "Conservation purpose" means conservation purpose as
defined in section 170 (h) of the federal "Internal Revenue Code
of 1986", as amended, and any federal regulations promulgated
in connection with such section.
(c) "Credibility" means the results are worthy of belief
and are supported by relevant evidence and logic to the degree
necessary for the intended use.
(d) "Deficiency" means noncompliance with a requirement
for obtaining a tax credit certificate that, unless such
noncompliance is remedied, is grounds for the denial of a tax
credit certificate application submitted pursuant to this
section.
(e) "Director" means the director of the division of
conservation or his or her designee.
(f) "Landowner" means the record owner of the surface of
THE LAND AND, IF APPLICABLE, OWNER OF THE WATER OR WATER RIGHTS BENEFICIALLY USED THEREON WHO CREATES A CONSERVATION EASEMENT IN GROSS PURSUANT TO SECTION 38-30.5-104.

(g) "Tax credit certificate" means the conservation easement tax credit certificate issued pursuant to section 12-61-1105 and this section.

(2) (a) The division shall establish and administer a process by which a landowner seeking to claim an income tax credit for any conservation easement donation made on or after January 1, 2014, must apply for a tax credit certificate as required by section 39-22-522 (2.5) and (2.7). The purpose of the application process is to determine whether a conservation easement donation for which a tax credit will be claimed:

(I) is a contribution of a qualified real property interest to a qualified organization to be used exclusively for a conservation purpose;

(II) is substantiated with a qualified appraisal prepared by a qualified appraiser in accordance with the uniform standards of professional appraisal practice; and

(III) complies with the requirements of this section.

(b) The landowner has the burden of proof regarding compliance with all applicable laws, rules, and regulations.

(3) For the purpose of reviewing applications and making determinations regarding the issuance of tax credit certificates, including the dollar amount of the tax credit certificate to be issued:

(a) Division staff shall review each application and advise and make recommendations to the director and the commission regarding the application;

(b) The director has authority and responsibility to determine the credibility of the appraiser. In determining credibility, the director shall consider, at a minimum, compliance with the following requirements:

(I) The appraiser for a conservation easement donation for which a tax credit is claimed pursuant to section 39-22-522 is a qualified appraiser from a qualified appraiser, as defined in section 170(f) of the federal "Internal Revenue Code of 1986", as amended, and any federal regulations promulgated in connection with such section;

(II) The appraiser conforms with the uniform standards of professional appraisal practice promulgated by the appraisal standards board of the appraisal foundation and any other provision of law;

(III) The appraiser holds a valid license as a certified general appraiser in accordance with part 7 of this title 12; and

(IV) The appraiser meets any education and experience requirements established by the board of real estate appraisers in accordance with section 12-61-704 (1)(k).

(c) The director has the authority and responsibility to determine compliance with the requirements of section 12-61-1104.

(d) The commission has the authority and responsibility to determine whether a conservation easement donation for which a tax credit is claimed pursuant to section 39-22-522 is a qualified conservation contribution as defined in section 170(h).
OF THE FEDERAL "INTERNAL REVENUE CODE OF 1986", AS AMENDED, AND ANY FEDERAL REGULATIONS PROMULGATED IN CONNECTION WITH SUCH SECTION.

(4) THE DEPARTMENT OF REVENUE IS NOT AUTHORIZED TO DISALLOW A CONSERVATION EASEMENT TAX CREDIT BASED ON ANY REQUIREMENTS THAT ARE UNDER THE JURISDICTION OF THE DIVISION, THE DIRECTOR, OR THE COMMISSION PURSUANT TO THIS SECTION.

(5) A COMPLETE TAX CREDIT CERTIFICATE APPLICATION MUST BE MADE BY THE LANDOWNER TO THE DIVISION AND MUST INCLUDE:

(a) A COPY OF THE FINAL CONSERVATION EASEMENT APPRAISAL;
(b) A COPY OF THE RECORDED DEED GRANTING THE CONSERVATION EASEMENT;
(c) DOCUMENTATION SUPPORTING THE CONSERVATION PURPOSE OF THE EASEMENT;
(d) ANY OTHER INFORMATION OR DOCUMENTATION THE DIRECTOR OR THE COMMISSION DEEMS NECESSARY TO MAKE A FINAL DETERMINATION REGARDING THE APPLICATION; AND
(e) THE FEE REQUIRED PURSUANT TO SUBSECTION (6) OF THIS SECTION.

(6) A LANDOWNER SUBMITTING AN APPLICATION FOR A TAX CREDIT CERTIFICATE PURSUANT TO THIS SECTION OR AN APPLICATION FOR AN OPTIONAL PRELIMINARY ADVISORY OPINION PURSUANT TO SUBSECTION (14) OF THIS SECTION SHALL PAY THE DIVISION A FEE AS PRESCRIBED BY THE DIVISION. THE APPLICATION FEE FOR AN OPTIONAL PRELIMINARY ADVISORY OPINION MAY BE A DIFFERENT DOLLAR AMOUNT THAN THE APPLICATION FEE FOR A TAX CREDIT CERTIFICATE. THE FEES MUST BE ADEQUATE TO PAY FOR THE ADMINISTRATIVE COSTS OF THE DIVISION AND THE COMMISSION IN ADMINISTERING THE REQUIREMENTS OF THIS SECTION, BUT NOT SO HIGH AS TO ACT AS A DISINCENTIVE TO THE CREATION OF CONSERVATION EASEMENTS IN THE STATE. THE STATE TREASURER SHALL CREDIT THE FEES COLLECTED PURSUANT TO THIS SUBSECTION (6) TO THE CONSERVATION CASH FUND CREATED IN SECTION 12-61-1107. ON OR BEFORE JANUARY 1, 2014, AND ON OR BEFORE EACH JANUARY 1 THEREAFTER, THE DIVISION SHALL CERTIFY TO THE GENERAL ASSEMBLY THE AMOUNT OF ANY FEES PRESCRIBED BY THE DIVISION PURSUANT TO THIS SUBSECTION (6).

(7) (a) IF, DURING THE REVIEW OF AN APPLICATION FOR A TAX CREDIT CERTIFICATE, THE DIRECTOR OR THE COMMISSION IDENTIFIES ANY POTENTIAL DEFICIENCIES, THE DIRECTOR OR COMMISSION SHALL DOCUMENT THE POTENTIAL DEFICIENCIES IN A LETTER SENT TO THE LANDOWNER BY FIRST CLASS MAIL. THE DIVISION SHALL SEND LETTERS DOCUMENTING POTENTIAL DEFICIENCIES TO LANDOWNERS IN A TIMELY MANNER SO THAT THE NUMBER OF DAYS BETWEEN THE DATE A COMPLETED APPLICATION IS RECEIVED BY THE DIVISION AND THE MAILING DATE OF THE DIVISION’S LETTER TO THE LANDOWNER DOES NOT EXCEED ONE HUNDRED TWENTY DAYS.

(b) THE LANDOWNER HAS SIXTY DAYS AFTER THE MAILING DATE OF THE DIVISION’S LETTER TO ADDRESS THE POTENTIAL DEFICIENCIES IDENTIFIED BY THE DIRECTOR AND THE COMMISSION AND PROVIDE ADDITIONAL INFORMATION OR DOCUMENTATION THAT THE DIRECTOR OR THE COMMISSION DEEMS NECESSARY TO MAKE A FINAL DETERMINATION REGARDING THE APPLICATION.

(c) THE DIRECTOR AND THE COMMISSION HAVE NINETY DAYS AFTER THE DATE OF RECEIPT OF ANY ADDITIONAL INFORMATION OR DOCUMENTATION PROVIDED BY THE LANDOWNER TO REVIEW THE
INFORMATION AND DOCUMENTATION AND MAKE A FINAL DETERMINATION REGARDING THE APPLICATION.

(d) The deadlines prescribed by this subsection (7) may be extended upon mutual agreement between the Director and the Commission and the landowner.

(8) The Director or the Commission may deny an application if the landowner:

(a) has not demonstrated to the satisfaction of the Director or the Commission that the application complies with any requirement of this part 11;

(b) does not provide the information and documentation required pursuant to this part 11; or

(c) fails to timely respond to any written request or notice from the Division, the Director, or the Commission.

(9) If the Director reasonably believes that any appraisal submitted in accordance with this section is not credible, the Director, after consultation with the Commission, may request that the landowner, at the landowner’s expense, obtain either a second appraisal or a review of the appraisal submitted with the application from an appraiser who meets the requirements of part 7 of this title 12 and is in good standing with the Board before making a final determination regarding the application.

(10) If the Director and the Commission do not identify any potential deficiencies with an application, the Director and the Commission shall approve the application, and the Division shall issue a tax credit certificate to the landowner pursuant to section 12-61-1105 in a timely manner so that the number of days between the date a completed application is received by the Division and the date the tax credit certificate is issued does not exceed one hundred twenty days. Once a tax credit certificate is issued, the landowner may claim and use the tax credit subject to any other applicable procedures and requirements under title 39.

(11) (a) If all potential deficiencies that have been identified are subsequently addressed to the satisfaction of the Director and the Commission, the Director and the Commission shall approve the application, and the Division shall issue a tax credit certificate to the landowner pursuant to section 12-61-1105 once a tax credit certificate is issued, the landowner may claim and use the tax credit subject to any other applicable procedures and requirements under title 39.

(b) If any potential deficiencies that have been identified are not subsequently addressed to the satisfaction of the Director and the Commission, the Division shall issue a written denial of the application to the landowner documenting those deficiencies that were the specific basis for the denial. The Division shall date the written denial and send it by first class mail to the landowner at the address provided by the landowner on the application. The Director may act on behalf of the Commission for purposes of administering the process for issuing approvals and denials of applications and for administering subsection (12) of this section.

(12) (a) The landowner may appeal to the Director either the Director's or the Commission's denial of an application, in writing, within thirty days after the issuance of the denial. This
WRITTEN APPEAL CONSTITUTES A REQUEST FOR AN ADMINISTRATIVE HEARING.

(b) If the landowner fails to appeal the denial of an application within thirty days after the issuance of the denial, the denial becomes final, and the division shall not issue a tax credit certificate to the landowner.

(c) Administrative hearings must be conducted in accordance with section 24-4-105. At the discretion of the director, hearings may be conducted by an authorized representative of the director or the commission or an administrative law judge from the office of administrative courts in the department of personnel. All hearings must be held in the county where the division is located unless the director designates otherwise. The decision of the director or the commission is subject to judicial review by the court of appeals and is subject to the provisions of section 24-4-106.

(d) In conducting settlement discussions with a landowner, the director and the commission may compromise on any of the deficiencies identified in the application and supporting documentation, including the dollar amount of the tax credit certificate to be issued. The director shall place on file in the division a record of any compromise and the reasons for the compromise.

(e) The director may promulgate rules pursuant to Article 4 of title 24 to effectuate the purposes of this subsection (12).

(13) (a) Commencing with the 2014 calendar year, and for each calendar year thereafter, the division shall create a report, which shall be made available to the public, containing the following aggregate information:

(I) The total number of tax credit certificate applications received, approved, and denied in accordance with this section, along with average processing times;

(II) For applications approved in accordance with this section:

(A) The total acreage under easement summarized by the allowable conservation purposes as defined in section 170(h) of the federal "INTERNAL REVENUE CODE OF 1986", as amended, and any federal regulations promulgated in connection with such section;

(B) The total appraised value of the easements;

(C) The total donated value of the easements; and

(D) The total dollar amount of tax credit certificates issued.

(b) The division may include additional easement-specific information in the public report that, notwithstanding the provisions of this part 11 or any other law to the contrary, would otherwise be publicly available.

(14) (a) In addition to the tax credit certificate application process set forth in this section, a landowner may submit a proposed conservation easement donation to the division to obtain an optional preliminary advisory opinion regarding the transaction. The opinion may address the proposed deed of conservation easement, appraisal, conservation purpose, or other relevant aspect of the
TRANSACTION.

(b) The Division, the Director, and the Commission shall review the information and documentation provided in a manner consistent with the scope of their authority and responsibilities for reviewing tax credit certificate applications as outlined in subsection (3) of this section and issue either a favorable opinion or a nonfavorable opinion.

(c) The Director or the Commission may request that the landowner submit additional information or documentation that the Director or the Commission deems necessary to complete the review and issue an opinion.

(d) A nonfavorable opinion shall set forth any potential deficiencies identified by the Director or the Commission and that fall within the scope of the Director's and the Commission's review of the conservation easement transaction. The preliminary opinion is advisory only and is not binding for any purpose upon the Division, the Director, the Commission, or the Department of Revenue.

(15) The Division may promulgate rules to effectuate the purpose, implementation, and administration of this section pursuant to Article 4 of Title 24. The authority to promulgate rules includes the authority to define further in rule the administrative processes and requirements, including application processing and review time frames, for obtaining and issuing an optional preliminary advisory opinion pursuant to subsection (14) of this section.

(16) Notwithstanding the provisions of the "Colorado Open Records Act", part 2 of Article 72 of Title 24, the Division, the Director, and the Commission shall deny the right of public inspection of any documentation or other record related to information obtained as part of an individual landowner's application for a tax credit certificate or an optional preliminary advisory opinion pursuant to the requirements of this section, including documentation or other records related to administrative hearings and settlement discussions held pursuant to subsection (12) of this section. The Division, the Director, and the Commission may share documentation or other records related to information obtained pursuant to this section with the Department of Revenue.

(17) Nothing in this section affects any tax credit that is claimed or used pursuant to section 39-22-522 for conservation easement donations occurring prior to January 1, 2014.

12-61-1107. Conservation cash fund - repeal. (1) There is hereby created in the State Treasury the conservation cash fund, which consists of any moneys transferred pursuant to Section 12-61-1104 and 12-61-1106 and any gifts, grants, and donations provided to carry out the purposes of this part 11. All money in the fund shall be used as provided in this part 11. Interest earned on the fund shall remain in the fund and shall not be deposited in or transferred to the General Fund or any other fund.

(2) On July 1, 2018, the State Treasurer shall transfer to the conservation cash fund any moneys in the Division of Real Estate cash fund created in the section 12-61-111.5 that are attributable to any fees, gifts, grants, or donations credited to
THE DIVISION OF REAL ESTATE CASH FUND IN ACCORDANCE WITH SECTION 12-61-724 (3) OR SECTION 12-61-727 THAT ARE IN THE FUND IMMEDIATELY PRIOR TO THE REPEAL OF SECTIONS 12-61-724 AND 12-61-727. THIS SUBSECTION (2) IS REPEALED EFFECTIVE JULY 1, 2019.

SECTION 2. In Colorado Revised Statutes, 12-61-111.5, repeal (2)(b)(II)(A) as follows:

12-61-111.5. Fee adjustments - cash fund created - repeal.
(2) (b) (II) (A) On June 30, 2017, the state treasurer shall transfer to the division of real estate cash fund all unexpended and unencumbered money that remained in the HOA information and resource center cash fund created in section 12-61-406.5, the conservation easement holder certification fund created in section 12-61-724, the conservation easement tax credit certificate review fund created in section 12-61-727, and the mortgage company and loan originator licensing cash fund created in section 12-61-908 immediately prior to the repeal of those funds.

SECTION 3. In Colorado Revised Statutes, 12-61-702, repeal (5) as follows:

12-61-702. Definitions. As used in this part 7, unless the context otherwise requires:
(5) "Commission" means the conservation easement oversight commission created in section 12-61-725 (1).

SECTION 4. In Colorado Revised Statutes, 12-61-704, amend (1)(k) as follows:

12-61-704. Powers and duties of the board - rules. (1) In addition to all other powers and duties imposed upon it by law, the board has the following powers and duties:
(k) To establish classroom education and experience requirements for an appraiser who prepares an appraisal for a conservation easement for which a tax credit is claimed pursuant to section 39-22-522. C.R.S. The requirements must ensure that appraisers have a sufficient amount of training and expertise to accurately prepare appraisals that comply with the uniform standards of professional appraisal practice and any other provision of law related to the appraisal of conservation easements for which a tax credit is claimed. A tax credit certificate for a conservation easement shall not be given in accordance with sections 12-61-726 and 12-61-727 SECTIONS 12-61-1105 AND 12-61-1106 unless the appraiser who prepared the appraisal of the easement met all requirements established in accordance with this paragraph (k) SUBSECTION (1)(k) in effect at the time the appraisal was completed.

SECTION 5. In Colorado Revised Statutes, 39-21-113, amend (17) as follows:

39-21-113. Reports and returns - rule. (17) Notwithstanding any other provision of this section, the executive director may require that such detailed information regarding a claim for a credit for the donation of a conservation easement in gross pursuant to section 39-22-522 and any appraisal submitted in support of the credit claimed be given to the division of real estate CONSERVATION in the department of regulatory agencies and the conservation easement oversight commission created pursuant to section 12-61-725 (1), C.R.S., SECTION 12-61-1103 as the executive director determines is necessary in the performance of the department's functions relating to the credit. The executive director may provide copies of any appraisal and may file a complaint regarding any appraisal as authorized pursuant to section 39-22-522 (3.3). Notwithstanding the provisions of part 2 of article 72 of title 24, C.R.S.,
in order to protect the confidential financial information of a taxpayer, the executive director shall deny the right to inspect any information or appraisal required in accordance with the provisions of this subsection (17).

SECTION 6. In Colorado Revised Statutes, 39-22-522, amend (2.5), (2.7), (3)(f) introductory portion, (3.5)(a)(I), (3.5)(a)(II), (3.5)(b), (3.6)(a)(I), (3.6)(b), and (7)(g) as follows:

39-22-522. Credit against tax - conservation easements.

(2.5) Notwithstanding any other provision of this section and the requirements of section 12-61-727, C.R.S., section 12-61-1106, for income tax years commencing on or after January 1, 2011, a taxpayer conveying a conservation easement and claiming a credit pursuant to this section shall, in addition to any other requirements of this section and the requirements of section 12-61-727, C.R.S., section 12-61-1106, submit a claim for the credit to the division of real estate conservation in the department of regulatory agencies. The division shall issue a certificate for the claims received in the order submitted. After certificates have been issued for credits that exceed an aggregate of twenty-two million dollars for all taxpayers for the 2011 and 2012 calendar years, thirty-four million dollars for the 2013 calendar year, and forty-five million dollars for each calendar year thereafter, any claims that exceed the amount allowed for a specified calendar year shall be placed on a wait list in the order submitted and a certificate shall be issued for use of the credit in the next year for which the division has not issued credit certificates in excess of the amounts specified in this subsection (2.5); except that no more than fifteen million dollars in claims shall be placed on the wait list in any given calendar year. The division shall not issue credit certificates that exceed twenty-two million dollars in each of the 2011 and 2012 calendar years, thirty-four million dollars for the 2013 calendar year, and forty-five million dollars for each calendar year thereafter. No claim for a credit is allowed for any income tax year commencing on or after January 1, 2011, unless a certificate has been issued by the division. If all other requirements under section 12-61-727, C.R.S., section 12-61-1106 and this section are met, the right to claim the credit is vested in the taxpayer at the time a credit certificate is issued.

(2.7) Notwithstanding any other provision, for income tax years commencing on or after January 1, 2014, no claim for a credit shall be allowed unless a tax credit certificate is issued by the division of real estate conservation in accordance with sections 12-61-726 and 12-61-727, C.R.S., sections 12-61-1105 and 12-61-1106 and the taxpayer files the tax credit certificate with the income tax return filed with the department of revenue.

(3) For conservation easements donated prior to January 1, 2014, in order for any taxpayer to qualify for the credit provided for in subsection (2) of this section, the taxpayer shall submit the following in a form approved by the executive director to the department of revenue at the same time as the taxpayer files a return for the taxable year in which the credit is claimed:

(f) If the holder of the conservation easement is an organization to which the certification program in section 12-61-724 applies, a sworn affidavit from the holder of the conservation easement in gross that includes the following:

(3.5) (a) For conservation easements donated prior to January 1, 2014:

(I) The executive director shall have the authority, pursuant to
subsection (8) of this section, to require additional information from the
taxpayer or transferee regarding the appraisal value of the easement, the
amount of the credit, and the validity of the credit. In resolving disputes
regarding the validity or the amount of a credit allowed pursuant to
subsection (2) of this section, including the value of the conservation
easement for which the credit is granted, the executive director shall have
the authority, for good cause shown and in consultation with the division
of real estate conservation and the conservation easement oversight
commission created in section 12-61-725 (1), C.R.S., SUBSECTION
12-61-1103 (1) to review and accept or reject, in whole or in part, the
appraisal value of the easement, the amount of the credit, and the validity
of the credit based upon the internal revenue code and federal regulations
in effect at the time of the donation. If the executive director reasonably
believes that the appraisal represents a gross valuation misstatement,
receives notice of such a valuation misstatement from the division of real
estate, or receives notice from the division of real estate that an
enforcement action has been taken by the board of real estate appraisers
against the appraiser, the executive director shall have the authority to
require the taxpayer to provide a second appraisal at the expense of the
taxpayer. The second appraisal shall be conducted by a certified general
appraiser in good standing and not affiliated with the first appraiser that
meets qualifications established by the division of real estate. In the event
the executive director rejects, in whole or in part, the appraisal value of
the easement, the amount of the credit, or the validity of the credit, the
procedures described in sections 39-21-103, 39-21-104, 39-21-104.5, and
39-21-105 shall apply.

(II) In consultation with the division of real estate conservation
and the conservation easement oversight commission created in section
12-61-725 (1), C.R.S. SECTION 12-61-1103 (1), the executive director
shall develop and implement a separate process for the review by the
department of revenue of gross conservation easements. The review
process shall be consistent with the statutory obligations of the division
and the commission and shall address gross conservation easements for
which the department of revenue has been informed that an audit is being
performed by the internal revenue service. The executive director shall
share information used in the review of gross conservation easements
with the division. Notwithstanding part 2 of article 72 of title 24, C.R.S.,
in order to protect the confidential financial information of a taxpayer, the
division and the commission shall deny the right to inspect any
information provided by the executive director in accordance with this
subparagraph (II) SUBSECTION (3.5)(a)(II).

(b) For conservation easements donated on or after January 1,
2014, and subject to the restrictions of section 12-61-727 (4), C.R.S.
SECTION 12-61-1106 (4), the executive director shall have the authority,
pursuant to subsection (8) of this section, to require additional
information from the taxpayer or transferee regarding the amount of the
credit and the validity of the credit. In resolving disputes regarding the
validity or the amount of a credit allowed pursuant to subsection (2) of
this section, the executive director shall have the authority, for good cause
shown, to review and accept or reject, in whole or in part, the amount of
the credit and the validity of the credit based upon the internal revenue
code and federal regulations in effect at the time of the donation, except
those requirements for which authority is granted to the division of real
estate conservation, the director of the division of real estate
conservation, or the conservation easement oversight commission
pursuant to section 12-61-727, C.R.S. 

(3.6) For conservation easements donated on or after January 1, 2014, in order for any taxpayer to qualify for the credit provided for in subsection (2) of this section, the taxpayer must submit the following in a form, approved by the executive director, to the department of revenue at the same time as the taxpayer files a return for the taxable year in which the credit is claimed:

(a) (I) A tax credit certificate issued under section 12-61-727, C.R.S. 

(b) Notwithstanding any other provisions of law, the executive director retains the authority to administer all issues related to the claim or use of a tax credit for the donation of a conservation easement that are not granted to the director of the division of real estate conservation or the conservation easement oversight commission under section 12-61-727, C.R.S. 

(7) For income tax years commencing on or after January 1, 2000, a taxpayer may transfer all or a portion of a tax credit granted pursuant to subsection (2) of this section to another taxpayer for such other taxpayer, as transferee, to apply as a credit against the taxes imposed by this article subject to the following limitations:

(g) A transferee of a tax credit shall purchase the credit prior to the due date imposed by this article, not including any extensions, for filing the transferee's income tax return; 

SECTION 7. In Colorado Revised Statutes, 39-22-522.5, repeal as follows:

39-22-522.5. Conservation easement tax credits - dispute resolution - legislative declaration. (8) On or before August 1, 2011, the conservation easement oversight commission created in section 12-61-725 (1), C.R.S., shall review conservation easements for which a tax credit is claimed pursuant to sections 39-22-522 (3.5)(a) and 12-61-725 (3), C.R.S., and for which a notice of deficiency, notice of rejection of refund claim, or notice of disallowance issued on or before May 1, 2011, but for which a final determination has not been issued before May 19, 2011, and for which the commission has not already reviewed the credit. For each conservation easement tax credit claim so reviewed, the commission shall issue an initial recommendation to the executive director on whether each credit claimed by a taxpayer who is eligible to waive a hearing and appeal a notice of deficiency, notice of rejection of refund claim, or notice of disallowance may be denied or accepted. No other information shall be required of the commission on or before such date; 

SECTION 8. In Colorado Revised Statutes, 24-1-122, add (2)(l) as follows:

24-1-122. Department of regulatory agencies - creation. (2) The department of regulatory agencies shall consist of the following divisions:

(l) Division of conservation, the head of which is the director of the division. The division of conservation and the director of the division, created by part 11 of article 61 of title 12, shall exercise their powers and perform their duties and functions under the department of regulatory agencies as if they were transferred to the department by a type 2 transfer. The conservation easement oversight commission, created by section 12-61-1103, and its powers, duties, and functions are transferred by a type 2 transfer to the department of
REGULATORY AGENCIES AND ALLOCATED TO THE DIVISION OF
CONSERVATION.

SECTION 9. In Colorado Revised Statutes, 24-34-104, repeal
(14)(a)(II); and add (26)(a)(VIII) as follows:

24-34-104. General assembly review of regulatory agencies
and functions for repeal, continuation, or reestablishment - legislative
declaration - repeal. (14) (a) The following agencies, functions, or both,
are scheduled for repeal on July 1, 2018:

(II) The conservation easement oversight commission created in
section 12-61-725, C.R.S.;

(26) (a) The following agencies, functions, or both, are scheduled
for repeal on September 1, 2025:

(VIII) The conservation easement oversight commission
created in section 12-61-1103.

SECTION 10. In Colorado Revised Statutes, repeal 12-61-724,
12-61-725, 12-61-726, and 12-61-727.

SECTION 10. Safety clause. The general assembly hereby finds,
determines, and declares that this act is necessary for the immediate
preservation of the public peace, health, and safety.".".

HB18-1299 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 17 insert:

"SECTION 12. Appropriation. (1) For the 2018-19 state fiscal
year, $1,187,502 is appropriated to the department of revenue. This
appropriation is from gifts, grants, and donations deposited in the
Colorado DRIVES vehicle services account in the highway users tax fund
created in section 42-1-211 (2)(b)(I), C.R.S. To implement this act, the
department may use this appropriation as follows:

(a) $100,312 for use by the division of motor vehicles for personal
services related to vehicle services, which amount is based on an
assumption that the division will require an additional 1.7 FTE;

(b) $9,140 for use by the division of motor vehicles for operating
expenses related to vehicle services;

(c) $72,546 for use by the executive director's office for personal
services, which amount is based on an assumption that the office will
require an additional 1.4 FTE;

(d) $7,914 for use by the executive director's office for operating
expenses;

(e) $981,000 for use by the division of motor vehicles for
DRIVES maintenance and support; and

(f) $16,590 for the purchase of information technology services.

(2) For the 2018-19 state fiscal year, $16,590 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 revenue under subsection (1)(f) of this section. To
implement this act, the office may use this appropriation to provide
information technology services for the department of revenue.".".

Renumber succeeding section accordingly.
Page 1, strike line 103 and substitute "REVENUE, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION."

HB18-1321 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 3, before line 2 insert:

"SECTION 2. Appropriation - adjustments to 2018 long bill."

(1) For the 2018-19 state fiscal year, $377,621 is appropriated to the department of health care policy and financing. Of this appropriation $359,295 is from the general fund and $18,326 is from the healthcare affordability and sustainability fee cash fund created in section 25.5-4-402.4 (5)(a), C.R.S. To implement this act, the department may use this appropriation as follows:

(a) $25,688 for use by the executive director's office for personal services, which consists of $16,833 from the general fund and $8,855 from the healthcare affordability and sustainability fee cash fund, and which amount is based on an assumption that the department will require an additional 0.8 FTE;

(b) $2,731 for use by the executive director's office for operating expenses, which consists of $1,790 from the general fund and $941 from the healthcare affordability and sustainability fee cash fund;

(c) $21,750 from the general fund for medicaid management information system maintenance and projects; and

(d) $327,452 for medical and long-term care services for medicaid eligible individuals, which consists of $318,922 from the general fund, which amount is subject to the "(M)" notation as defined in the annual general appropriation act for the same fiscal year, and $8,530 from the healthcare affordability and sustainability fee cash fund.

(2) For the 2018-19 state fiscal year, the general assembly anticipates that the department of health care policy and financing will receive $436,989 in federal funds to implement this act. The appropriation in subsection (1) of this section is based on the assumption that the department will receive this amount of federal funds to be used as follows:

(a) $25,688 for use by the executive director's office for personal services;

(b) $2,732 for use by the executive director's office for operating expenses;

(c) $65,250 for medicaid management information system maintenance and projects; and

(d) $343,319 for medical and long-term care services for medicaid eligible individuals.

(3) To implement this act, appropriations made in the annual general appropriation act for the 2018-19 state fiscal year to the department of health care policy and financing are adjusted as follows:

(a) The general fund appropriation for medical and long-term care services for medicaid eligible individuals is decreased by $359,295; and

(b) The cash funds appropriation from the healthcare affordability and sustainability fee cash fund created in section 25.5-4-402.4 (5)(a), C.R.S., for medical and long-term care services for medicaid eligible individuals is decreased by $52,378.
(4) The decrease of the appropriations in subsection (3) of this section is based on the assumption that the anticipated amount of federal funds received for the 2018-19 state fiscal year by the department of health care policy and financing for medical and long-term care services for medicaid eligible individuals will decrease by $507,240."

Renumber succeeding section accordingly.

Page 1, line 103, strike "PROGRAM." and substitute "PROGRAM, AND, IN CONNECTION THEREWITH, MAKING AND REDUCING AN APPROPRIATION.".

HB18-1349 be referred to the Committee of the Whole with favorable recommendation.

HB18-1384 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 5, after line 13 insert:

"SECTION 2. Appropriation. (1) For the 2018-19 state fiscal year, $225,000 is appropriated to the department of health care policy and financing. This appropriation is from the general fund. To implement this act, the department may use this appropriation for general professional services and special projects.
(2) For the 2018-19 state fiscal year, $135,141 is appropriated to the department of regulatory agencies for use by the division of insurance. This appropriation is from the general fund and is based on an assumption that the division will require an additional 0.1 FTE. To implement this act, the division may use this appropriation for personal services.".

Renumber succeeding section accordingly.

Page 1, line 102, strike "COLORADO." and substitute "COLORADO, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB18-1402 be referred to the Committee of the Whole with favorable recommendation.

SB18-007 be referred to the Committee of the Whole with favorable recommendation.

SB18-208 be referred to the Committee of the Whole with favorable recommendation.
FINANCE

After consideration on the merits, the Committee recommends the following:

**HB18-1369** be referred to the Committee of the Whole with favorable recommendation.

**HB18-1377** be referred to the Committee of the Whole with favorable recommendation.

**HB18-1378** be referred favorably to the Committee on Appropriations.

**HB18-1386** be postponed indefinitely.

**HB18-1387** be referred to the Committee of the Whole with favorable recommendation.

PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed:

**HB18-1408, 1409, 1410, 1411, 1412, 1413, 1414, 1415, 1416, 1417**.

SIGNING OF BILLS--RESOLUTIONS--MEMORIALS

The Speaker has signed: **SB18-066, 195 and 202**.

MESSAGE(S) FROM THE SENATE

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

**SB18-233** Amended in General Orders as printed in Senate Journal, April 19, 2018.

**SCR18-003** Amended in General Orders as printed in Senate Journal, April 19, 2018.

**SB18-163** Amended in General Orders as printed in Senate Journal, April 19, 2018.

**SB18-059** Amended in General Orders as printed in Senate Journal, April 19, 2018.

**SB18-016** Amended in General Orders as printed in Senate Journal, April 19, 2018.

**HB18-1270** Amended in General Orders as printed in Senate Journal, April 19, 2018.

**HB18-1335** Amended in Third Reading as printed in Senate Journal, April 23, 2018.

The Senate has passed on Third Reading and returns herewith:

**HB18-1283**.
The Senate has voted to concur in House Amendments to SB18-062 and the bill has been repassed as amended.

The Senate has voted to grant permission to go beyond the scope of the differences between the two chambers for SB18-179.

MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, as amended, **HB18-1270 and 1335**.
without comment, as amended, **SB18-016, 059, 163, and 233**.
without comment, as amended, **SCR18-003**.

INTRODUCTION OF BILLS
First Reading

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

**HB18-1418** by Representative(s) Weissman; also Senator(s) Coram and Kagan--Concerning the use of criminal convictions in employment.
Committee on Judiciary

**HB18-1419** by Representative(s) Foote and Jackson; also Senator(s) Jones and Kefalas--Concerning additional safety requirements for oil and gas operators, and, in connection therewith, requiring the disclosure of the location of subsurface facilities and the sharing of oil and gas operators' development plans with affected local governments and requiring rules regarding wellhead integrity.
Committee on State, Veterans, & Military Affairs

**HB18-1420** by Representative(s) Hamner and Rankin--Concerning the creation of special districts to provide early childhood development services.
Committee on Local Government

**HB18-1421** by Representative(s) Rankin, Hamner, Young; also Senator(s) Lambert, Lundberg, Moreno--Concerning the procurement process for major information technology projects undertaken by state agencies, and, in connection therewith, making an appropriation.
Committee on Business Affairs and Labor

**HB18-1422** by Representative(s) Gray, Pabon, Singer; also Senator(s) Jahn, Neville T.--Concerning requirements for marijuana testing facilities.
Committee on Finance
HB18-1423 by Representative(s) Valdez and Liston; also Senator(s) Crowder and Garcia--Concerning grants to provide equipment to rural fire protection districts.
Committee on Local Government

HB18-1424 by Representative(s) Salazar and Duran--Concerning the creation of a Chicana/o special license plate.
Committee on Transportation & Energy

SB18-061 by Senator(s) Sonnenberg and Grantham; also Representative(s) Lawrence--Concerning a reduction of the state income tax rate, and, in connection therewith, making an appropriation.
Committee on State, Veterans, & Military Affairs

SB18-077 by Senator(s) Crowder; also Representative(s) Reyher and Valdez--Concerning a state sales and use tax exemption for used motor vehicles.
Committee on State, Veterans, & Military Affairs

SB18-163 by Senator(s) Martinez Humenik and Merrifield, Priola; also Representative(s) Pettersen and Wilson, Buckner--Concerning an extension of the repeal of the early childhood and school readiness legislative commission, and, in connection therewith, making an appropriation.
Committee on Legislative Council
Committee on Education

SB18-223 by Senator(s) Gardner, Coram, Fenberg, Fields; also Representative(s) Gray and Carver, Benavidez--Concerning the circumstances under which an autopsy report prepared in connection with the death of a minor may be released to certain parties.
Committee on Judiciary

SB18-228 by Senator(s) Hill; also Representative(s) Van Winkle--Concerning improving school choice in traditional schools of a school district.
Committee on State, Veterans, & Military Affairs

INTRODUCTION OF RESOLUTION

The following resolution was read by title and laid over one day under the rules:

HJR18-1019 by Representative(s) Wist and Bridges; also Senator(s) Tate and Moreno--Concerning the designation of a portion of Arapahoe Road from Interstate 25 to Parker Road in Arapahoe County as the "Sardarapat Armenian Memorial Highway".
LAY OVER OF CALENDAR ITEM(S)

On motion of Representative Hooton, the following item(s) on the Calendar were laid over until April 24, retaining place on Calendar:

Consideration of Special Orders--SB18-044.
Consideration of Third Reading--HB18-1212, 1310.
Consideration of Resolution(s)--SJR18-009, HJR18-1018, 1012, 1013, 1016, SJR18-010.
Consideration of Senate Amendment(s)--HB18-1253, 1042, 1146, 1156, 1296, 1300.
Consideration of Adherence--SB18-033, 108.

On motion of Representative Hooton, the House adjourned until 9:00 a.m., April 24, 2018.

Approved:
CRISANTA DURAN, Speaker

Attest:
MARTILYN EDDINS, Chief Clerk
Prayer by Father Louie Hotop, Arrupe Jesuit High School, Denver.

The Speaker called the House to order at 9:00 a.m.

Pledge of Allegiance led by Marianna Leon, Katin Hutzell, Aurora West College Preparatory Academy, Aurora.

The roll was called with the following result:

Present--62.
Excused--Representative(s) Everett, Lewis, Rosenthal--3.
Present after roll call--Representative(s) Everett, Lewis, Rosenthal.

The Speaker declared a quorum present.

On motion of Representative Catlin, the reading of the journal of April 23, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

REPORT(S) OF COMMITTEE(S) OF REFERENCE

EDUCATION

After consideration on the merits, the Committee recommends the following:

HB18-1197 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 3, line 19, strike "FOR" and substitute "AND MEASURES OF STUDENT SUCCESS FOR".

Page 3, line 20, strike "MEASURING STUDENT SUCCESS WHILE ALSO".

Page 4, line 18, strike "AS WELL AS" and substitute "AND CHANGES IN AND DEVELOPMENT OF".

Page 7, after line 11 insert:

"(7) (a) TO THE EXTENT POSSIBLE, THE DEPARTMENT OF
EDUCATION SHALL ALLOW A LOCAL EDUCATION PROVIDER OR GROUP OF LOCAL EDUCATION PROVIDERS THAT CHOOSES TO CREATE A PILOT ACCOUNTABILITY SYSTEM TO USE THE ACCREDITATION PROCESS ESTABLISHED TO IMPLEMENT ARTICLE 11 OF THIS TITLE 22 TO SUBMIT ANY DATA REQUESTED BY THE DEPARTMENT CONCERNING IMPLEMENTATION OF THE PILOT ACCOUNTABILITY SYSTEM.

(b) The Department of Education shall designate at least one employee within the departmental division that is responsible for accountability to act as a liaison for local education providers and groups of local education providers that choose to create a pilot accountability system.

Renumber succeeding subsections accordingly.

Page 7, line 22, strike "(7)(a)," and substitute "(8)(a),".

Page 8, line 23, after the period insert "For each pilot accountability system, the summary report shall include the scores achieved by students enrolled in the participating local education providers on the state assessments administered pursuant to section 22-7-1006.3, reported in aggregate by grade level and by student group. The department shall include the information only to the extent allowable under federal law."

Page 9, strike lines 4 through 27.

Strike pages 10 through 12.

Page 13, strike lines 1 through 5.

Renumber succeeding section accordingly.

Page 1, strike lines 101 through 103 and substitute "Concerning authorizing local education providers to operate student-centered accountability system pilot programs."

HB18-1309 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 5, line 11, strike "TWO HUNDRED" and substitute "UP TO FIFTY".

Page 5, strike line 12.

Page 5, line 15, after "WAIVED" insert "IN WHOLE OR IN PART".

Page 5, line 19, strike "SECTION." and substitute "SECTION; AND"

(e) The requirement that the institution of higher education attended by the teacher of record provide high-quality support and mentoring throughout the program, which support and mentoring may include, but is not limited to, support from preparation program faculty, quarterly classroom observations and feedback, periodic analysis of
STUDENT DATA, AND FORMAL EVALUATIONS OF TEACHER PROGRESS."

Page 6, line 27, after "WAIVED" insert "IN WHOLE OR IN PART".

Page 7, line 5, after "LAW." insert "FOR EACH ACADEMIC YEAR OF
EMPLOYMENT AFTER THE STUDENT COMPLETES THE PROGRAM, THE
STUDENT IS CREDITED WITH REPAYMENT OF TWELVE CREDIT HOURS OF
THE TUITION PAID BY THE SCHOOL DISTRICT OR CHARTER SCHOOL ON
BEHALF OF THE STUDENT, REGARDLESS OF WHETHER THE STUDENT
COMPLETES THE REQUIRED THREE ACADEMIC YEARS OF EMPLOYMENT.".

Page 7, line 8, after "(6)" insert "(a) (I)" and after "APPROPRIATE" insert
"ONE MILLION DOLLARS".

Page 7, line 9, strike "MONEY" and strike "NONCOMPETITIVE".

Page 7, line 12, strike "GRANT" and substitute "SUBJECT TO AVAILABLE
APPROPRIATIONS, GRANT" and strike "TWO HUNDRED" and substitute "UP
TO FIFTY".

Page 7, line 13, after "ANNUALLY." insert "ANY UNEXPENDED AND
UNENCUMBERED MONEY FROM AN APPROPRIATION MADE TO THE
DEPARTMENT FOR GRANTS PURSUANT TO THIS SECTION REMAINS
AVAILABLE FOR EXPENDITURE BY THE DEPARTMENT FOR GRANTS IN THE
NEXT FISCAL YEAR WITHOUT FURTHER APPROPRIATION.".

Page 7, line 17, strike "AID," and substitute "AID AND COLLEGE
OPPORTUNITY FUND STIPENDS,".

Page 7, strike lines 19 through 23 and substitute:

"(II) EACH SCHOOL DISTRICT OR CHARTER SCHOOL THAT EMPLOYS
A"

Page 7, line 27, after "PARTICIPANT." insert "EACH SCHOOL DISTRICT IN
THE STATE MAY HIRE NO MORE THAN TWO STUDENTS PER YEAR AS
TEACHERS OF RECORD PURSUANT TO THE PROGRAM. FOR PURPOSES OF
THIS LIMIT, DISTRICT-AUTHORIZED CHARTER SCHOOLS ARE CONSIDERED
PART OF THE SCHOOL DISTRICT, AND THE STATE CHARTER SCHOOL
INSTITUTE AND ITS AUTHORIZED INSTITUTE CHARTER SCHOOLS ARE
CONSIDERED A SINGLE DISTRICT.".

Page 7, after line 27 insert:

"(b) IN DISTRIBUTING GRANTS, THE DEPARTMENT SHALL FIRST
PRIORITIZE GRANTS TO SCHOOL DISTRICTS OR CHARTER SCHOOLS THAT
EMPLOY A STUDENT WHO GRADUATED FROM A COLORADO HIGH SCHOOL
AND WHO COMMITS TO TEACHING IN A COMMUNITY THAT IS
EXPERIENCING A TEACHER SHORTAGE IN A GRADE LEVEL OR CONTENT
AREA, AS DETERMINED BY THE DEPARTMENT. THE DEPARTMENT SHALL
THEN PRIORITIZE GRANTS TO SCHOOL DISTRICTS OR CHARTER SCHOOLS
THAT EMPLOY A STUDENT WHO COMMITS TO TEACHING IN A RURAL
SCHOOL WITH A TEACHER SHORTAGE IN A GRADE LEVEL OR CONTENT
AREA, AS DETERMINED BY THE DEPARTMENT.".

Page 8, strike lines 1 through 9.
Page 8, after line 9 insert:

"(7) (a) No later than September 30 in any year in which a grant is awarded pursuant to the program, the department shall report to the education committees of the House of Representatives and the Senate, or any successor committees, information relating to the program, which information must include, at a minimum:

(I) The number of grant applications received and the number of grants awarded, including the school districts or charter schools with whom the students are employed;

(II) The institutions of higher education attended by the students;

(III) The number of students who fulfill the program's three-year teaching commitment, unless waived in whole or in part by the school district or charter school, and the percentage retained by the school district or charter school beyond the three-year period; and

(IV) Demographic information relating to students who participate in the program to gauge the success at recruiting demographically underrepresented groups to the education profession.

(b) Notwithstanding the provisions of section 24-1-136 (11)(a)(I), the department shall report the information described in subsection (7)(a) of this section in each year grants are awarded pursuant to the program."

Page 9, line 14, strike "PERSON" and substitute "STUDENT".

Page 9, line 27, strike "MAY" and substitute "MUST".

Page 10, line 1, strike "PROGRAM." and substitute "PROGRAM AND OTHER SUPPORTS PROVIDED BY THE LOCAL EDUCATION PROVIDER.".

Page 10, after line 8 insert:

"(7) (a) No later than September 30 each year, the department shall report to the education committees of the House of Representatives and the Senate, or any successor committees, information relating to teacher of record programs, which information must include, at a minimum:

(I) The number of students participating in a teacher of record program, including the local education providers with whom the students are employed;

(II) The institutions of higher education attended by the students;

(III) The percentage of students who complete a bachelor's degree within the two-year teacher of record license period; and

(IV) Demographic information relating to students who participate in a teacher of record program to gauge the success at recruiting demographically underrepresented groups to the education profession.

(b) Notwithstanding the provisions of section 24-1-136 (11)(a)(I), the department shall report the information described in subsection (7)(a) of this section in each year in
WHICH STUDENTS ARE PARTICIPATING IN TEACHER OF RECORD PROGRAMS."

Page 14, line 6, strike "preparation. (1)" and substitute "preparation - report. (1)".

Page 14, line 25, after "APPROPRIATIONS," insert "AND IN COLLABORATION WITH LOCAL EDUCATION PROVIDERS,".

Page 14, line 26, strike "SHALL:" and substitute "SHALL WORK WITH IDENTIFIED LOCAL EDUCATION PROVIDERS TO:".

Page 14, after line 26 insert:

"(a) REGULARLY COLLECT AND REPORT DATA ON THE CURRENT AND PROJECTED HIRING NEEDS FOR THE LOCAL EDUCATION PROVIDER, INCLUDING TURNOVER TRENDS, FOR TEACHERS BY GEOGRAPHIC AND CONTENT AREA;"

Reletter succeeding paragraphs accordingly.

Page 14, line 27, strike "SHORTAGES ACROSS THE" and substitute "SHORTAGES;".

Page 15, strike line 1.

Page 15, line 3, strike "TO ADDRESS" and substitute "THAT ALIGN SUPPLY AND DEMAND WHEN ADDRESSING THE".

Page 15, line 4, after "TO" insert "THE" and strike "PROVIDERS" and substitute "PROVIDER".

Page 15, line 6, strike "AND".

Page 15, after line 6 insert:

"(e) TO THE EXTENT POSSIBLE, IDENTIFY METHODS FOR IMPROVING DIVERSITY OF TEACHERS; AND".

Reletter succeeding paragraph accordingly.

Page 15, after line 8 insert:

"(3) THE PARTNERSHIP SHALL PREPARE AND SUBMIT AN ANNUAL REPORT FOR EACH YEAR IN WHICH THE PARTNERSHIP IS OPERATING TO THE DEPARTMENT OF EDUCATION, THE DEPARTMENT OF HIGHER EDUCATION, AND THE EDUCATION COMMITTEES OF THE HOUSE OF REPRESENTATIVES AND THE SENATE, OR ANY SUCCESSOR COMMITTEES, CONCERNING DATA COLLECTED AND STRATEGIES IDENTIFIED BY THE PARTNERSHIP TO ADDRESS TEACHER SHORTAGES ACROSS THE STATE.".

HB18-1367 be referred favorably to the Committee on Appropriations.

HB18-1395 be referred favorably to the Committee on Legislative Council.
HB18-1396 be referred favorably to the Committee on Appropriations.

HB18-1412 be referred favorably to the Committee on Appropriations.

SB18-085 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend reengrossed bill, page 2, lines 2 and 3, strike "23-76-101, amend (1)" and substitute "amend 23-76-101".

Page 2, line 17, strike "TEACHERS," and substitute "TEACHERS AND SPECIAL SERVICES PROVIDERS,"

Page 3, line 2, strike "SERVICES." and substitute "SERVICES OFFERED BY SPECIAL SERVICES PROVIDERS.".

Page 3, after line 21 add:

"(2) The general assembly further finds and declares that, for purposes of section 17 of article IX of the state constitution, implementation of measures designed to improve quality, recruitment, and retention of TEACHERS AND SPECIAL SERVICES PROVIDERS in the rural areas of Colorado through this article ARTICLE 76 is a critical element of accountable education reform, accountable programs to meet state academic standards, and performance incentives for TEACHERS AND SPECIAL SERVICES PROVIDERS and, therefore, may receive funding from the state education fund created in section 17 (4) of article IX of the state constitution.".

Page 3, before line 23 insert:

"SECTION 2. In Colorado Revised Statutes, 23-76-102, amend the introductory portion; and add (5) as follows:

23-76-102. Definitions. As used in this article ARTICLE 76, unless the context otherwise requires:

(5) "SPECIAL SERVICES PROVIDER" MEANS ANY PERSON OTHER THAN A TEACHER, PRINCIPAL, OR ADMINISTRATOR WHO PROVIDES SERVICES TO ANY SCHOOL DISTRICT, CHARTER SCHOOL, OR INSTITUTE CHARTER SCHOOL TO PROVIDE PROFESSIONAL SERVICES TO STUDENTS IN DIRECT SUPPORT OF THE EDUCATION INSTRUCTIONAL PROGRAM.".

Renumber succeeding sections accordingly.

Page 4, line 8, strike "OR".

Page 4, line 13, strike "SCHOOLS." and substitute "SCHOOLS; OR"

(d) INDIVIDUAL SEEKING TO COMPLETE THE REQUIRED COURSE WORK LEADING TO CERTIFICATION AS A SPECIAL SERVICES PROVIDER AND EMPLOYMENT IN A RURAL SCHOOL OR SCHOOL DISTRICT THAT IS PROVIDING SERVICES TO RURAL SCHOOLS.".
Page 4, lines 17, after "teacher's" insert "OR SPECIAL SERVICES PROVIDER's".

Page 4, line 24, after "teacher" insert "OR A SPECIAL SERVICES PROVIDER".

**SB18-158** be referred favorably to the Committee on Appropriations.

**CONSIDERATION OF RESOLUTION(S)**

**HJR18-1019** by Representative(s) Wist and Bridges; also Senator(s) Tate and Moreno--Concerning the designation of a portion of Arapahoe Road from Interstate 25 to Parker Road in Arapahoe County as the "Sardarapat Armenian Memorial Highway".

(Printed and placed in members' files.)

On motion of Representative Wist, the resolution was read at length and adopted by viva voce vote.


**HJR18-1013** by Representative(s) Kraft-Tharp and Lee; also Senator(s) Gardner and Martinez Humenik--Concerning recognition of the work of the Colorado Juvenile Justice and Delinquency Prevention Council, and, in connection therewith, directing the Council to redraft article 2 of the Colorado Children's Code.

(Printed and placed in members' files.)

Representative Lee moved the following amendment:

Amendment No. 1, moved by Representative Kraft-Tharp and Lee.

Amend printed resolution, page 2, line 31, strike "direct" and substitute "encourage".

The amendment was declared passed by viva voce vote.

On motion of Representative Lee, the resolution as amended was adopted by viva voce vote.

HJR18-1012 by Representative(s) Benavidez and Michaelson Jenet; also Senator(s) Crowder and Fields--Concerning the Medicaid eligibility of individuals being held in a correctional facility but who have not been convicted of a crime.

(Printed and placed in members' files.)

On motion of Representative Michaelson Jenet, the resolution was adopted by *viva voce* vote.

Co-sponsor(s) added: Representative(s) Arndt, Becker K., Bridges, Buckner, Coleman, Esgar, Exum, Garnett, Ginal, Gray, Hamner, Hansen, Herod, Jackson, Kennedy, Kraft-Tharp, Lee, Lontine, McLachlan, Pabon, Roberts, Rosenthal, Salazar, Singer, Weissman, Winkler, Winter, Young

THIRD READING OF BILL(S)--FINAL PASSAGE

The following bill(s) were considered on Third Reading. The title(s) were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

HB18-1011 by Representative(s) Pabon and Van Winkle; also Senator(s) Neville T. and Jahn--Concerning measures to allow greater investment flexibility in marijuana businesses, and, in connection therewith, making an appropriation.

Laid over until April 26, retaining place on Calendar.

HB18-1212 by Representative(s) Kennedy and Landgraf; also Senator(s) Kefalas--Concerning the licensing of freestanding emergency departments, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared *passed*.

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HB18-1310 by Representative(s) Coleman and Covarrubias; also Senator(s) Fields--Concerning the creation of a pilot program for emergency employment support services.

The question being "Shall the bill pass?''.

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Becker K., Exum, Hammer, Hooton, Hansen, Herod, Hooton, Jackson, Lee, Lontine, Pettersen, Roberts, Rosenthal, Singer, Weissman, Young.

SB18-068 by Senator(s) Cooke; also Representative(s) Van Winkle and Bridges--Concerning criminalizing false reports.

The question being "Shall the bill pass?''.

A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Covarrubias, Ginal, Gray, Hansen, Reyher, Roberts, Saine, Valdez, Winkler, Speaker

HB18-1368 by Representative(s) Danielson and Melton; also Senator(s) Merrifield and Moreno--Concerning the repeal of the prohibitions on local governments enacting minimum wage laws.

Laid over until April 26, retaining place on Calendar.

HB18-1320 by Representative(s) Pabon; also Senator(s) Jahn--Concerning a reduction in regulation of large-market taxicab service from regulation as a common carrier to regulation as a motor carrier of passengers.

The question being "Shall the bill pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Bridges, Coleman, Danielson, Esgar, Ginal, Gray, Hamner, Hansen, Herod, Hooton, Jackson, Kennedy, Kraft-Tharp, Lee, McLachlan, Melton, Michaelson Jenet, Rankin, Roberts, Saine, Weissman, Winkler, Winter, Young, Speaker

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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HB18-1297 by Representative(s) Winter and Pettersen; also Senator(s) Donovan--Concerning a comprehensive plan to proactively address the anticipated impacts on Colorado of global climate change, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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</table>

Co-sponsor(s) added: Representative(s) Arndt, Becker K., Benavidez, Bridges, Buckner, Coleman, Danielson, Esgar, Exum, Foote, Garnett, Ginal, Gray, Hamner, Hansen, Herod, Hooton, Jackson, Kennedy, Kraft-Tharp, Lee, Lontine, McLachlan, Melton, Michaelson Jenet, Pabon, Roberts, Rosenthal, Salazar, Singer, Valdez, Weismann, Young, Speaker
REPORT(S) OF COMMITTEE(S) OF REFERENCE

APPROPRIATIONS

After consideration on the merits, the Committee recommends the following:

HB18-1309 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 15, before line 9 insert:

"(3) NOTWITHSTANDING THE PROVISIONS OF SECTION 23-1-104 (1) TO THE CONTRARY, THE APPROPRIATION OF MONEY FOR PURPOSES OF THIS SECTION IS NOT INCLUDED WITHIN THE SINGLE LINE ITEM APPROPRIATION TO THE REGENTS OF THE UNIVERSITY OF COLORADO. ANY UNEXPENDED AND UNENCUMBERED MONEY APPROPRIATED FOR PURPOSES OF THIS SECTION REMAINS AVAILABLE FOR EXPENDITURE FOR PURPOSES OF THIS SECTION IN THE NEXT FISCAL YEAR WITHOUT FURTHER APPROPRIATION.

SECTION 10. Appropriation. (1) For the 2018-19 state fiscal year, $1,019,110 is appropriated to the department of education. This appropriation is from the general fund and is based on an assumption that the department will require an additional 0.3 FTE. To implement this act, the department may use this appropriation for the grow your own educator program created pursuant to section 22-60.5-208.5, C.R.S.

(2) For the 2018-19 state fiscal year, $156,116 is appropriated to the department of higher education. This appropriation is from the general fund. To implement this act, the department may use this appropriation for the partnership for rural education preparation created in section 23-20-140 (2), C.R.S."

Renumber succeeding section accordingly.

Page 1, line 103, strike "PROGRAM." and substitute "PROGRAM AND MAKING AN APPROPRIATION.".

HB18-1367 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 7 insert:

"SECTION 3. Appropriation. For the 2018-19 state fiscal year, $581,314 is appropriated to the school leadership pilot program fund created in section 22-13-204 (1), C.R.S. This appropriation is from the general fund. The department of education is responsible for the accounting related to this appropriation.".

Renumber succeeding section accordingly.

Page 1, line 103, strike "PROGRAM." and substitute "PROGRAM AND MAKING AN APPROPRIATION.".
HB18-1412 be referred to the Committee of the Whole with favorable recommendation.

SB18-085 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 2 through 6 and substitute:

"SECTION 3. Appropriation. (1) For the 2018-19 state fiscal year, $240,000 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. The department may use this appropriation for transfer to the department of higher education for rural teacher recruitment, retention, and professional development.

(2) For the 2018-19 state fiscal year, $240,000 is appropriated to the department of higher education. This appropriation is from reappropriated funds received from the department of education under subsection (1) of this section. To implement this act, the department of higher education may use this appropriation for rural teacher recruitment, retention, and professional development.".

SB18-158 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend reengrossed bill, page 12, strike line 27 and substitute:

"SECTION 2. Appropriation. (1) For the 2018-19 state fiscal year, $5,000,000 is appropriated to the department of public safety for use by the office of preparedness. This appropriation is from the school access for emergency response grant program cash fund created in section 24-33.5-2107 (1)(a), C.R.S. To implement this act, the office may use this appropriation as follows:

(a) $142,646 for program administration, which amount is based on an assumption that the office will require an additional 2.3 FTE; and

(b) $4,857,354 for the school access for emergency response grant program.".

Page 13, strike lines 1 through 10.

PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed: HB18-1418, 1419, 1420, 1421, 1422, 1423, 1424.

MESSAGE FROM THE SENATE

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

SB18-239, 230, and 242.
SB18-238 Amended in General Orders as printed in Senate Journal, April 23, 2018.
SB18-236 Amended in General Orders as printed in Senate Journal, April 23, 2018.
HB18-1181 Amended in General Orders as printed in Senate Journal, April 23, 2018.

The Senate has passed on Third Reading and returns herewith:
HB18-1277 and 1187.

The Senate has postponed indefinitely HB18-1245 and 1312.

MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, SB18-230, 239, and 242.
without comment, as amended, HB18-1181.
without comment, as amended, SB18-234, 236, and 238.

REPORT(S) OF COMMITTEE(S) OF REFERENCE

AGRICULTURE, LIVESTOCK, & NATURAL RESOURCES

After consideration on the merits, the Committee recommends the following:

SB18-038 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 6 through 10 and substitute:
"(II) "FOOD CROP" DOES NOT INCLUDE A CROP PRODUCED FOR ANIMAL CONSUMPTION ONLY; EXCEPT THAT A CROP PRODUCED WHERE LACTATING DAIRY ANIMALS FORAGE IS A FOOD CROP.".

Page 4, strike line 13 and substitute:
"(g) (I) "POINT OF COMPLIANCE" MEANS, EXCEPT AS PROVIDED IN SUBSECTION (1)(g)(II) OF THIS SECTION, A POINT, AS IDENTIFIED BY".

Page 4, after line 18 insert:
"(II) IF RECLAIMED DOMESTIC WASTEWATER IS USED FOR INDOOR NONPOTABLE USES WITHIN A BUILDING WHERE PLUMBING FIXTURES ARE ACCESSIBLE BY THE GENERAL PUBLIC, "POINT OF COMPLIANCE" IS AT THE LOCATION WHERE WATER IS DELIVERED TO THE OCCUPIED PREMISES.".
Page 5, after line 20 insert:

"(3) All reclaimed domestic wastewater systems must be compliant with and installed in accordance with Article 58 of Title 12 and any rules promulgated pursuant to that article."

Renumber succeeding subsections accordingly.

Page 5, line 22, strike "SHALL" and substitute "MAY".

Page 6, strike line 10 and substitute:

"(d) The commission may promulgate rules more stringent than the standards and categories set forth in subsection (2) of this section only if the commission:

(I) determines that the standards and categories set forth in subsection (2) of this section are not protective of public health; and

(II) identifies:

(A) a documented incident of microbial disease that the commission determines has a reasonable potential to affect public health and for which the commission has identified as likely originating from reclaimed domestic wastewater; or

(B) a peer-reviewed published article that identifies a potential public health risk posed by the use of reclaimed domestic wastewater under the standards established in subsection (2) of this section.

(5) Following a public stakeholders process, the water quality control division may develop policy, guidance, or best management practices that are consistent with this section, as the division deems necessary to implement this section.

(6) In addition to the relief available under section 25-8-205 (6), the division may grant a user of reclaimed domestic wastewater to be referred to the Committee of the Whole with favorable recommendation.

SB18-205 be referred favorably to the Committee on Appropriations.

SB18-218 be referred to the Committee of the Whole with favorable recommendation.

BUSINESS AFFAIRS & LABOR

After consideration on the merits, the Committee recommends the following:

HB18-1383 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 8, strike "PROPERTY." and substitute "PROPERTY, EXCEPT FOR CONTRACTS FOR THE DEVELOPMENT, RESTORATION, OR ENHANCEMENT OF WILDLIFE HABITAT."

Page 3, line 27, after "state," insert "EXCEPT FOR A CONTRACT FOR THE DEVELOPMENT, RESTORATION, OR ENHANCEMENT OF WILDLIFE HABITAT,"

Page 4, line 4, after "state," insert "EXCEPT FOR A CONTRACT FOR THE DEVELOPMENT, RESTORATION, OR ENHANCEMENT OF WILDLIFE HABITAT,"

SB18-209 be referred to the Committee of the Whole with favorable recommendation.

FINANCE
After consideration on the merits, the Committee recommends the following:

HB18-1294 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend the Health, Insurance, and Environment Committee Report, dated April 12, 2018, page 1, line 2, strike ""2021."" and substitute ""2023."".

Page 1, line 3, strike ""(21)(a)(X)."" and substitute ""(24)(a)(V)."".

Page 1, strike lines 5 and 6 and substitute:

"(24) (a) The following agencies, functions, or both, are scheduled for repeal on September 1, 2023:..".

Page 1, line 7, strike ""(X)."" and substitute ""(V)."".

HB18-1389 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 2, strike lines 21 and 22 and substitute:

"HOLDER'S COMMONLY OWNED MEDICAL MARIJUANA CENTERS. PRIOR TO OPERATING A CENTRALIZED DISTRIBUTION FACILITY, AN OPTIONAL PREMISES CULTIVATION FACILITY LICENSED PURSUANT TO THIS SECTION SHALL, AT THE TIME OF APPLICATION TO THE STATE LICENSING AUTHORITY, SEND A COPY OF THE APPLICATION OR SUPPLEMENTAL APPLICATION FOR A CENTRALIZED DISTRIBUTION PERMIT TO THE LOCAL LICENSING AUTHORITY IN THE JURISDICTION IN WHICH THE CENTRALIZED DISTRIBUTION PERMIT IS PROPOSED. THE STATE LICENSING AUTHORITY SHALL NOTIFY THE LOCAL LICENSING AUTHORITY OF ITS DECISION REGARDING THE CENTRALIZED DISTRIBUTION PERMIT."
(b) An Optional Premises Cultivation Facility shall not store medical ".

Reletter succeeding paragraphs accordingly.

Page 4, strike lines 26 and 27 and substitute:

"holder's commonly owned retail marijuana stores. Prior to operating a centralized distribution facility, a retail marijuana cultivation facility licensed pursuant to this section shall, at the time of application to the state licensing authority, send a copy of the application or supplemental application for a centralized distribution permit to the local jurisdiction in which the centralized distribution permit is proposed. The state licensing authority shall notify the local jurisdiction of its decision regarding the centralized distribution permit.

(b) A retail marijuana cultivation facility shall not store retail marijuana ".

Reletter succeeding paragraphs accordingly.

HB18-1392 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend the Health, Insurance, and Environment Committee Report, dated April 19, 2018, page 1, strike lines 3 through 5 and substitute:

"Page 7 of the bill, line 6, strike "regions in the state in which the average".

Page 7 of the bill, strike lines 7 through 11 and substitute "region numbers five and nine;".

Page 1 of the report, line 7, strike "regions in the state in".

Page 1 of the report, strike lines 8 through 14 and substitute "region numbers four, six, seven, and eight; and

(III) A reduction in claims costs of between fifteen and twenty percent in geographic rating region numbers one, two, and three.".".

Page 1, before line 15 insert:

"Page 12 of the bill, line 9, strike "insurers described" and substitute "insurers.".

Page 12 of the bill, strike lines 10 through 12.

Page 13 of the bill, line 21, strike "that:" and substitute "that provides".

Page 13 of the bill, line 22, strike "(a) provides.".".
Page 1 of the report, line 15, strike ""STATE;"" and substitute ""STATE;
OR"".

Page 1 of the report, strike line 19 and substitute "25.5."

Page 13 of the bill, strike lines 24 through 26.

HB18-1400 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 1 insert:

"SECTION 1. Legislative declaration. (1) The general
assembly hereby:
   (a) Finds that the 2018-19 long bill significantly reduced the
spending authority in the air pollution control stationary sources program
due to a reduction in projected revenue and fund balance;
   (b) Determines that:
       (I) The air pollution stationary sources program will likely require
a supplemental appropriation in fiscal year 2018-19 in order to comply
with the intent of this act; and
       (II) It will be necessary for the department of public health and
environment to work with the joint budget committee following the
enactment of fee increases up to the caps established in this act, by rule
of the commission, to request additional spending authority to comply
with the intent of this act; and
   (c) Declares that this act is necessary to ensure the continued
operation of the stationary sources program and to ensure timeliness of
permitting and responsiveness to stakeholders and the public."

Renumber succeeding sections accordingly.

Page 5, strike lines 8 through 27.

Page 6, strike line 1 and substitute:

"(g) (I) THE DIVISION SHALL PRIORITIZE ITS USE OF THE REVENUES
GENERATED BY THE FEE INCREASES AUTHORIZED BY THE GENERAL
ASSEMBLY IN 2018 TO REDUCE PERMIT PROCESSING TIMES FOR ALL
CATEGORIES OF PERMITS THROUGH INCREASED EFFICIENCIES AND
INFORMATION SYSTEM IMPROVEMENTS THAT ARE IDENTIFIED THROUGH
THE STAKEHOLDER PROCESS IDENTIFIED IN SUBSECTION (2)(g)(II) OF THIS
SECTION.
   (II) BEFORE SEPTEMBER 1, 2018, THE DIVISION SHALL CONVENE A
STAKEHOLDER GROUP CONSISTING OF AFFECTED INDUSTRIES TO:
   (A) IDENTIFY AND ASSESS MEASURES TO IMPROVE BILLING
PRACTICES AND INCREASE ACCOUNTING TRANSPARENCY WITH RESPECT TO
APPLICATION PROCESSING FEES, INCLUDING PROVIDING MORE DETAIL ON
THE APPLICATION REVIEW PROCESS AND THE TIME SPENT ON THE PROCESS;
   AND
   (B) ASSESS POTENTIAL EFFICIENCY IMPROVEMENTS, INCLUDING
ASSOCIATED METRICS TO MEASURE THE DIVISION'S PERFORMANCE, WITH
RESPECT TO DIVISION ACTIVITIES FINANCED BY THE STATIONARY SOURCES
CONTROL FUND.

(III) BEGINNING IN 2019, THE DIVISION SHALL PRESENT DURING THE LEGISLATIVE SESSION THE RESULTS OF THE STAKEHOLDER PROCESS REQUIRED BY SUBSECTION (2)(g)(II) OF THIS SECTION, INCLUDING IMPROVED BILLING PRACTICES, INCREASED ACCOUNTING TRANSPARENCY, IMPLEMENTED EFFICIENCY IMPROVEMENTS, AND EFFICIENCY METRICS, TO THE HOUSE HEALTH, INSURANCE, AND ENVIRONMENT COMMITTEE AND THE SENATE HEALTH AND HUMAN SERVICES COMMITTEE, OR ANY SUCCESSOR COMMITTEES."

JUDICIARY

After consideration on the merits, the Committee recommends the following:

HB18-1404 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 "inspection." and substitute "inspection - definition.".

Page 2, line 11, strike "STAFF RECOMMENDATIONS,"

Page 2, line 12, strike "DECISION" and substitute "DECISION,"

Page 2, line 18, strike "AND (4)(d)" and substitute "(4)(d), AND (4)(e)"

Page 4, after line 17 insert:

"(e) NOTWITHSTANDING THE PROVISIONS OF SUBSECTIONS (4)(a) AND (4)(d) OF THIS SECTION, THE CUSTODIAN OF AN INTERNAL INVESTIGATION FILE AS DESCRIBED IN SUBSECTION (4)(a) OF THIS SECTION MAY DENY INSPECTION OF THE FILE IF THE INSPECTION IS PROHIBITED BY RULES PROMULGATED BY THE SUPREME COURT OR BY A COURT ORDER.

(f) SELF-INCRIMINATING STATEMENTS MADE BY AN OFFICER DURING AN INTERNAL INVESTIGATION, OR THE FRUITS THEREOF, MAY NOT BE USED AGAINST AN OFFICER IN ANY CRIMINAL PROCEEDING.

(g) FOR PURPOSES OF THIS SUBSECTION (4), "PERSONAL IDENTIFYING INFORMATION" MEANS A SOCIAL SECURITY NUMBER; A PERSONAL IDENTIFICATION NUMBER; A PASSWORD; A PASS CODE; AN OFFICIAL STATE OR GOVERNMENT-ISSUED DRIVER’S LICENSE OR IDENTIFICATION CARD NUMBER; A GOVERNMENT PASSPORT NUMBER; BIOMETRIC DATA; AN EMPLOYER, STUDENT, OR MILITARY IDENTIFICATION NUMBER; OR A FINANCIAL TRANSACTION DEVICE.".

MESSAGE FROM THE SENATE

The Senate has voted not to concur in House Amendments to SB18-015 and requests that a conference committee be appointed. The President has appointed Senators Gardner, Chair, Hill, and Kagan as Senate conferees
on the First Conference Committee on SB18-015. The Senate has voted
to grant permission to go beyond the scope of the differences of the two
houses for SB18-015.

The Senate has postponed indefinitely HB18-1241.

MESSAGE(S) FROM THE GOVERNOR

I certify I received the following on the 24th day of April, 2018, at
11:40 a.m. The original is on file in the records of the House of
Representatives of the General Assembly.

Marilyn Eddins,
Chief Clerk of the House

April 23, 2018

House of Representatives
72nd General Assembly
State Capitol
Denver, CO 80203

Ladies and Gentlemen:

I have the honor to inform you that I have approved and will file with
the Secretary of State the following Acts:

HB 18-1008: CONCERNING THE FINANCING OF THE DIVISION OF
PARKS AND WILDLIFE'S AQUATIC NUISANCE SPECIES
PROGRAM, AND, IN CONNECTION THEREWITH,
CREATING AN AQUATIC NUISANCE SPECIES STAMP
FOR THE OPERATION OF MOTORBOATS AND
SAILBOATS IN WATERS OF THE STATE, INCREASING
PENALTIES RELATED TO THE INTRODUCTION OF
AQUATIC NUISANCE SPECIES INTO THE WATERS OF
THE STATE, AND COMBINING TWO SEparate FUNDS
RELATED TO THE AQUATIC NUISANCE SPECIES
PROGRAM INTO ONE FUND.

Approved April 23, 2018 at 3:20 pm.

HB 18-1254: CONCERNING THE MODIFICATION OF THE
FORECLOSURE PROCESS ON PROPERTY THAT IS
ENCUMBERED BY A DEED OF TRUST.

Approved April 23, 2018 at 3:23 pm.

HB 18-1109: CONCERNING DISCRETIONARY PAROLE OF SPECIAL
NEEDS OFFENDERS

Approved April 23, 2018 at 3:24 pm.

HB 18-1065: CONCERNING DISCIPLINE OF A DEPARTMENT OF
HUMAN SERVICES EMPLOYEE WHEN THE EMPLOYEE
IS FOUND TO HAVE MISTREATED A VULNERABLE PERSON.

Approved April 23, 2018 at 3:40 pm.

HB 18-1242: CONCERNING THE SALARY CATEGORIZATION OF LOCALLY ELECTED OFFICERS IN SPECIFIED COUNTIES.

Approved April 23, 2018 at 3:37 pm.

HB 18-1047: CONCERNING TECHNICAL MODIFICATIONS TO THE "FAIR CAMPAIGN PRACTICES ACT" TO FACILITATE ITS ADMINISTRATION.

Approved April 23, 2018 at 3:46 pm.

HB 18-1191: CONCERNING A LOCAL AUTHORITY’S ABILITY TO ALTER SPEED LIMITS WITHIN THE LOCAL AUTHORITY’S JURISDICTION

Approved April 23, 2018 at 3:46 pm.

HB 18-1227: CONCERNING THE AUTHORITY OF THE REAL ESTATE COMMISSION TO ISSUE LICENSES FOR AN INITIAL PERIOD OF LESS THAN THREE YEARS.

Approved April 23, 2018 at 3:45 pm.

HB 18-1029: CONCERNING LOWERING THE PERIOD OF MANDATORY PAROLE FROM FIVE YEARS TO THREE YEARS FOR CERTAIN FELONY OFFENSES.

Approved April 23, 2018 at 3:45 pm.

HB 18-1025: CONCERNING THE NONSUBSTANTIVE RELOCATION OF LAWS RELATED TO THE REGULATION OF ALCOHOL BEVERAGES FROM TITLE 12, COLORADO REVISED STATUTES, TO A NEW TITLE 44 AS PART OF THE ORGANIZATIONAL RECODIFICATION OF TITLE 12, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.

Approved April 23, 2018 at 3:45 pm.

HB 18-1198: CONCERNING THE ESTABLISHMENT OF BEST PRACTICES FOR STATE BOARDS AND COMMISSIONS.

Approved April 23, 2018 at 3:43 pm.

HB 18-1327: CONCERNING THE ALL-PAYER HEALTH CLAIMS DATABASE, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.

Approved April 23, 2018 at 3:44 pm.
HB 18-1330: CONCERNING A SUPPLEMENTAL STATE PAYMENT
RELATING TO CERTAIN OFFICE-ADMINISTERED
ONCOLOGY-RELATED DRUGS FOR QUALIFIED
PROVIDERS UNDER THE MEDICAL ASSISTANCE
PROGRAM WHO EXPERIENCED A REDUCTION IN
REIMBURSEMENT PAYMENTS IN THE 2017-18 STATE
FISCAL YEAR AS A RESULT OF THE
IMPLEMENTATION OF THE FEDERAL FINAL RULES
FOR COVERED OUTPATIENT DRUGS, AND, IN
CONNECTION THEREWITH, MAKING AN
APPROPRIATION.

Approved April 23, 2018 at 3:43 pm.

Sincerely,
(signed)
John W. Hickenlooper
Governor

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House in recess. House reconvened.

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On motion of Representative KC Becker, HB18-1318, 1298, 1373, 1375,
1366, 1309, 1367, 1412, 1369, 1377, SB18-200, HB18-1387, 1389, 1019,
1053, 1076, 1077, 1083, 1190, 1215, 1224, 1244, 1290, 1291, 1299,
1321, 1349, 1384, 1205, 1402, 1276, SB18-156, 056, 166, 007, 208, 085,
158 were made Special Orders on April 24 2018, at 4:46 p.m.

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The hour of 4:46 p.m., having arrived, on motion of Representative
Jackson, the House resolved itself into Committee of the Whole for
consideration of Special Orders and she was called to act as Chair.

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SPECIAL ORDERS--SECOND READING OF BILLS

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

(Amendments to the committee amendment are to the printed committee
report which was printed and placed in the members' bill file.)

HB18-1318 by Representative(s) Hooton and Hansen; also Senator(s)
Kerr--Concerning a requirement that candidates for certain
federal executive offices file income tax returns with the
secretary of state.

Ordered engrossed and placed on the Calendar for Third Reading and
Final Passage.
HB18-1298 by Representative(s) Pettersen and Bridges; also Senator(s) Donovan and Todd--Concerning the creation of the Colorado secure savings plan.

Amendment No. 1, Business Affairs and Labor Report, dated April 19, 2018, and placed in member's bill file; Report also printed in House Journal, April 20, 2018.

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

HB18-1373 by Representative(s) Becker J. and Hansen, Esgar; also Senator(s) Baumgardner and Kefalas, Sonnenberg--Concerning the use of the state telecommunications network by private entities through public-private partnerships, and, in connection therewith, relocating laws related to the state telecommunications network from the department of public safety's statutes to the statutes regarding telecommunications coordination within state government.

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

HB18-1375 by Representative(s) Willett and Lee, Foote, Herod, Wist; also Senator(s) Gardner, Cooke, Guzman, Holbert, Kagan--Concerning the nonsubstantive revision of statutes in 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.

Amendment No. 1, Judiciary Report, dated April 19, 2018, and placed in member's bill file; Report also printed in House Journal, April 20, 2018.

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

HB18-1366 by Representative(s) Roberts, Gray, Hamner, Wilson; also Senator(s) Donovan--Concerning a local college district's authority to manage district property.

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

HB18-1309 by Representative(s) Coleman and Wilson; also Senator(s) Hill--Concerning programs addressing educator shortages.

Amendment No. 1, Education Report, dated April 23, 2018, and placed in member's bill file; Report also printed in House Journal, April 24, 2018.
Amendment No. 2, Appropriations Report, dated April 24, 2018, and placed in member's bill file; Report also printed in House Journal, April 24, 2018.

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

HB18-1367 by Representative(s) McLachlan and Wilson, Pettersen--Concerning professional development in leadership for public school principals, and, in connection therewith, creating the school leadership pilot program.

Amendment No. 1, Appropriations Report, dated April 24, 2018, and placed in member's bill file; Report also printed in House Journal, April 24, 2018.

Amendment No. 2, by Representative(s) McLachlan.

Amend the Appropriations Committee Report, dated April 24, 2018, page 1, line 3, strike "$538,314" and substitute "$1,500,000".

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

HB18-1412 by Representative(s) Buckner and Lundeen; also Senator(s) Hill--Concerning providing funding for local education providers to implement initiatives to reduce the teacher shortage in Colorado, and, in connection therewith, creating the retaining teachers grant program and making an appropriation.

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

HB18-1369 by Representative(s) Hooton, Arndt, McKean, Thurlow; also Senator(s) Moreno, Martinez Humenik, Zenzinger--Concerning repealing obsolete statutory references to the repealed proposition AA refund account.

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

HB18-1377 by Representative(s) Coleman and Pettersen; also Senator(s) Donovan and Moreno--Concerning making it an unfair employment practice for an employer to seek earnings history about an applicant for employment.

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

HB18-1389 by Representative(s) Gray and Van Winkle; also Senator(s) Neville T.--Concerning authorization for issuance of a centralized marijuana distribution permit.
Amendment No. 1, Finance Report, dated April 23, 2018, and placed in member's bill file; Report also printed in House Journal, April 24, 2018.

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

**HB18-1053** by Representative(s) Arndt and Hansen, Esgar; also Senator(s) Donovan, Coram, Jones--Concerning the allowable uses of reclaimed domestic wastewater, and, in connection therewith, allowing reclaimed domestic wastewater to be used for marijuana cultivation.

Amendment No. 1, Agriculture, Livestock, & Natural Resources Report, dated January 29, 2018, and placed in member's bill file; Report also printed in House Journal, January 30, 2018.

Amendment No. 2, by Representative(s) Hansen.

Amend printed bill, page 5, line 14, strike "CULTIVATION," and substitute "CULTIVATION; EXCEPT THAT RECLAIMED DOMESTIC WASTEWATER SHALL NOT BE USED IN CONTRAVENTION OF STATE LAWS AND REGULATIONS REGARDING MARIJUANA."

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

**HB18-1076** by Representative(s) Salazar--Concerning the P.O.S.T. board revoking the certification of a peace officer who is found to have made an untruthful statement.

Amendment No. 1, Judiciary Report, dated April 10, 2018, and placed in member's bill file; Report also printed in House Journal, April 11, 2018.


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

**HB18-1077** by Representative(s) Liston and Valdez, Becker J., Catlin, Lawrence, McKean, Reyher, Roberts, Sias, Wilson, Wist; also Senator(s) Garcia and Scott--Concerning the penalty for a person who commits burglary to acquire firearms.

Amendment No. 1, State, Veterans, & Military Affairs Report, dated February 15, 2018, and placed in member's bill file; Report also printed in House Journal, February 16, 2018.


As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.
HB18-1083  by Representative(s) Kraft-Tharp and Sias, McKean; also
Senator(s) Tate and Williams A.--Concerning a sales and
use tax exemption for aircraft to be used by on-demand air
carriers.

Amendment No. 1, Business Affairs and Labor Report, dated February
22, 2018, and placed in member's bill file; Report also printed in House

Amendment No. 2, by Representative(s) Kraft-Tharp.

Amend printed bill, page 3, strike lines 3 through 9 and substitute:

"(c) EFFECTIVE JANUARY 1, 2019, THE SALE OF AIRCRAFT USED OR
PURCHASED FOR USE IN INTERSTATE, INTRASTATE, OR FOREIGN COMMERCE
BY AN ON-DEMAND AIR CARRIER.".

Page 3, strike lines 12 through 20 and substitute:

"(c) EFFECTIVE JANUARY 1, 2019, THE STORAGE, USE, OR
CONSUMPTION OF AIRCRAFT USED OR PURCHASED FOR USE IN INTERSTATE,
INTRASTATE, OR FOREIGN COMMERCE BY AN ON-DEMAND AIR CARRIER.".

Amendment No. 3, by Representative(s) Kraft-Tharp.

Amend the Amendment No. 2, by Representative Kraft-Tharp, printed in
House Journal page 1215, line 15, strike "INTERSTATE, INTRASTATE, OR
FOREIGN" and substitute "INTERSTATE OR INTRASTATE".

House Journal page 1215, lines 21 and 22, strike "INTERSTATE,
INTRASTATE, OR FOREIGN" and substitute "INTERSTATE OR INTRASTATE".

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

HB18-1190  by Representative(s) Esgar and McKean, Arndt, Becker
K., Catlin, Covarrubias, Duran, Hansen, Hooton,
Lawrence, Liston, McLachlan, Michaelson Jenet, Rankin,
Reyher, Roberts, Rosenthal, Singer, Thurlow, Winter; also
Senator(s) Tate and Garcia, Coram, Crowder, Donovan,
Fenberg, Grantham, Martinez Humenik, Priola--
Concerning modifications to the "Colorado Job Creation
and Main Street Revitalization Act".

Amendment No. 1, Finance Report, dated February 28, 2018, and placed
in member's bill file; Report also printed in House Journal, March 1,
2018.

Amendment No. 2, by Representative(s) Esgar and McKean.

Amend the Finance Committee Report, dated February 28, 2018, page 2,
after line 8 insert:

"Page 12 of the printed bill, strike lines 21 and 22 and substitute "THAT
RECEIVES PRELIMINARY APPROVAL FROM SUCH ENTITY. THE HISTORICAL
SOCIETY SHALL PROMULGATE RULES ON".".

Page 2 of the report, after line 18 insert:

"Page 15 of the bill, after line 16 insert:

   "(a.5) In the case of any project for a qualified commercial structure the qualified rehabilitation expenditures for which amount to less than fifty thousand dollars, if the total number of applications for such projects that are received but not reserved reach fifteen in number, the office may suspend the submission of additional applications for such projects until such time as these fifteen projects have been duly reserved or disapproved. The notification period that is specified in subsection (5)(a)(IV)(C) of this section is extended to one-hundred twenty days after receipt of the application and rehabilitation plan for these fifteen projects. Any application for a qualified commercial structure the qualified rehabilitation expenditures for which amount to fifty thousand or more dollars is not subject to this subsection (a.5).".

Page 23 of the bill, line 7, strike "ALL TAX CREDITS" and substitute "THE TEN MILLION DOLLARS IN TAX CREDITS".

Page 23 of the bill, line 17, strike "(12)(a)(I) OR (12)(a)(II)" and substitute "(12)(a)".

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

HB18-1215 by Representative(s) Arndt; also Senator(s) Jones--Concerning enhanced protections regarding the disposal of naturally occurring radioactive materials.


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

HB18-1224 by Representative(s) Willett; also Senator(s) Gardner--Concerning the process that is due for the imposition of discipline that affects a person's ability to practice an occupation, and, in connection therewith, requiring the parties to submit to mediation.

Amendment No. 1, State, Veterans, & Military Affairs Report, dated April 11, 2018, and placed in member's bill file; Report also printed in House Journal, April 12, 2018.

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

HB18-1244 by Representative(s) Danielson; also Senator(s) Todd and Gardner--Concerning the creation of a submarine service license plate to honor the service of submarine veterans.

Amendment No. 1, Appropriations Report, dated April 23, 2018, and placed in member's bill file; Report also printed in House Journal, April 23, 2018.

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

HB18-1290 by Representative(s) Roberts and Lawrence, Hansen; also Senator(s) Sonnenberg--Concerning the continuation of the certification of conservation easement holders, and, in connection therewith, implementing the recommendations of the 2017 sunset report by the department of regulatory agencies.


Amendment No. 2, by Representative(s) Lawrence.

Amend printed bill, page 2, strike lines 14 through 16 and substitute "CONSERVATION EASEMENTS, INCLUDING DEEDS, OR OTHER INSTRUMENTS CREATING, ASSIGNING, OR TERMINATING THE EASEMENT; THE LOCATION AND ACREAGE OF EACH EASEMENT, DELINEATED BY COUNTY; THE NAMES AND ADDRESSES OF ANY HOLDERS OF THE EASEMENT SINCE ITS CREATION; THE CONSERVATION PURPOSES OF THE EASEMENT; AND WHETHER ANY INCOME TAX CREDITS WERE CLAIMED OR ALLOWED FOR THE EASEMENT, WITH A THIRD-PARTY VENDOR FOR THE PURPOSE OF DEVELOPING".

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

HB18-1291 by Representative(s) Winter and Thurlow; also Senator(s) Sonnenberg--Concerning the continuation of the conservation easement oversight commission, and, in connection therewith, implementing the recommendations of the 2017 sunset report by the department of regulatory agencies.

Amendment No. 1, Appropriations Report, dated April 23, 2018, and placed in member's bill file; Report also printed in House Journal, April 23, 2018.

As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.
HB18-1299 by Representative(s) Bridges and Neville P.; also
Senator(s) Scott and Zenzinger--Concerning electronic
documents related to the ownership of a vehicle that is
regulated by the department of revenue.

Amendment No. 1, Transportation & Energy Report, dated April 11,
2018, and placed in member's bill file; Report also printed in House
Journal, April 12, 2018.

Amendment No. 2, Appropriations Report, dated April 23, 2018, and
placed in member's bill file; Report also printed in House Journal, April

Amendment No. 3, by Representative(s) Bridges.

Amend the Transportation & Energy Committee Report, dated April 11,
2018, page 1, strike lines 1 and 2 and substitute:

"Amend printed bill, page 3, line 13, after "VEHICLE" insert "OR SPECIAL
MOBILE MACHINERY".

Page 3 of the printed bill, after line 15 insert:

"SECTION 2. In Colorado Revised Statutes, 42-1-206, amend
(1)(b)(I) introductory portion, (1)(b)(I)(B), and (5) as follows:

42-1-206. Records open to inspection - furnishing of copies -
rules. (1) (b) (I) For purposes of subsections (1) to (3) and (5) of this
section, "law" shall mean MEANS the federal "Driver's Privacy Protection
Act of 1994", 18 U.S.C. sec. 2721 et seq., the federal "Fair Credit
Reporting Act", 15 U.S.C. sec. 1681 et seq., part 2 of article 72 of title 24,
C.R.S., PART 21 OF ARTICLE 30 OF TITLE 24, and this section. The
department shall prepare a requester release form and make such THE
form available to the department's authorized agents. The form shall
MUST include the following:

(B) A warning that any person using motor vehicle or driver
records, or obtaining, reselling, or transferring the same THESE RECORDS,
for purposes prohibited by law may be subject to civil OR CRIMINAL
penalties under federal and state law; and

(5) A person who willfully and knowingly obtains, resells,
transfers, or uses information in violation of law:

(a) shall be Is liable to any injured party for treble damages,
reasonable attorney fees, and costs;

(b) IS SUBJECT TO BEING DENIED ACCESS TO THE RECORDS BY THE
DEPARTMENT. THE DEPARTMENT MAY TEMPORARILY OR PERMANENTLY
DENY ACCESS TO OR PLACE RESTRICTIONS ON THE ACCESS OF A PERSON
WHO VIOLATES THIS SUBSECTION (5)".

Renumber succeeding sections of the bill accordingly.

Page 4 of the bill, line 10, after "VEHICLE" insert "OR SPECIAL MOBILE
MACHINERY".

Page 4 of the bill, strike lines 19 and 20 and substitute "registration, lien,
and titling information for motor or VEHICLES, off-highway vehicles, OR
SPECIAL MOBILE MACHINERY. EXCEPT AS PROVIDED IN SUBSECTION (3) OF
THIS SECTION, the department may adopt rules necessary for the".
Page 5 of the bill, lines 9 and 10, strike "ON BEHALF OF A CLIENT;" and substitute "AS AUTHORIZED BY THE DEPARTMENT;".

Page 5 of the bill, line 16, strike "VEHICLE," and substitute "VEHICLE OR SPECIAL MOBILE MACHINERY,".

Page 5 of the bill, line 19, strike "VEHICLE," and substitute "VEHICLE OR SPECIAL MOBILE MACHINERY,"

Page 5 of the bill, line 24, strike "VEHICLE." and substitute "VEHICLE OR SPECIAL MOBILE MACHINERY.".

Page 6 of the bill, strike lines 3 through 5 and substitute:

"(e) THE DEPARTMENT SHALL ENSURE THAT THE ADDRESSES OF PROGRAM PARTICIPANTS UNDER PART 21 OF ARTICLE 30 OF TITLE 24 ARE NOT RELEASED TO THIRD-PARTY PROVIDERS OR THE CLIENTS OF THIRD-PARTY PROVIDERS."

Page 6 of the bill, line 6, strike "is authorized to MAY" and substitute "is authorized to".

Page 6 of the bill, lines 13 and 14, strike "motor and off-highway vehicles" and substitute "motor and VEHICLES, off-highway vehicles, AND SPECIAL MOBILE MACHINERY".

Page 1 of the report, after line 13 insert:

"Page 9 of the bill, after line 1 insert:

"(e) IN ALLOWING ACCESS TO THE ELECTRONIC SYSTEM UNDER THIS SUBSECTION (1.7), THE DEPARTMENT SHALL ENSURE THAT THE ADDRESSES OF PROGRAM PARTICIPANTS UNDER PART 21 OF ARTICLE 30 OF TITLE 24 ARE NOT RELEASED.""

Page 1 of the committee report, line 17, after "VEHICLES" insert "OR SPECIAL MOBILE MACHINERY".

Page 1 of the report, line 18, after "VEHICLE" insert "OR SPECIAL MOBILE MACHINERY".

Page 1 of the report, line 19, after "VEHICLE" insert "OR SPECIAL MOBILE MACHINERY".

Page 2 of the report, line 1, strike "VEHICLE." and substitute "VEHICLE OR SPECIAL MOBILE MACHINERY.".

Page 2 of the report, after line 4 insert:

"SECTION 12. In Colorado Revised Statutes, 42-6-137, amend (1)(a) and (2) as follows:

42-6-137. Fees. (1) (a) Upon filing with the authorized agent an application for a certificate of title, the applicant shall pay to the agent a fee of seven dollars and twenty cents, which shall be in addition to the
fees for the registration of such motor vehicle. If the additional fee of seven dollars and twenty cents is collected by a third-party provider, as defined in section 42-1-102, the provider shall collect and remit the fee to the department, who shall transmit the fee to the authorized agent.

(2) Upon the receipt by an authorized agent of a mortgage for filing under section 42-6-121, 42-6-125, or 42-6-129, the filer shall pay the authorized agent the fees that are imposed by law for the filing of like instruments in the office of the county clerk and recorder and, in addition, a fee of seven dollars and twenty cents for the issuance or recording of the certificate of title and the notation of the existence of the mortgage. If the additional fee of seven dollars and twenty cents is collected by a third-party provider, as defined in section 42-1-102, the provider shall collect and remit the fee to the department, who shall transmit the fee to the authorized agent."

Renumber succeeding section of the bill accordingly."

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

HB18-1321 by Representative(s) McKean and Arndt, Ginal; also Senator(s) Moreno and Martinez Humenik, Kefalas--Concerning efficient administration of nonemergency medical transportation within the existing benefit under the medical assistance program.

Amendment No. 1, Health, Insurance, & Environment Report, dated April 12, 2018, and placed in member's bill file; Report also printed in House Journal, April 13, 2018.


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

HB18-1349 by Representative(s) Ginal; also Senator(s) Cooke--Concerning the use of waiver valuations by the department of transportation, and, in connection therewith, extending the department's existing authority under state law to use waiver valuations when valuing property that it owns and seeks to dispose of to the maximum extent permitted by federal law and regulations and clarifying that a waiver valuation is not an appraisal and that an individual, including a licensed or certified real estate appraiser, is not an appraiser for purposes of the state laws regulating appraisers when the individual performs a waiver valuation.

Ordered engrossed and placed on the Calendar for Third Reading and Final Passage.
HB18-1384 by Representative(s) Roberts and Catlin, Wilson; also Senator(s) Coram and Donovan--Concerning a study to identify affordable, competitive health care coverage options for Colorado.

Amendment No. 1, Appropriations Report, dated April 23, 2018, and placed in member's bill file; Report also printed in House Journal, April 23, 2018.

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

HB18-1205 by Representative(s) Roberts, Willett; also Senator(s) Donovan, Crowder--Concerning a financial relief program to provide financial assistance to an individual earning a household income of not more than five hundred percent of the federal poverty line of which the individual spends more than twenty percent on health insurance premiums for individual health insurance purchased through the Colorado health benefit exchange.

Amendment No. 1, Appropriations Report, dated April 23, 2018, and placed in member's bill file; Report also printed in House Journal, April 23, 2018.

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

HB18-1402 by Representative(s) Lawrence and Young, Duran, Kraft-Tharp, Landgraf, Pabon, Saine, Sias, Williams D., Michaelson Jenet; also Senator(s) Gardner and Williams A., Marble--Concerning authorization for the state treasurer to invest state money in investment grade securities issued by sovereign, national, and supranational entities.

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

HB18-1276 by Representative(s) Salazar, Benavidez, Buckner, Coleman, Danielson, Duran, Esgar, Exum, Foote, Ginal, Herod, Jackson, Lontine, Melton, Pabon, Roberts, Rosenthal, Winter; also Senator(s) Fields--Concerning teaching civil government in public schools, and, in connection therewith, establishing the history, culture, and civil government in education commission to make recommendations to include the history, culture, and contributions of American Indians, Hispanic Americans, African Americans, and Asian Americans in the teaching and content standards for history and civics.


As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.  
(For change in action, see Amendments to Report, page 1228.)

SB18-156 by Senator(s) Cooke; also Representative(s) Kennedy--Concerning the publication of fiscal information by a county.

Amendment No. 1, State, Veterans, & Military Affairs Report, dated April 4, 2018, and placed in member's bill file; Report also printed in House Journal, April 5, 2018.

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

SB18-056 by Senator(s) Jahn; also Representative(s) Lee and Willett--Concerning monetary amounts in civil actions.

Amendment No. 1, Judiciary Report, dated April 19, 2018, and placed in member's bill file; Report also printed in House Journal, April 20, 2018.

Amendment No. 2, by Representative(s) Willett.

Amend reengrossed bill, page 8, strike lines 17 through 26 and substitute:

"SECTION 5. Act subject to petition - effective date - applicability. (1) Except as otherwise provided in subsection (2) of this section, this act takes effect January 1, 2019; 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 2018 and, in such case, will take effect on January 1, 2019, or on the date of the official declaration of the vote thereon by the governor, whichever is later.

(2) Section 13-3-101 (10) as added in section 4 of this act takes effect August 8, 2018, unless a referendum petition is filed pursuant to subsection (1) of this section.

(3) This act applies to civil actions filed on or after the applicable effective date of this act."

Page 9, strike lines 1 and 2.

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

SB18-166 by Senator(s) Coram; also Representative(s) Herod--Concerning changing the maximum jail sentence for certain crimes from one year to three hundred sixty-four days.
Amendment No. 1, Judiciary Report, dated April 19, 2018, and placed in member's bill file; Report also printed in House Journal, April 20, 2018.

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

**SB18-007**
by Senator(s) Tate and Guzman, Court, Fenberg, Fields, Jones, Merrifield, Todd, Zenzinger; also Representative(s) Duran and Becker J.--Concerning the Colorado affordable housing tax credit, and, in connection therewith, renaming the low-income housing tax credit the Colorado affordable housing tax credit and extending the period during which the Colorado housing and finance authority may allocate affordable housing tax credits.


Amendment No. 2, by Representative(s) Benavidez.

Amend the Finance Committee Report, dated March 19, 2018, page 1, line 7, strike "constituent" and substitute "constituent QUALIFIED".

Page 1, line 10, after "each" insert "constituent".

Page 1, line 11, strike "constituent" and substitute "QUALIFIED" and after "Each" insert "constituent".

Page 1, line 12, strike "constituent" and substitute "QUALIFIED".

Page 1, line 14, strike "CONSTITUENT" and substitute "QUALIFIED TAXPAYER".

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

**SB18-208**
by Senator(s) Baumgardner and Kefalas, Sonnenberg; also Representative(s) Esgar and Hansen, Becker J.--Concerning the creation of the governor's mansion maintenance fund.

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

**SB18-085**
by Senator(s) Todd, Coram, Merrifield, Zenzinger; also Representative(s) McLachlan--Concerning providing financial incentives for educators to work in rural areas, and, in connection therewith, making an appropriation.

Amendment No. 1, Education Report, dated April 23, 2018, and placed in member's bill file; Report also printed in House Journal, April 24, 2018.
Amendment No. 2, Appropriations Report, dated April 24, 2018, and
placed in member’s bill file; Report also printed in House Journal, April
24, 2018.

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

SB18-158

by Senator(s) Coram and Garcia; also Representative(s)
Duran and Catlin--Concerning measures to increase school
district access to interoperable communication technology
to improve school safety, and, in connection therewith,
making an appropriation.

Amendment No. 1, Appropriations Report, dated April 24, 2018, and
placed in member’s bill file; Report also printed in House Journal, April
24, 2018.

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

SB18-200

by Senator(s) Tate and Priola, Jahn; also Representative(s)
Becker K. and Pabon--Concerning modifications to the
public employees' retirement association hybrid defined
benefit plan necessary to eliminate with a high probability
the unfunded liability of the plan within the next thirty
years, and, in connection therewith, making an
appropriation.

Laid over until April 25, retaining place on Calendar.

HB18-1019

by Representative(s) Foote; also Senator(s) Priola--
Concerning criteria applied in determining performance
ratings for entities in the elementary and secondary public
education system.

Amendment No. 1, Education Report, dated March 21, 2018, and placed
in member’s bill file; Report also printed in House Journal, March 22,
2018.

Amendment No. 2, Appropriations Report, dated April 23, 2018, and
placed in member’s bill file; Report also printed in House Journal, April

Amendment No. 3, by Representative(s) Foote.

Amend the Education Committee Report, dated March 21, 2018, page 1,
line 20, strike "COURSE." and substitute "COURSE, AND THE PERCENTAGE
OF STUDENTS WHO SUCCESSFULLY COMPLETE AN INTERNATIONAL
BACCALAUREATE COURSE IN A SUBJECT OTHER THAN ENGLISH LANGUAGE
ARTS OR MATH AND EARN A SCORE OF FOUR OR HIGHER."

Page 2, line 8, strike "COURSE." and substitute "COURSE, AND THE
PERCENTAGE OF STUDENTS WHO SUCCESSFULLY COMPLETE AN
INTERNATIONAL BACCALAUREATE COURSE IN A SUBJECT OTHER THAN
ENGLISH LANGUAGE ARTS OR MATH AND EARN A SCORE OF FOUR OR
HIGHER.".
Page 2, line 18, strike "COURSE." and substitute "COURSE, AND THE PERCENTAGE OF STUDENTS WHO SUCCESSFULLY COMPLETE AN INTERNATIONAL BACCALAUREATE COURSE IN A SUBJECT OTHER THAN ENGLISH LANGUAGE ARTS OR MATH AND EARN A SCORE OF FOUR OR HIGHER.".

Page 3, line 12, strike "COURSE." and substitute "COURSE, AND THE PERCENTAGE OF STUDENTS WHO SUCCESSFULLY COMPLETE AN INTERNATIONAL BACCALAUREATE COURSE IN A SUBJECT OTHER THAN ENGLISH LANGUAGE ARTS OR MATH AND EARN A SCORE OF FOUR OR HIGHER.".

Page 4, line 8, strike "COURSE." and substitute "COURSE, AND THE PERCENTAGE OF STUDENTS WHO SUCCESSFULLY COMPLETE AN INTERNATIONAL BACCALAUREATE COURSE IN A SUBJECT OTHER THAN ENGLISH LANGUAGE ARTS OR MATH AND EARN A SCORE OF FOUR OR HIGHER.".

Page 4, line 41, strike "COURSE." and substitute "COURSE, AND THE PERCENTAGE OF STUDENTS WHO SUCCESSFULLY COMPLETE AN INTERNATIONAL BACCALAUREATE COURSE IN A SUBJECT OTHER THAN ENGLISH LANGUAGE ARTS OR MATH AND EARN A SCORE OF FOUR OR HIGHER.".

Strike "EXAM AND" and substitute "EXAM," on: Page 1, line 16; Page 2, lines 4 and 15; Page 3, line 9; and Page 4, lines 5 and 38.

Amendment No. 4, by Representative(s) Wilson.

Amend the Education Committee Report, dated March 21, 2018, page 5, strike lines 1 through 11.

Renumber succeeding section accordingly.

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

HB18-1387 by Representative(s) Rankin--Concerning the elimination of refund interest for a property tax abatement that is the result of an error in an oil and gas owner or operator statement.

Laid over until April 25, retaining place on Calendar.

ANTEAMENDMENT(S) TO THE COMMITTEE OF THE WHOLE REPORT

Representative Lewis moved to amend the Report of the Committee of the Whole to reverse the action taken by the Committee in not adopting the following Lewis amendment, to HB 18-1290, to show that said amendment passed, that Amendment No. 2, by Lawrence (printed in House Journal page 1217, lines 30 through 39), to HB18-1290, lost, and that HB 18-1290, as amended, passed.
Amend printed bill, page 2, line 10, after "(10)(c)" insert "and (10)(d)".

Page 2, strike lines 13 through 16 and substitute:

"AUTHORIZED TO SHARE PUBLICLY AVAILABLE INFORMATION REGARDING:

(1) ANY DEEDS, CONTRACTS, OR OTHER INSTRUMENTS CREATING,
ASSIGNING, TRANSFERRING, CONVEYING, TERMINATING, OR OTHERWISE
AFFECTING THE EASEMENT, INCLUDING THE RECEPTION NUMBERS ON ALL
INSTRUMENTS;

(II) THE LOCATION AND ACREAGE OF EACH EASEMENT,
DELINEATED BY COUNTY;

(III) THE NAMES AND ADDRESSES OF ANY GRANTORS OF THE
EASEMENT AND THE NAMES AND ADDRESSES OF ANY HOLDERS OF THE
EASEMENT SINCE ITS CREATION;

(IV) WHETHER THE HOLDER OF THE EASEMENT IS A CERTIFIED
ORGANIZATION PURSUANT TO SECTION 12-61-724;

(V) THE CONSERVATION PURPOSES OF THE EASEMENT;

(VI) THE AMOUNT OF ANY INCOME TAX CREDITS CLAIMED OR
ALLOWED FOR THE EASEMENT AND THE AMOUNT OF ANY SUCH CREDITS
THAT WERE TRANSFERRED TO ANOTHER TAXPAYER PURSUANT TO SECTION
39-22-522; AND

(VII) ANY DEFECTS, INCONSISTENCIES, OR OTHER ISSUES RAISED
IN CONNECTION WITH THE REVIEW OF THE EASEMENT.

(d) THE ACCOUNTING MUST INCLUDE A CORRESPONDING MAP
DISPLAYING THE BOUNDARIES OF EACH EASEMENT IN THE STATE RELATIVE
TO COUNTY BOUNDARIES AND OTHER RELEVANT MAPPING INFORMATION."

Page 3, strike lines 1 through 5.

The amendment was declared lost by the following roll call vote:

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Representative Lewis moved to amend the Report of the Committee of
the Whole to reverse the action taken by the Committee in not adopting
the following Lewis amendment, to HB 18-1291, to show that said
amendment passed, and that HB 18-1291, as amended, passed.
Amend the Appropriations Committee amendment dated April 23, 2018, page 17, after line 22 insert:

"SECTION 5. In Colorado Revised Statutes, add 29-20-110 as follows:

29-20-110. Conservation easements - public hearing. (1) On and after the effective date of this section, prior to creating, modifying the terms of, or transferring a conservation easement in gross pursuant to article 30.5 of title 38, the governing body of a local government within which the property is located shall hold a public hearing regarding the creation, modification, or transfer of the easement as provided in this section. If the property is located entirely within the unincorporated portion of one or more counties, the board of county commissioners of the county with the greatest portion of the property shall hold the hearing. If the property is located in whole or in part within one or more municipalities, the governing body of the municipality with the greatest portion of the property shall hold the hearing.

(2) At least fourteen days' notice of the time and place of a hearing required by this section shall be given by at least one publication in a newspaper of general circulation within the local government. The notice shall disclose the location, acreage, name of the grantor, name of the holder, and conservation purposes of the conservation easement and specify the amount of any public money used or tax credits that will be claimed in connection with the easement. The grantor and holder of the conservation easement shall be allowed to present information about the conservation easement and public testimony shall be allowed at the hearing. The purpose of the hearing is to provide public notice regarding the easement, and the governing body of the local government need not take any specific action with respect to the proposed creation, modification, or transfer. If a local government has an existing approval process for conservation easements, the hearing required by this section may be conducted in conjunction with any other hearing required by process as long as the hearing otherwise meets the requirements of this section."

Renumber succeeding sections accordingly.

The amendment was declared lost by the following roll call vote:

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</table>
Representative Willett moved to amend the Report of the Committee of the Whole to reverse the action taken by the Committee in not adopting the following Willett amendment, to HB 18-1276, to show that said amendment passed, and that HB 18-1276, as amended, passed.

Amend printed bill, page 7, after line 20 insert:

"(6) NOTWITHSTANDING THE PROVISIONS OF THIS SECTION TO THE CONTRARY, PRIOR TO AND AS A REQUIREMENT OF GRADUATION FROM PUBLIC HIGH SCHOOL IN COLORADO, A STUDENT MUST TAKE AND PASS THE NATURALIZATION TEST AS GIVEN BY THE UNITED STATES CITIZENSHIP AND IMMIGRATION SERVICES."

The amendment was declared passed by the following roll call vote:

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ADOPTION OF COMMITTEE OF THE WHOLE REPORT


Laid over until date indicated retaining place on Calendar: SB18-200, HB18-1387--April 25, 2018.
The Chairman moved the adoption of the Committee of the Whole Report. As shown by the following roll call vote, a majority of those elected to the House voted in the affirmative, and the Report was adopted.

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<th>YES</th>
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Speaker

THIRD READING OF BILL(S)--FINAL PASSAGE

HB18-1011 by Representative(s) Pabon and Van Winkle; also
Senator(s) Neville T. and Jahn--Concerning measures to allow greater investment flexibility in marijuana businesses, and, in connection therewith, making an appropriation.

Representative Becker withdrew her motion to lay over HB18-1011 until April 26, 2018

Pursuant to House rule 33(b.5), Representative KC Becker moved the bill be rereferred to second reading on April 25, 2018. The motion was declared passed by the following roll call vote:

<table>
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<tr>
<th>YES</th>
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Pursuant to House rule 33(b.5), rereferred to second reading.

**CONSENT GRANTED TO CONFERENCE COMMITTEE**

Representative Hooton moved that the First Conference Committee on SB18-179 be granted permission to go beyond the scope of the difference between the House and the Senate. The motion was passed by the following roll call vote:

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<th>YES</th>
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**APPOINTMENTS TO CONFERENCE COMMITTEE(S)**

Pursuant to a request from the Senate, the Speaker appointed House Conferees to the First Conference Committee(s) as follows:

**SB18-015**--Representatives Weissman, Chairman, Foote and Liston

**APPOINTMENT(S)**

The Speaker announced the following temporary committee appointment(s) for April 25, 2018 only:

**Appropriations**

Representative Esgar to replace Representative Danielson
REPORT(S) OF COMMITTEE(S) OF REFERENCE

JUDICIARY
After consideration on the merits, the Committee recommends the following:

HB18-1385 be referred to the Committee of the Whole with favorable recommendation.

HB18-1408 be postponed indefinitely.

SB18-031 be referred favorably to the Committee on Legislative Council.

SB18-123 be postponed indefinitely.

PUBLIC HEALTH CARE & HUMAN SERVICES
After consideration on the merits, the Committee recommends the following:

HB18-1219 be postponed indefinitely.

HB18-1363 be amended as follows, and as so amended, be referred to the Committee on Finance with favorable recommendation:

Amend printed bill, page 19, line 2, strike "LEGAL".

Page 19, strike lines 24 through 27 and substitute:
"(g) (I) IF THE COURT HAS NOT APPROVED OR DENIED APPROVAL OF THE DEFAULT ORDER WITHIN THIRTY-SIX DAYS AFTER FILING WITH THE COURT, THE DELEGATE CHILD SUPPORT ENFORCEMENT UNIT SHALL NOTIFY THE COURT THAT THE DEADLINE FOR APPROVAL OR DENIAL IS IN SEVEN DAYS ON THE FORTY-SECOND DAY."

Page 20, strike lines 1 through 3 and substitute:
"(II) THE COURT MAY CONDUCT A"

Page 24, strike line 14 and substitute "ISSUED, WHEN THERE IS A COURT ACTION RELATING TO CHILD".

Page 24, line 15, strike the first "IS".

Page 28, strike lines 6 through 9.

Page 28, line 15, strike "TEN" and substitute "SEVEN".

Page 29, strike line 15 and substitute "COURT HEARING".
Page 29, line 16, strike "SUPPORT, AND A".

Page 29, strike line 17 and substitute "SUPPORT WITHOUT ADDITIONAL SERVICE OF PROCESS WHEN:"

Page 30, strike lines 24 through 27 and substitute:
"(4) (a) IF THE COURT HAS NOT APPROVED OR DENIED APPROVAL OF THE DEFAULT ORDER WITHIN THIRTY-SIX DAYS AFTER FILING WITH THE COURT, THE DELEGATE CHILD SUPPORT ENFORCEMENT UNIT SHALL NOTIFY THE COURT THAT THE DEADLINE FOR APPROVAL OR DENIAL IS IN SEVEN DAYS ON THE FORTY-SECOND DAY."

Page 31, strike lines 1 through 5 and substitute:
"(b) THE COURT MAY"

HB18-1380 be referred favorably to the Committee on Appropriations.

______________

DELIBERATION OF BILLS TO GOVERNOR

The Chief Clerk of the House of Representatives reports the following bills have been delivered to the Office of the Governor: HB18-1323, 1324, 1339 at 4:40 p.m. on April 24, 2018.

______________

MESSAGE FROM THE SENATE

The Senate has postponed indefinitely HB18-1288 and 1114.

______________

INTRODUCTION OF BILLS
First Reading

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

SB18-016 by Senator(s) Martinez Humenik and Fields; also Representative(s) Singer, Benavidez--Concerning the repeal date for the transfer of money from community corrections to the housing assistance for persons transitioning from the criminal or juvenile justice system cash fund, and, in connection therewith, making an appropriation.
Committee on Public Health Care & Human Services

SB18-059 by Senator(s) Fields; also Representative(s) Pabon--Concerning creation of a public safety information-sharing system, and, in connection therewith, making an appropriation.
Committee on Judiciary
SB18-230 by Senator(s) Marble; also Representative(s) Saine--
Concerning modification of the laws governing the
establishment of drilling units for oil and gas wells, and,
in connection therewith, clarifying that a drilling unit may
include more than one well, providing limited immunity to
nonconsenting owners subject to pooling orders, adjusting
cost recovery from nonconsenting owners, and modifying
the conditions upon which a pooling order may be entered.
Committee on State, Veterans, & Military Affairs

SB18-233 by Senator(s) Marble and Fenberg; also Representative(s)
Foote and Neville P.--Concerning technical modifications
to miscellaneous provisions of the "Uniform Election
Code of 1992".
Committee on State, Veterans, & Military Affairs

SB18-234 by Senator(s) Coram and Crowder; also Representative(s)
Kraft-Tharp and Catlin--Concerning measures to reduce
the sale without consent of the remains of a human who
was born alive.
Committee on Health, Insurance, & Environment

SB18-236 by Senator(s) Neville T., Cooke, Gardner, Holbert, Jahn,
Marble, Priola, Smallwood, Sonnenberg; also
Representative(s) Sandridge, Becker J., Beckman, Buck,
Everett, Humphrey, Leonard, Lewis, Lundeen, Neville P.,
Ransom, Saine, Van Winkle--Concerning the department
of regulatory agencies' determination regarding the
regulation of professions and occupations.
Committee on State, Veterans, & Military Affairs

SB18-239 by Senator(s) Marble; also Representative(s) Arndt and
Becker J.--Concerning a licensed chiropractor's ability to
perform animal chiropractic on an animal patient.
Committee on Agriculture, Livestock, & Natural Resources

SB18-242 by Senator(s) Marble; also Representative(s) Leonard--
Concerning the swearing of a public official oath of office.
Committee on State, Veterans, & Military Affairs

INTRODUCTION OF CONCURRENT RESOLUTION

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

SCR18-003 by Senator(s) Marble and Fenberg, Aguilar, Baumgardner,
Cooke, Coram, Court, Crowder, Donovan, Fields, Garcia,
Gardner, Grantham, Guzman, Hill, Holbert, Jahn, Jones,
Kagan, Kefalas, Kerr, Lambert, Lundberg, Martinez
Humenik, Merrifield, Moreno, Neville T., Priola, Scott,
Smallwood, Sonnenberg, Tate, Todd, Williams A.,
Zenzinger; also Representative(s) Saine and Pabon,
Becker J., Buck, Everett, Humphrey, Landgraf, Lewis,
Liston, Neville P., Rankin, Ransom, Reyher, Sandridge, Thurlow, Van Winkle, Winkler--Submitting to the registered electors of the state of Colorado an amendment to the Colorado constitution concerning changing the industrial hemp definition from a constitutional definition to a statutory definition.

Committee on Agriculture, Livestock, & Natural Resources

On motion of Representative KC Becker, the following bill(s) will be calendared for General Orders April 26, 2018: SB18-171, 044, HB18-1179, 1057.

LAY OVER OF CALENDAR ITEM(S)

On motion of Representative KC Becker, the following item(s) on the Calendar were laid over until April 25, retaining place on Calendar:

Consideration of Resolution(s)--SJR18-009, HJR18-1018, 1016, SJR18-010.
Consideration of Senate Amendment(s)--HB18-1253, 1042, 1146, 1156, 1296, 1300, 1270, 1335.
Consideration of Adherence--SB18-033, 108.

On motion of Representative KC Becker, the House adjourned until 9:00 a.m., April 25, 2018.

Approved:
CRISANTA DURAN,
Speaker

Attest:
MARILYN EDDINS,
Chief Clerk
One Hundred-sixth Legislative Day       Wednesday, April 25, 2018

1. Prayer by the Reverend Dr. Cynthia Cearley, Centennial.
2. The Speaker called the House to order at 9:20 a.m.
3. Pledge of Allegiance led by Tessa DeCecco, Swigert International School, Denver.
4. The roll was called with the following result:
   - Present--64.
   - Excused--Representative(s) Hooton--1.
   - Present after roll call--Representative(s) Hooton.
5. The Speaker declared a quorum present.

On motion of Representative Catlin, the reading of the journal of April 24, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

THIRD READING OF BILL(S)--FINAL PASSAGE

The following bill(s) were considered on Third Reading. The title(s) were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

HB18-1318 by Representative(s) Hooton and Hansen; also Senator(s) Kerr--Concerning a requirement that candidates for certain federal executive offices file income tax returns with the secretary of state.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

<table>
<thead>
<tr>
<th>YES</th>
<th>36</th>
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Co-sponsor(s) added: Representative(s) Arndt, Becker K., Bridges, Buckner, Coleman, Danielson, Esgar, Exum, Garnett, Ginal, Gray, Hamner, Herod, Jackson, Kennedy, Lee, Lontine, Melton, Michaelson Jenet, Pabon, Pettersen, Rosenthal, Salazar, Singer, Weissman, Young, Speaker

**HB18-1298** by Representative(s) Pettersen and Bridges; also Senator(s) Donovan and Todd--Concerning the creation of the Colorado secure savings plan.

**HB18-1373** by Representative(s) Becker J. and Hansen, Esgar; also Senator(s) Baumgardner and Kefalas, Sonnenberg--Concerning the use of the state telecommunications network by private entities through public-private partnerships, and, in connection therewith, relocating laws
related to the state telecommunications network from the
department of public safety's statutes to the statutes
regarding telecommunications coordination within state
government.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
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Co-sponsor(s) added: Representative(s) Gray, Herod, Rosenthal, Valdez,
Winkler, Young

HB18-1375 by Representative(s) Willet and Lee, Foote, Herod, Wist;
also Senator(s) Gardner, Cooke, Guzman, Holbert,
Kagan--Concerning the nonsubstantive revision of statutes
in 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?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
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HB18-1366 by Representative(s) Roberts, Gray, Hamner, Wilson; also Senator(s) Donovan--Concerning a local college district's authority to manage district property.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

HB18-1309 by Representative(s) Coleman and Wilson; also Senator(s) Hill--Concerning programs addressing educator shortages, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
HB18-1367 by Representative(s) McLachlan and Wilson, Pettersen; also Senator(s) Priola--Concerning professional development in leadership for public school principals, and, in connection therewith, creating the school leadership pilot program and making an appropriation.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
teacher shortage in Colorado, and, in connection therewith,
creating the retaining teachers grant program and making
an appropriation.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
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Co-sponsor(s) added: Representative(s) Arndt, Becker K., Bridges, Coleman,
Danielson, Esgar, Exum, Garnett, Ginal, Gray, Hamner, Hansen, Herod,
Hooton, Jackson, Kennedy, Kraft-Tharp, Lee, Lontine, McLachlan, Melton,
Michaelson Jenet, Pettersen, Roberts, Rosenthal, Salazar, Sias, Singer, Valdez,
Weissman, Winter, Young, Speaker

HB18-1369 by Representative(s) Hooton, Arndt, McKean, Thurlow;
also Senator(s) Moreno, Martinez Humenik, Zenzinger--
Concerning repealing obsolete statutory references to the
repealed proposition AA refund account.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
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HB18-1377 by Representative(s) Coleman and Pettersen; also
Senator(s) Donovan and Moreno--Concerning making it
an unfair employment practice for an employer to seek
earnings history about an applicant for employment.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
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Co-sponsor(s) added: Representative(s) Buck, Danielson, Exum, Herod,
Hooton, Jackson, Kennedy, Lee, Lontine, Melton, Michaelson Jenet, Rosenthal,
Salazar, Singer, Weissman, Winter, Young, Speaker

HB18-1389 by Representative(s) Gray and Van Winkle; also
Senator(s) Neville T.--Concerning authorization for
issuance of a centralized marijuana distribution permit.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
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HB18-1053  by Representative(s) Arndt and Hansen, Esgar; also Senator(s) Donovan, Coram, Jones--Concerning the allowable uses of reclaimed domestic wastewater, and, in connection therewith, allowing reclaimed domestic wastewater to be used for marijuana cultivation.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Humphrey, Rosenthal, Speaker

HB18-1076  by Representative(s) Salazar; also Senator(s) Moreno and Coram--Concerning the P.O.S.T. board revoking the certification of a peace officer who is found to have made an untruthful statement, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Herod, Lee, Melton, Winkler

**HB18-1077** by Representative(s) Liston and Valdez, Becker J., Catlin, Lawrence, McKean, Reyher, Roberts, Sias, Wilson, Wist; also Senator(s) Garcia and Scott--Concerning the penalty for a person who commits burglary to acquire firearms, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Bridges, Carver, Covarrubias, Gray, Humphrey, Lewis, Neville P., Rosenthal, Saine, Sandridge, Van Winkle, Winkler, Speaker
HB18-1083 by Representative(s) Kraft-Tharp and Sias, McKean; also
Senator(s) Tate and Williams A.--Concerning a sales and
use tax exemption for aircraft to be used by on-demand air
 carriers.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
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Co-sponsor(s) added: Representative(s) Gray, Rosenthal, Winkler

HB18-1190 by Representative(s) Esgar and McKean, Arndt, Becker
K., Catlin, Covarrubias, Duran, Hansen, Hooton,
Lawrence, Liston, McLachlan, Michaelson Jenet, Rankin,
Reyher, Roberts, Rosenthal, Singer, Thurlow, Winter; also
Senator(s) Tate and Garcia, Coram, Crowder, Donovan,
Fenberg, Grantham, Martinez Humenik, Priola--
Concerning modifications to the "Colorado Job Creation
and Main Street Revitalization Act".

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
was declared passed.

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</table>
Co-sponsor(s) added: Representative(s) Bridges, Buckner, Coleman, Exum, Garnett, Gray, Herod, Jackson, Kennedy, Kraft-Tharp, Lontine, Melton, Pettersen, Salazar, Valdez, Wilson, Young

**HB18-1215** by Representative(s) Arndt; also Senator(s) Jones--Concerning enhanced protections regarding the disposal of naturally occurring radioactive materials, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

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Co-sponsor(s) added: Representative(s) Esgar, Exum, Foote, Gray, Hooton, Jackson, Lee, Lontine, Michaelson Jenet, Pabon, Pettersen, Roberts, Rosenthal, Winter, Speaker

**HB18-1224** by Representative(s) Willett; also Senator(s) Gardner--Concerning the process that is due for the imposition of discipline that affects a person's ability to practice an occupation, and, in connection therewith, requiring the parties to submit to mediation and making an appropriation.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.
1            YES  64     NO  0     EXCUSED  1     ABSENT  0
2  Arndt   Y  Foote   Y  Lewis   Y  Saine  Y
3  Becker J. Y  Garnett  Y  Liston  Y  Salazar  Y
4  Becker K. Y  Ginal    Y  Lontine  Y  Sandridge  Y
5  Beckman Y  Gray     Y  Lundeen  Y  Sias    Y
6  Benavidez Y Hamner  Y  McKean  Y  Singer  Y
7  Bridges  Y  Hansen  Y  McLachlan Y  Thurlow  Y
8  Buck    Y  Herod    Y  Melton  Y  Valdez  Y
9  Buckner Y  Hooton  Y  Michaelson Jenet  Y  Van Winkle  Y
10  Carver Y  Humphrey Y  Neville P.  Y  Weissman  Y
11  Catlin  Y  Jackson  Y  Pabon   Y  Willett  Y
12  Coleman Y  Kennedy Y  Pettersen Y  Williams D. Y
13  Covarrubias Y Kraft-Tharp Y  Rankin  Y  Wilson  Y
14  Danielson Y  Landgraf E  Ransom  Y  Winkler  Y
15  Esgar   Y  Lawrence Y  Reyher   Y  Winter  Y
16  Everett Y  Lee     Y  Roberts  Y  Wist    Y
17  Exum    Y  Leonard Y  Rosenthal Y  Young   Y
18  Speaker Y

Co-sponsor(s) added: Representative(s) Carver, Gray, Kraft-Tharp, Singer

HB18-1244 by Representative(s) Danielson; also Senator(s) Todd and
Gardner--Concerning the creation of a submarine service
license plate to honor the service of submarine veterans,
and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
was declared passed.

1            YES  56     NO  8     EXCUSED  1     ABSENT  0
2  Arndt   Y  Foote   Y  Lewis   Y  Saine  Y
3  Becker J. N  Garnett  Y  Liston  Y  Salazar  Y
4  Becker K. Y  Ginal    Y  Lontine  Y  Sandridge  Y
5  Beckman Y  Gray     Y  Lundeen  N  Sias    Y
6  Benavidez N Hamner  Y  McKean  N  Singer  Y
7  Bridges  Y  Hansen  Y  McLachlan Y  Thurlow  Y
8  Buck    Y  Herod    Y  Melton  Y  Valdez  Y
9  Buckner Y  Hooton  Y  Michaelson Jenet  Y  Van Winkle  Y
10  Carver Y  Humphrey N  Neville P.  N  Weissman  Y
11  Catlin  Y  Jackson  Y  Pabon   Y  Willett  Y
12  Coleman Y  Kennedy Y  Pettersen Y  Williams D. Y
13  Covarrubias Y Kraft-Tharp Y  Rankin  Y  Wilson  Y
14  Danielson Y  Landgraf E  Ransom  N  Winkler  Y
15  Esgar   Y  Lawrence Y  Reyher   Y  Winter  Y
16  Everett Y  Lee     Y  Roberts  Y  Wist    Y
17  Exum    Y  Leonard N  Rosenthal Y  Young   Y
18  Speaker Y

Co-sponsor(s) added: Representative(s) Bridges, Carver, Coleman, Esgar,
Ginal, Hamner, Hansen, Jackson, Kennedy, Lontine, McLachlan, Michaelson
Jenet, Reyher, Rosenthal, Saine, Salazar, Sandridge, Singer, Valdez, Winkler,
Winter, Speaker
HB18-1290 by Representative(s) Roberts and Lawrence, Hansen; also Senator(s) Sonnenberg--Concerning the continuation of the certification of conservation easement holders, and, in connection therewith, implementing the recommendations of the 2017 sunset report by the department of regulatory agencies.

Laid over until April 27, retaining place on Calendar.

HB18-1291 by Representative(s) Winter and Thurlow; also Senator(s) Sonnenberg--Concerning the continuation of the conservation easement oversight commission, and, in connection therewith, implementing the recommendations of the 2017 sunset report by the department of regulatory agencies.

Laid over until April 27, retaining place on Calendar.

HB18-1299 by Representative(s) Bridges and Neville P.; also Senator(s) Scott and Zenzinger--Concerning electronic documents related to the ownership of a vehicle that is regulated by the department of revenue, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Buckner, Lewis, Michaelson Jenet, Rosenthal, Saine, Wist

HB18-1321 by Representative(s) McKean and Arndt, Ginal; also Senator(s) Moreno and Martinez Humenik, Kefalas--Concerning efficient administration of nonemergency
medical transportation within the existing benefit under the medical assistance program, and, in connection therewith, making and reducing an appropriation.

The question being "Shall the bill pass?."
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Hooton, Kennedy, Lee, Michaelson Jenet, Rosenthal, Winter, Young

HB18-1349 by Representative(s) Ginal; also Senator(s) Cooke--Concerning the use of waiver valuations by the department of transportation, and, in connection therewith, extending the department's existing authority under state law to use waiver valuations when valuing property that it owns and seeks to dispose of to the maximum extent permitted by federal law and regulations and clarifying that a waiver valuation is not an appraisal and that an individual, including a licensed or certified real estate appraiser, is not an appraiser for purposes of the state laws regulating appraisers when the individual performs a waiver valuation.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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HB18-1384 by Representative(s) Roberts and Catlin, Wilson; also Senator(s) Coram and Donovan--Concerning a study to identify affordable, competitive health care coverage options for Colorado, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Becker K., Bridges, Buckner, Coleman, Danielson, Esgar, Exum, Garnett, Ginal, Hamner, Hansen, Herod, Hooton, Jackson, Kennedy, Lee, Lontine, McLachlan, Melton, Michaelson Jenet, Pettersen, Rosenthal, Salazar, Singer, Valdez, Weissman, Winter, Young, Speaker

HB18-1205 by Representative(s) Roberts, Willett; also Senator(s) Donovan, Crowder--Concerning a financial relief program to provide financial assistance to an individual earning a household income of not more than five hundred percent of the federal poverty line of which the individual spends more than twenty percent on health insurance premiums
for individual health insurance purchased through the Colorado health benefit exchange, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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</table>

Co-sponsor(s) added: Representative(s) Esgar, Exum, Ginal, Jackson, Kennedy, Lee, Lontine, Michaelson Jenet, Rosenthal, Singer, Valdez, Winter, Young, Speaker

HB18-1402 by Representative(s) Lawrence and Young, Duran, Kraft-Tharp, Landgraf, Pabon, Saine, Sias, Williams D., Michaelson Jenet; also Senator(s) Gardner and Williams A., Marble--Concerning authorization for the state treasurer to invest state money in investment grade securities issued by sovereign, national, and supranational entities.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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</table>
On motion of Representative KC Becker, consideration on Third Reading of HB18-1276, SB18-156, 056, 166, 007, 208, 085, 158, HB18-1019 was laid over until April 26, retaining place on Calendar.

On motion of Representative Roberts, the House resolved itself into Committee of the Whole for consideration of Special Orders, and he was called to act as Chair.

SPECIAL ORDERS--SECOND READING OF BILLS

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

(Amendments to the committee amendment are to the printed committee report which was printed and placed in the members' bill file.)

**SB18-200** by Senator(s) Tate and Priola, Jahn; also Representative(s) Becker K. and Pabon--Concerning modifications to the public employees' retirement association hybrid defined benefit plan necessary to eliminate with a high probability the unfunded liability of the plan within the next thirty years, and, in connection therewith, making an appropriation.

Laid over until April 30, retaining place on Calendar.

**HB18-1387** by Representative(s) Rankin--Concerning the elimination of refund interest for a property tax abatement that is the result of an error in an oil and gas owner or operator statement.

Amendment No. 1, by Representative(s) Van Winkle.

Amend printed bill, page 3, line 3, after "(II)" insert "(A)".

Page 3, strike lines 5 through 7 and substitute "OF AN ERROR IN A PERSONAL PROPERTY SCHEDULE PURSUANT TO ARTICLE 5 OF THIS TITLE 39.".

Page 3, strike lines 8 and 9 and substitute:
"(B) If any taxes are illegally or erroneously levied and collected as a result of an error or omission made by the taxpayer in completing the statements required pursuant to Article 7 of Title 39, and the taxpayer receives the abatement or refund on or before the date six months after the date that the complete abatement petition is filed, then the taxpayer shall not receive refund interest. If the abatement or refund is paid after this time, then the taxpayer is entitled to interest as set forth in subsection (1)(b)(I) of this section.".

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

ADOPTION OF COMMITTEE OF THE WHOLE REPORT

Passed Second Reading: HB18-1387 amended.

Laid over until date indicated retaining place on Calendar: SB18-200--April 30, 2018.

The Chairman moved the adoption of the Committee of the Whole Report. As shown by the following roll call vote, a majority of those elected to the House voted in the affirmative, and the Report was adopted.

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Speaker Y

House in recess. House reconvened.
REPORT(S) OF COMMITTEE(S) OF REFERENCE

APPROPRIATIONS

After consideration on the merits, the Committee recommends the following:

HB18-1185 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 15, after line 17 insert:

"SECTION 5. In Colorado Revised Statutes, 24-46-105, add (5) as follows:

24-46-105. Colorado economic development fund - creation.
(5) The Department of Revenue and the Office of Economic Development may analyze potential and expected decreases of General Fund revenue in the 2018-19 state fiscal year as a direct result of the tax policy change set forth in House Bill 18-1185, as enacted in 2018. If the Department of Revenue and the Office of Economic Development determine a reduction has occurred as a direct result of the tax policy change, then the Department of Revenue and the Office of Economic Development shall notify the State Treasurer to transfer up to two million nine hundred thousand dollars, as determined by such analysis, from the fund to the General Fund for the 2018-19 state fiscal year.".

Renumber succeeding section accordingly.

HB18-1197 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 April 23, 2018, page 2, after line 11 insert:

"Page 13 of the bill, before line 6 insert:

"SECTION 2. Appropriation. For the 2018-19 state fiscal year, $375,155 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 and is based on an assumption that the department will require an additional 0.7 FTE. To implement this act, the department may use this appropriation for the student-centered pilot accountability systems grant program pursuant to section 22-7-1006.7, C.R.S.".".

Page 2 of the report, line 15, strike "PROGRAMS."." and substitute "PROGRAMS, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION."."
HB18-1208 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:

"SECTION 2. Appropriation. (1) For the 2018-19 state fiscal year, $38,558 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) $13,523 for use by the taxpayer service division for personal services, which amount is based on an assumption that the division will require an additional 0.3 FTE;
(b) $4,703 for use by the taxpayer service division for operating expenses;
(c) $9,840 for tax administration IT system (GenTax) support; and
(d) $10,492 for document management, which includes $7,588 for the purchase of document management services.

(2) For the 2018-19 state fiscal year, $7,588 is appropriated to the department of personnel. This appropriation is from reappropriated funds received from the department of revenue under subsection (1)(d) of this section. To implement this act, the department of personnel may use this appropriation to provide document management services for the department of revenue."

Renumber succeeding section accordingly.

Page 1, line 103, strike "CREDIT." and substitute "CREDIT, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB18-1294 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend the Health, Insurance, and Environment Committee Report dated April 12, 2018, page 1, strike line 16 and substitute "DISCIPLINE OR DISMISS A".

HB18-1316 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 2, strike "ten million" and substitute "ten million SEVEN MILLION SIX HUNDRED THOUSAND".

Page 5, line 3, strike "FOUR" and substitute "THREE".

Page 5, before line 13 insert:

"SECTION 5. Appropriation. (1) For the 2018-19 state fiscal year, $1,000,000 is appropriated to the skilled worker outreach, recruitment, and key training grant program fund created in section 8-83-307, C.R.S. This appropriation is from the general fund. The department
of labor and employment is responsible for the accounting related to this appropriation.

(2) For the 2018-19 state fiscal year, $1,000,000 is appropriated to the department of labor and employment for use by the division of employment and training. This appropriation is from reappropriated funds in the skilled worker outreach, recruitment, and key training grant program fund under subsection (1) of this section and is based on an assumption that the division will require an additional 2.0 FTE. To implement this act, the division may use the appropriation for the skilled worker outreach, recruitment, and key training grant program."

Renumber succeeding section accordingly.

Page 1, line 103, strike "EMPLOYMENT." and substitute "EMPLOYMENT, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB18-1343 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 10, before line 5 insert:

"SECTION 8. Appropriation. For the 2018-19 state fiscal year, $500,000 is appropriated to the department of labor and employment for use by the division of employment and training. This appropriation is from the marijuana tax cash fund created in section 39-28.8-501 (1), C.R.S., and is based on an assumption that the division will require an additional 0.5 FTE. To implement this act, the division may use this appropriation for the Colorado veterans' service-to-career program.".

Renumber succeeding sections accordingly.

Page 1, line 102, strike "PROGRAM" and substitute "PROGRAM, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB18-1353 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 17 insert:

"SECTION 2. Appropriation. (1) For the 2018-19 state fiscal year, $1,853,037 is appropriated to the department of local affairs for use by the division of local government. This appropriation is from the general fund and is based on an assumption that the division will require an additional 0.5 FTE. To implement this act, the division may use this appropriation for the defense counsel on first appearance grant program.".

Renumber succeeding section accordingly.

Page 1, line 104, strike "COURTS." and substitute "COURTS, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".
HB18-1380 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 10, after line 5 insert:

"SECTION 4. Appropriation. (1) For the 2018-19 state fiscal year, $24,847 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) $10,467 for use by the executive director's office for personal services;
(b) $13,180 for tax administration IT system (GenTax) support;
and
(c) $1,200 for the purchase of document management services.

(2) For the 2018-19 state fiscal year, $1,200 is appropriated to the department of personnel. This appropriation is from reappropriated funds received from the department of revenue under subsection (1)(c) of this section. To implement this act, the department of personnel may use this appropriation to provide document management services for the department of revenue."

Renumber succeeding section accordingly.

Page 1, line 103, strike "DISABILITIES." and substitute "DISABILITIES, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB18-1400 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 6, after line 4 insert:

"SECTION 2. Appropriation. (1) For the 2018-19 state fiscal year, $1,555,293 is appropriated to the department of public health and environment. This appropriation is from the stationary sources control fund created in section 25-7-114.7 (2)(b)(I), C.R.S. To implement this act, the department may use this appropriation as follows:

Administration and Support Division, Administration
- Health, Life, and Dental $108,898
- Short-term Disability $1,803
- S.B. 04-257 Amortization Equalization Disbursement $44,675
- S.B. 06-235 Supplemental Amortization Equalization Disbursement $44,675

Air Pollution Control Division, Administration
- Program Costs $84,752
- Indirect Cost Assessment $292,109

Air Pollution Control Division, Technical Services
- Personal Services $98,095
- Operating Expenses $13,008
- Local Contracts $29,918

Air Pollution Control Division, Stationary Sources
- Personal Services $722,186
- Operating Expenses $26,478
- Local Contracts $74,096
- Preservation of the Ozone Layer $3,362
Division of Environmental Health and Sustainability

Administration and Support $360
Sustainability Programs $8,745
Indirect Cost Assessment $2,592.

Renumber succeeding sections accordingly.

Page 1, line 104, strike "TIMES." and substitute "TIMES, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

SB18-119 be referred to the Committee of the Whole with favorable recommendation.

HEALTH, INSURANCE & ENVIRONMENT

After consideration on the merits, the Committee recommends the following:

HB18-1365 be amended as follows, and as so amended, be referred to the Committee on Legislative Council with favorable recommendation:

Amend printed bill, page 6, line 13, strike "THE" and substitute "EXCEPT AS SET FORTH IN SUBSECTION (5) OF THIS SECTION, THE".

Page 6, line 16, strike "OCTOBER 15, 2019," and substitute "OCTOBER 15 OF THE YEAR AFTER IT IS CONVENED".

Page 6, line 24, after the period add "THE DEPARTMENT IS NOT REQUIRED TO CONVENE THE PRIMARY CARE PAYMENT REFORM COLLABORATIVE IN THE FISCAL YEAR COMMENCING ON JULY 1, 2018, UNLESS IT RECEIVES SUFFICIENT GIFTS, GRANTS, AND DONATIONS TO ADMINISTER THIS SECTION. NOTWITHSTANDING SECTION 24-75-1305, THE GENERAL ASSEMBLY MAY APPROPRIATE MONEY TO THE DEPARTMENT FOR THE PURPOSES OF THIS SECTION FOR THE FISCAL YEAR COMMENCING ON JULY 1, 2019, AND EACH FISCAL YEAR THEREAFTER, IF THE DEPARTMENT RECEIVES INSUFFICIENT GIFTS, GRANTS, AND DONATIONS.".

LOCAL GOVERNMENT

After consideration on the merits, the Committee recommends the following:

SB18-039 be amended as follows, and as so amended, be referred to the Committee on Legislative Council with favorable recommendation:

Amend reengrossed bill, page 2, strike line 3 and substitute "repeal (1.5); and add (4.5) as follows:".
Page 2, after line 23 insert:

"(4.5) The committee may recommend up to a total of five bills during each interim. Legislation recommended by the committee must be treated as legislation recommended by an interim committee for purposes of applicable deadlines, bill introduction limits, and any other requirements imposed by the Joint Rules of the General Assembly.".

SIGNING OF BILLS - RESOLUTIONS - MEMORIALS

The Speaker has signed: HB18-1040, 1069, 1186, 1193, 1235, 1240, 1250, 1257, 1259, 1264, 1265, 1268, 1284, 1305, 1308, 1325, 1329, 1331, 1336, 1338; HCR18-1001; SB18-076 and 207.

MESSAGE FROM THE SENATE

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


SB18-219 Amended in General Orders as printed in Senate Journal, April 24, 2018.

HB18-1355 Amended in General Orders as printed in Senate Journal, April 24, 2018.

HB18-1295 Amended in General Orders as printed in Senate Journal, April 24, 2018.

The Senate has passed on Third Reading and returns herewith: HB18-1252.

The Senate has adopted HJR18-1012 and 1019.

MESSAGE(S) FROM THE REVISOR

We herewith transmit:

without comment, SB18-226.

without comment, as amended, HB18-1295.

without comment, as amended, SB18-219.

with comment, as amended, HB18-1355.

MESSAGE(S) FROM THE GOVERNOR

I certify I received the following on the 25th day of April 2018, at 4:30 p.m. The original is on file in the records of the House of Representatives of the General Assembly.

Marilyn Eddins,
Chief Clerk of the House
April 25, 2018

Ladies and Gentlemen:

I have the honor to inform you that I have approved and will file with the Secretary of State the following Acts:

HB 18-1282: CONCERNING A REQUIREMENT THAT A HEALTH CARE PROVIDER INCLUDE CERTAIN IDENTIFYING INFORMATION ON ALL CLAIMS FOR REIMBURSEMENT FOR HEALTH CARE SERVICES.

Approved April 25, 2018 at 3:07 pm.

HB 18-1211: CONCERNING CONTROLLING MEDICAID FRAUD.

Approved April 25, 2018 at 3:10 pm.

HB 18-1243: CONCERNING ENACTMENT OF A CIVIL RAPE SHIELD LAW.

Approved April 25, 2018 at 3:14 pm.

HB 18-1132: CONCERNING THE AMOUNT THAT THE DEPARTMENT OF CORRECTIONS IS REQUIRED TO REIMBURSE A COUNTY OR CITY AND COUNTY FOR THE CONFINEMENT AND MAINTENANCE IN A LOCAL JAIL OF ANY PERSON WHO IS SENTENCED TO A TERM OF IMPRISONMENT IN A CORRECTIONAL FACILITY.

Approved April 25, 2018 at 3:22 pm.


Approved April 25, 2018 at 3:23 pm.
HB 18-1104: CONCERNING FAMILY PRESERVATION SAFEGUARDS FOR PARENTS WITH DISABILITIES.

Approved April 25, 2018 at 3:23 pm.

Sincerely,
(signed)
John W. Hickenlooper
Governor

INTRODUCTION OF BILLS
First Reading

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

**HB18-1425** by Representative(s) Lee and Wist--Concerning creation of a legislative committee to study the state prison population.
Committee on Legislative Council
Committee on Judiciary

**HB18-1426** by Representative(s) Pabon; also Senator(s) Neville T.--Concerning the exemption of virtual currency from regulation under the "Money Transmitters Act".
Committee on State, Veterans, & Military Affairs

**HB18-1427** by Representative(s) Herod and Wist; also Senator(s) Sonnenberg--Concerning a prohibition on conflicts of interest of members of the sex offender management board.
Committee on Judiciary

**HB18-1428** by Representative(s) Becker K.; also Senator(s) Cooke--Concerning authorization for an investor-owned utility to enter into a collaboration agreement with a community.
Committee on Transportation & Energy

**HB18-1429** by Representative(s) Hamner, Young, Rankin; also Senator(s) Lambert, Lundberg, Moreno--Concerning the exemption of the workers' compensation cash fund from the maximum reserve.
Committee on Appropriations

**HB18-1430** by Representative(s) Van Winkle and Young, Everett, Neville P., Wist; also Senator(s) Lundberg--Concerning the requirement that a state agency prepare a long-range financial plan.
Committee on Finance

**SB18-238** by Senator(s) Crowder; also Representative(s) Valdez--Concerning labor by persons confined in county jails.
Committee on Local Government
Committee on Judiciary
On motion of Representative Jackson, the following bill(s) will be
calendared for General Orders on April 27, 2018: **HB18-1179**.

On motion of Representative Jackson, the following bill(s) will be
calendared for General Orders on April 30, 2018: **HB18-1057**, **SB18-171**.

On motion of Representative Jackson, the following bill(s) will be
calendared for Consideration of Resolution(s) on May 4, 2018: **SJR18-010**.

On motion of Representative Jackson, the following bill(s) will be
calendared for Consideration of Resolution(s) on May 7, 2018: **HJR18-1016**.

On motion of Representative Jackson, the following bill(s) will be
calendared for Consideration of Resolution(s) on May 8, 2018: **SJR18-009**.

---

**LAY OVER OF CALENDAR ITEM(S)**

On motion of Representative Jackson, the following item(s) on the
Calendar were laid over until April 26, retaining place on Calendar:

Consideration of General Orders--**HB18-1011**.

Consideration of Resolution(s)--**HJR18-1018**.

Consideration of Senate Amendment(s)--**HB18-1253, 1042, 1146, 1156, 1296, 1300, 1270, 1335, 1181**.

Consideration of Adherence--**SB18-033, 108**.

---

On motion of Representative Jackson, the House adjourned until
9:15 a.m., April 26, 2018.

Approved:
CRISANTA DURAN,
Speaker

Attest:
MARILYN EDDINS,
Chief Clerk
Prayer by Rabbi Joseph Black, Temple Emanuel, Denver.

The Speaker called the House to order at 9:15 a.m.

Pledge of Allegiance led by Emily Tate, Legend High School, Parker.

The roll was called with the following result:

Present--65.

The Speaker declared a quorum present.

On motion of Representative Catlin, the reading of the journal of April 25, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

THIRD READING OF BILL(S)--FINAL PASSAGE

The following bill(s) were considered on Third Reading. The title(s) were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

**HB18-1368** by Representative(s) Danielson and Melton; also Senator(s) Merrifield and Moreno--Concerning the repeal of the prohibitions on local governments enacting minimum wage laws.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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HB18-1276 by Representative(s) Salazar, Benavidez, Buckner, Coleman, Danielson, Duran, Esgar, Exum, Foote, Ginal, Herod, Jackson, Lontine, Melton, Pabon, Roberts, Rosenthal, Winter; also Senator(s) Fields--Concerning teaching civil government in public schools, and, in connection therewith, establishing the history, culture, and civil government in education commission to make recommendations to include the history, culture, and contributions of American Indians, Hispanic Americans, African Americans, and Asian Americans in the teaching and content standards for history and civics, and making an appropriation.

As shown by the following roll call vote, a majority of all members elected to the House voted in the affirmative, and Representative Salazar was given permission to offer a Third Reading amendment:

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Third Reading amendment No. 1, by Representative Salazar.

Amend engrossed bill, page 7, strike lines 21 through 25.
The amendment was declared **passed** by the following roll call vote:

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The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared **passed**.

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Co-sponsor(s) added: Representative(s) Michaelson Jenet, Weissman, Young

**SB18-156** by Senator(s) Cooke; also Representative(s) Kennedy-- Concerning the publication of fiscal information by a county.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.
The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

---

### SB18-056

by Senator(s) Jahn; also Representative(s) Lee and Willett--Concerning monetary amounts in civil actions.

---

### SB18-166

by Senator(s) Coram; also Representative(s) Herod--Concerning changing the maximum jail sentence for certain crimes from one year to three hundred sixty-four days.

---

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

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Co-sponsor(s) added: Representative(s) Arndt, Becker K., Benavidez, Bridges, Coleman, Esgar, Exum, Foote, Gray, Hansen, Hooton, Kennedy, Lontine, Melton, Pabon, Roberts, Rosenthal, Salazar, Weissman, Speaker

**SB18-007** by Senator(s) Tate and Guzman, Court, Fenberg, Fields, Jones, Merrifield, Todd, Zenzinger; also Representative(s) Duran and Becker J.--Concerning the Colorado affordable housing tax credit, and, in connection therewith, renaming the low-income housing tax credit the Colorado affordable housing tax credit and extending the period during which the Colorado housing and finance authority may allocate affordable housing tax credits.

The question being "Shall the bill pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

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SB18-208 by Senator(s) Baumgardner and Kefalas, Sonnenberg; also Representative(s) Esgar and Hansen, Becker J.--Concerning the creation of the governor's mansion maintenance fund.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Becker K., Garnett

SB18-085 by Senator(s) Todd, Coram, Merrifield, Zenzinger; also Representative(s) McLachlan--Concerning providing financial incentives for educators to work in rural areas, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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<tr>
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The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Becker K., Bridges, Buckner, Coleman, Danielson, Esgar, Exum, Garnett, Ginal, Gray, Hamner, Herod, Hooton, Jackson, Kennedy, Kraft-Tharp, Lee, Lontine, Melton, Michaelson Jenet, Roberts, Rosenthal, Salazar, Singer, Valdez, Weissman, Wilson, Winter, Young

HB18-1019 by Representative(s) Foote; also Senator(s) Priola--
Concerning criteria applied in determining performance ratings for entities in the elementary and secondary public education system, and, in connection therewith, making an appropriation.
The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Hooton, Singer

**HB18-1387** by Representative(s) Rankin; also Senator(s) Moreno--
Concerning the elimination of refund interest for a property tax abatement that is the result of an error in an oil and gas owner or operator statement.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Catlin, Hooton, Humphrey, Kennedy, Pabon, Williams D., Winter
APPOINTMENT(S)

The Speaker announced the following temporary committee appointment(s) for April 26, 2018 only:

Transportation and Energy

Representative Michaelson Jenet to replace Representative McLachlan

House in recess. House reconvened.

REPORT(S) OF COMMITTEE(S) OF REFERENCE

BUSINESS AFFAIRS & LABOR

After consideration on the merits, the Committee recommends the following:

HB18-1415 be referred to the Committee of the Whole with favorable recommendation.

SB18-086 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend reengrossed bill, page 12, line 4, after "(4)" insert "(a)".

Page 12, after line 10 insert:

"(b) ON OR BEFORE OCTOBER 1, 2019, AND ON OR BEFORE OCTOBER 1 EACH YEAR THEREAFTER, THE DEPARTMENT OF HIGHER EDUCATION, IN CONSULTATION WITH THE GOVERNING BOARD OF EACH INSTITUTION OF HIGHER EDUCATION THAT RECEIVES FUNDING PURSUANT TO SUBSECTION (4)(a) OF THIS SECTION, SHALL PREPARE A REPORT USING DATA SUBMITTED BY THE INSTITUTIONS TO THE DEPARTMENT THAT DEMONSTRATES ALL PROGRESS MADE TOWARD THE GOALS SPECIFIED IN SECTION 24-33-5-1904 (2)(h), AND SECTION 24-33.5-1905 (2)(j), (2)(k), AND (2)(l). THE REPORT SHALL BE BASED ON BASELINE ESTIMATES PROVIDED TO THE DEPARTMENT OF HIGHER EDUCATION IN APRIL 2018 BY EACH APPLICABLE INSTITUTION OF HIGHER EDUCATION. THE REPORT SHALL INCLUDE, AT A MINIMUM:

(I) THE NUMBER OF FACULTY OR ADJUNCT FACULTY HIRED AT EACH INSTITUTION OF HIGHER EDUCATION AS A RESULT OF THE FUNDING;

(II) THE NUMBER OF STUDENT INTERNSHIPS CREATED WITH THE FUNDING AT EACH INSTITUTION OF HIGHER EDUCATION;

(III) THE NUMBER OF DEGREES OR CERTIFICATES THAT HAVE BEEN AWARDED AT EACH INSTITUTION OF HIGHER EDUCATION IN CONNECTION WITH THE FUNDING;

(IV) THE NUMBER OF SCHOLARSHIPS AWARDED AT EACH INSTITUTION OF HIGHER EDUCATION IN CONNECTION WITH THE FUNDING;

(V) THE NUMBER OF PRESENTATIONS AND SEMINARS GIVEN ON CYBERSECURITY BY EACH INSTITUTION OF HIGHER EDUCATION; AND

(VI) THE AMOUNT OF ALL OTHER MONEY THAT HAS BEEN RAISED TO MATCH THE STATE INVESTMENT, WHICH MAY INCLUDE TUITION, FEES, FEDERAL FUNDS, AND INDUSTRY DONATIONS."
(c) (I) The Department of Higher Education shall submit the report prepared pursuant to subsection (4)(b) of this section to the Joint Budget Committee, to the Business Affairs and Labor Committee of the House of Representatives, the Business, Labor, and Technology Committee of the Senate, and the Education Committees of the House of Representatives and the Senate, or any successor committees. The Department of Higher Education as well as each institution of higher education that receives money pursuant to subsection (4)(a) of this section shall present the findings from the annual report at the annual "State Measurement for Accountable, Responsive, and Transparent (SMART) Government Act" hearings of the Joint Business Committee.

(II) At the "State Measurement for Accountable, Responsive, and Transparent (SMART) Government Act" hearing of the Joint Business and Joint Education Committees in 2021 and at such hearing every three years thereafter, the Joint Business Committee shall make a recommendation to the Joint Budget Committee regarding whether the funding received by the institutions of higher education pursuant to subsection (4)(a) of this section shall continue in subsequent fiscal years."

Page 14, strike lines 10 through 16 and substitute:

"SECTION 8. Appropriation. (1) For the 2018-19 state fiscal year, $250,000 is appropriated to the office of the governor for use by the office of information technology. This appropriation is from the general fund and is based on an assumption that the office of information technology will require an additional 1.0 FTE. To implement this act, the office of information technology may use this appropriation for security governance to evaluate the potential use of distributed ledger technologies, including blockchain, in state data systems."

Page 14, line 17, strike "$4,800,000" and substitute "$5,100,000".

Page 14, line 22, strike "$4,800,000" and substitute "$5,100,000".

Page 15, after line 2 insert:

"Trustees of Metropolitan state university of Denver $300,000".

EDUCATION

After consideration on the merits, the Committee recommends the following:

HB18-1232 be postponed indefinitely.

HB18-1393 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:
Amend printed bill, page 7, line 27, strike "(5)(a)(I),".

Page 8, strike lines 26 and 27.

Strike page 9.

Page 10, strike lines 1 through 4.

Page 10, strike lines 20 through 27.

Page 11, strike lines 1 and 2.

Page 11, line 3, strike "(IV) (V)" and substitute "(IV)".

Page 11, line 7, strike "(VI)" and substitute "(V)".

Page 11, line 13, strike "(VII)" and substitute "(VI)" and strike "PROGRAMMING," and substitute "PROGRAMMING".

Page 11, strike lines 14 and 15 and substitute "TO SUPPORT".

Page 11, line 20, strike "(5)(b)(VII)" and substitute "(5)(b)(VI)".

Page 12, line 6, strike "(5)(b)(V)" and substitute "(5)(b)(IV)".

Page 12, line 9, strike "(5)(b)(V)" and substitute "(5)(b)(IV)".

Page 13, line 6, strike "DISTRICT" and substitute "DISTRICT, OR A DISTRICT CHARTER SCHOOL OR AN INSTITUTE CHARTER SCHOOL THAT IS LOCATED WITHIN THE BOUNDARIES OF A RURAL SCHOOL DISTRICT OR SMALL RURAL SCHOOL DISTRICT,".

HB18-1413 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 4, line 14, strike "ANNUALLY".

Page 6, line 13, strike "ANNUALLY" and strike "FROM THE GENERAL".

Page 6, strike line 14.

Page 6, line 15, strike "39-28.8-501".

Page 6, line 16, strike "ANNUALLY".

HB18-1414 be referred favorably to the Committee on Appropriations.

HB18-1416 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:
Amend printed bill, page 3, line 23, strike "rules -".
Page 4, strike lines 20 and 21.
Page 5, line 8, strike "THE CRITERIA AND".
Page 5, strike line 9 and substitute "GUIDELINES ADOPTED BY THE OFFICE OF SUICIDE PREVENTION AND THE CRITERIA SPECIFIED IN".
Page 6, line 11, strike "BY RULE OF THE" and substitute "IN GUIDELINES ADOPTED BY THE OFFICE OF SUICIDE PREVENTION.".
Page 6, strike line 12.
Page 7, line 3, strike "STATE BOARD" and substitute "OFFICE OF SUICIDE PREVENTION".
Page 7, line 4, strike "PROMULGATE RULES TO ADMINISTER" and substitute "ADOPT GUIDELINES FOR ADMINISTERING".
Page 7, line 7, after "SECTION;" add "AND".
Page 7, line 9, strike "SECTION; AND" and substitute "SECTION.".
Page 7, strike line 10 and substitute: 
   "(b) IN SELECTING".
Page 7, strike lines 13 and 14 and substitute "GRANT RECIPIENT, THE DEPARTMENT SHALL CONSIDER:"
Page 7, line 15, strike "(A)" and substitute "(I)".
Page 7, line 19, strike "(B)" and substitute "(II)".
Page 7, line 21, strike "(C)" and substitute "(III)".
Page 7, strike lines 24 through 27.
Page 8, line 19, strike "BY RULE OF THE STATE BOARD" and substitute "IN GUIDELINES ADOPTED BY THE OFFICE OF SUICIDE PREVENTION".
Page 8, line 21, strike "TO THE STATE BOARD AND".

HEALTH, INSURANCE & ENVIRONMENT
After consideration on the merits, the Committee recommends the following:

HB18-1223 be postponed indefinitely.

HB18-1352 be referred favorably to the Committee on Appropriations.
After consideration on the merits, the Committee recommends the following:

HB18-1230 be amended as follows, and as so amended, be referred to the Committee on Finance with favorable recommendation:

Amend printed bill, page 3, after line 20 add:

"(c) THE EXECUTIVE DIRECTOR OF THE DEPARTMENT OF LABOR AND EMPLOYMENT SHALL ENSURE THAT THE INFORMATION PROVIDED BY AN APPLICANT FOR A PURPLE CARD REMAINS CONFIDENTIAL."

HB18-1303 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 21, strike "AND".

Page 2, strike lines 22 and 23.

Page 3, strike lines 1 through 15 and substitute:

"(b) THE YOUTH SPORTS ORGANIZATION DOES NOT HAVE THE RIGHT TO CONTROL THE MEANS AND METHODS BY WHICH THE COACH PROVIDES COACHING SERVICES. FOR THE PURPOSE OF DETERMINING WHETHER THE YOUTH SPORTS ORGANIZATION IS EXERCISING CONTROL, THE ANALYSIS TO DETERMINE IF THE COACH IS AN EMPLOYEE DOES NOT INCLUDE ANY REQUIREMENT OF A YOUTH SPORTS GOVERNING BODY.

(c) THE COACH IS NOT ECONOMICALLY DEPENDENT ON INCOME FROM PART-TIME YOUTH SPORTS COACHING OR IS EMPLOYED IN A FULL-TIME COVERED EMPLOYMENT POSITION; AND

(d) THE SERVICES OF THE COACH MAY NOT BE TERMINATED EXCEPT FOR BREACH OF THE AGREEMENT, FAILURE TO MEET THE REQUIREMENTS OF A YOUTH COACH GOVERNING BODY, OR FAILURE TO MEET GENERALLY ACCEPTED STANDARDS OF CONDUCT WITHIN THE INDUSTRY.

(2) IF IT IS DEMONSTRATED TO THE DIVISION THAT THE REQUIREMENTS OF SUBSECTION (1) OF THIS SECTION ARE MET, THE COACH SHALL BE CONSIDERED AN INDEPENDENT CONTRACTOR FOR THE PURPOSES OF THIS SECTION AND NOT IN COVERED EMPLOYMENT OR ENTITLED TO ANY BENEFITS IN ACCORDANCE WITH THE "COLORADO EMPLOYMENT SECURITY ACT", ARTICLES 70 TO 82 OF THIS TITLE 8.

(3) AS USED IN THIS SECTION UNLESS THE CONTEXT OTHERWISE REQUIRES:

(a) "NONPROFIT YOUTH SPORTS".

Page 3, after line 20 insert:
"(b) "Coach" means an individual who:

(I) performs services pursuant to a written and signed contract that complies with the requirements set forth in this section; and

(II) performs coaching services fifteen hours or less in any consecutive seven-day period."

Page 3, before line 21 insert:

"(4) This section does not alter or diminish otherwise applicable exemptions from covered employment for the following:

(a) services performed in the employ of the State of Colorado, a political subdivision, or an Indian tribe, or an instrumentality of the State, a political subdivision, or an Indian tribe if the service is excluded from employment as defined in the "Federal Unemployment Tax Act", 26 U.S.C. 3301 et seq.; or

(b) services performed in the employ of a religious, charitable, educational, or other organization that is excluded from employment as defined in the "Federal Unemployment Tax Act"."

HB18-1398 be referred to the Committee of the Whole with favorable recommendation.

LEGISLATIVE COUNCIL
After consideration on the merits, the Committee recommends the following:

HB18-1382 be postponed indefinitely.

HB18-1425 be referred favorably to the Committee on Judiciary.

SB18-031 be referred favorably to the Committee on Appropriations.

SB18-039 be referred favorably to the Committee on Appropriations.

SB18-163 be referred favorably to the Committee on Education.
LOCAL GOVERNMENT
After consideration on the merits, the Committee recommends the following:

HB18-1420 be referred to the Committee of the Whole with favorable recommendation.

HB18-1423 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 "amend (2); and".

Page 2, strike lines 5 through 18 and substitute "fund - creation - grants - rules. (4) ON JULY 1, 2018, THE STATE TREASURER SHALL TRANSFER FIVE".

Page 2, line 21, strike "(2)(a)(II)" and substitute "(2)".

SB18-238 be referred favorably to the Committee on Judiciary.

STATE, VETERANS, & MILITARY AFFAIRS
After consideration on the merits, the Committee recommends the following:

HB18-1403 be referred to the Committee of the Whole with favorable recommendation.

HB18-1417 be referred favorably to the Committee on Appropriations.

HB18-1419 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 12 through 14 and substitute "OPERATED BY THE OPERATOR TO EACH LOCAL GOVERNMENT WITHIN WHOSE JURISDICTION THE".

HCR18-1002 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed concurrent resolution, page 3, line 14, strike "prohibiting slavery".
Page 3, strike lines 15 and 16 and substitute "that removes the wording that allows slavery or involuntary servitude as punishment for a crime and thereby prohibits slavery and involuntary servitude in all circumstances in Colorado?".

Page 1, strike lines 103 through 106 and substitute "THAT REMOVES THE WORDING THAT ALLOWS SLAVERY OR INVOLUNTARY SERVITUDE AS PUNISHMENT FOR A CRIME AND THEREBY PROHIBITS SLAVERY AND INVOLUNTARY SERVITUDE IN ALL CIRCUMSTANCES IN COLORADO."

SB18-052 be postponed indefinitely.

SB18-150 be referred favorably to the Committee on Appropriations.

SB18-185 be postponed indefinitely.

SB18-197 be postponed indefinitely.

SB18-233 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend reengrossed bill, page 10, line 18, after "CARD." add "THE DEPARTMENT OF STATE SHALL REIMBURSE THE DEPARTMENT OF REVENUE, THROUGH A ONE-TIME REIMBURSEMENT, FOR ANY INITIAL COSTS THE DEPARTMENT OF REVENUE INCURS IN CONNECTION WITH UPDATING COLORADO DRIVES, AS DEFINED IN SECTION 42-1-102 (16.5), TO ALLOW THE DEPARTMENT OF REVENUE TO RECEIVE VOTER REGISTRATION INFORMATION AND TO USE SUCH INFORMATION FOR THE PURPOSES DESCRIBED IN THIS SECTION."

HJR18-1015 be postponed indefinitely.

TRANSPORTATION & ENERGY

After consideration on the merits, the Committee recommends the following:

HB18-1289 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 2, line 12, after "IS" insert "EITHER A SCHOOL DISTRICT OR LOCATED ON OPEN SPACE DESIGNATED BY".
Page 2, line 14, strike "(6)(b)." and substitute "(6)(b) IF THE LOCAL GOVERNMENT ACQUIRED THE MINERAL RIGHT BEFORE THE APPLICATION WAS FILED."

**HB18-1345** be postponed indefinitely.

**HB18-1347** be postponed indefinitely.

**HB18-1401** be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 3, strike lines 26 and 27 and substitute:

"(C) SUPPORTING THE IMPLEMENTATION OF PROGRAMS TO OFFER REDUCED FARES FOR LOW-INCOME TRANSIT RIDERS THROUGH OFFSETTING FARES."

Page 4, strike lines 1 through 9.

**HB18-1406** 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 16, insert:

"SECTION 3. In Colorado Revised Statutes, 42-4-1710, amend (4)(a)(I)(A); and add (4)(c) as follows:

**42-4-1710. Failure to pay penalty for traffic infractions - failure of parent or guardian to sign penalty assessment notice - procedures.** (4) (a) (I) (A) If judgment is entered against a violator, the violator shall be assessed an appropriate penalty and surcharge thereon, a docket fee of sixteen dollars, and other applicable costs authorized by section 13-16-122 (1), C.R.S, AND AN ADMINISTRATIVE PROCESSING FEE OF THIRTY DOLLARS. THE COURT ENTERING THE JUDGMENT SHALL RETAIN FIFTY PERCENT OF THE ADMINISTRATIVE PROCESSING FEE AND SHALL TRANSMIT THE OTHER FIFTY PERCENT TO THE STATE TREASURER, WHO SHALL CREDIT THAT MONEY TO THE HIGHWAY USERS TAX FUND. If the violator had been cited by a penalty assessment notice, the penalty shall be assessed pursuant to section 42-4-1701 (4)(a). If a penalty assessment notice is prohibited by section 42-4-1701 (5)(c), the penalty shall be assessed pursuant to section 42-4-1701 (3)(a).

(c) (I) AFTER JUDGMENT IS ENTERED, THE COURT SHALL SEND WRITTEN NOTICE OF THE JUDGMENT TO THE VIOLATOR. THIS NOTICE SHALL INCLUDE A DESCRIPTION OF ALL PENALTIES, SURCHARGES, COSTS, AND FEES OWED PURSUANT TO SUBSECTION (4)(a)(I)(A) OF THIS SECTION.


(III) IF PAYMENT OF THE AMOUNTS DESCRIBED IN SUBSECTION (4)(a)(I)(A) OF THIS SECTION IS RECEIVED WITHIN FORTY-FIVE DAYS AFTER ISSUANCE OF THE NOTICE DESCRIBED IN SUBSECTION (4)(c)(I) OF THIS SECTION, THE COURT SHALL PROVIDE THE VIOLATOR WITH CONFIRMATION IN WRITING THAT ALL AMOUNTS OWED HAVE BEEN PAID."

Renumber succeeding sections accordingly.

Page 8, strike lines 5 through 7 and substitute:

"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 8, 2018, if adjournment sine die is on May 9, 2018); 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 2018 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor."

FIRST REPORT OF FIRST CONFERENCE COMMITTEE on SB18-179

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 SB18-179, concerning adjustments to total gross purchases for purposes of calculating the excise tax on tobacco products, has met and reports that it has agreed upon the following:

1. That the Senate accede to the House amendments made to the bill, as the amendments appear in the rerevised bill, with the following changes:

Page 2, line 18, strike "or distributor" and substitute "or distributor".

Page 2, lines 18 and 19, strike "or other tobacco products" and substitute "or other tobacco products".

Page 4, line 8, strike "ONLY".
Page 1, line 103, strike "PRODUCTS." and substitute "PRODUCTS, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

2. That, under the authority granted the committee to consider matters not at issue between the two houses, the following amendments be recommended:

Page 5, strike lines 22 through 27.

Page 6, strike lines 1 through 4 and substitute:

"SECTION 5. Appropriation. (1) For the 2017-18 state fiscal year, $39,039 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) $14,999 for use by the executive director's office for personal services, which amount is based on an assumption that the office will require an additional 0.2 FTE;

(b) $22,840 for tax administration IT system (GenTax) support; and

(c) $1,200 for the purchase of document management services.

(2) For the 2017-18 state fiscal year, $1,200 is appropriated to the department of personnel. This appropriation is from reappropriated funds received from the department of revenue under subsection (1)(c) of this section. To implement this act, the department of personnel may use this appropriation to provide document management services for the department of revenue.

(3) (a) Any money appropriated in subsection (1) of this section not expended prior to July 1, 2018, is further appropriated to the department of revenue for the 2018-19 state fiscal year for the same purposes.

(b) Any money appropriated in subsection (2) of this section not expended prior to July 1, 2018, is further appropriated to the department of personnel for the 2018-19 state fiscal year for the same purpose.

SECTION 6. Effective date. This act takes effect upon passage; except that section 4 of this act takes effect July 1, 2018.

SECTION 7. Safety clause. The general assembly hereby finds, determines, and declares that this act is necessary for the immediate preservation of the public peace, health, and safety.".

Respectfully submitted,

Senate Committee:                      House Committee:
  (signed)                          (signed)
  Owen Hill                          Edie Hooton
  John Cooke                         Dan Pabon
  Angela Williams                    Kevin Van Winkle

PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed:

HB18-1425, 1426, 1427, 1428, 1429, 1430.
MESSAGE(S) FROM THE SENATE

The Senate has adopted HJR18-1013.

The Senate has postponed indefinitely HB18-1272, 1341, 1279, and 1301.

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

- **SB18-248** Amended in Special Orders as printed in Senate Journal, April 25, 2018.
- **SB18-247** Amended in Special Orders as printed in Senate Journal, April 25, 2018.
- **SB18-255** Amended in Special Orders as printed in Senate Journal, April 25, 2018.
- **HB18-1374** Amended in Special Orders as printed in Senate Journal, April 25, 2018.

The Senate has passed on Third Reading and return herewith: HB18-1348, 1344, 1280, 1372, 1371, 1152, 1307, and 1174.

MESSAGE(S) FROM THE REVISOR

We herewith transmit:

- without comment, as amended, **HB18-1374**.
- without comment, as amended, **SB18-247, 248, and 255**.

REPORT(S) OF COMMITTEE(S) OF REFEREECE

**APPROPRIATIONS**

After consideration on the merits, the Committee recommends the following:

- **HB18-1218** be referred to the Committee of the Whole with favorable recommendation.

- **HB18-1255** be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

  Amend printed bill, page 5, after line 7 insert:

  "SECTION 3. Appropriation. For the 2018-19 state fiscal year, $8,288 is appropriated to the department of revenue for use by the division of motor vehicles. This appropriation is from the license plate
cash fund created in section 42-3-301 (1)(b), C.R.S. To implement this act, the division may use this appropriation for license plate ordering.

Renumber succeeding section accordingly.

Page 1, line 102, strike "PLATE," and substitute "PLATE, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION."

HB18-1315 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 4, strike "JANUARY" and substitute "JULY".

HB18-1378 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 9, after line 20 insert:

"SECTION 9. Appropriation. For the 2018-19 state fiscal year, $85,034 is appropriated to the department of labor and employment for use by the division of labor standards and statistics. This appropriation is from the employment support fund created in section 8-77-109 (1)(b)(I), C.R.S., and is based on an assumption that the division will require an additional 1.2 FTE. To implement this act, the division may use this appropriation for program costs related to labor standards."

Renumber succeeding section accordingly.

Page 1, line 104, strike "TRANSPARENCY." and substitute "TRANSPARENCY AND MAKING AN APPROPRIATION."

HB18-1394 be referred to the Committee of the Whole with favorable recommendation.

HB18-1413 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 7, line 6, strike "division of homeland security and emergency management." and substitute "office of preparedness."

Page 7, line 8, strike "division" and substitute "office".
HB18-1414 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 8 insert:

"SECTION 2. Appropriation. For the 2018-19 state fiscal year,
$1,500,000 is appropriated to the department of higher education. This
appropriation is from the general fund. To implement this act, the
department may use this appropriation for student emergency completion
and retention grants.".

Renumber succeeding section accordingly.

Page 1, line 105, strike "PROGRAM." and substitute "PROGRAM AND
MAKING AN APPROPRIATION."

__________________________

On motion of Representative KC Becker, HB18-1383, 1415, 1385, 1185,
1197, 1208, 1294, 1316, 1343, 1353, 1380, 1400, 1388, 1404, 1218,
1255, 1315, 1394, 1413, 1414, 1420, 1393, 1403, 1303 were made
Special Orders on April 26, 2018, at 5:40 p.m.

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The hour of 5:40 p.m., having arrived, on motion of Representative Gray,
the House resolved itself into Committee of the Whole for consideration
of Special Orders and he was called to act as Chair.

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SPECIAL ORDERS--SECOND READING OF BILLS

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

(Amendments to the committee amendment are to the printed committee
report which was printed and placed in the members' bill file.)

HB18-1383 by Representative(s) Winter; also Senator(s) Priola--
Concerning bonding requirements for a contractor that is
party to a contract that uses private financing for
construction contracts on public property.

Amendment No. 1, Business Affairs and Labor Report, dated April 24,
2018, and placed in member's bill file; Report also printed in House
Journal, April 24, 2018.

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

HB18-1415 by Representative(s) Winter; also Senator(s) Fenberg--
Concerning the regulation of student loan servicers.

Ordered engrossed and placed on the Calendar for Third Reading and
Final Passage.
HB18-1385 by Representative(s) Roberts; also Senator(s) Coram--
Concerning changes to family support obligations in
domestic relation actions due to changes in the federal tax
laws.

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

HB18-1185 by Representative(s) Kraft-Tharp and Wist; also Senator(s)
Neville T. and Moreno--Concerning changes to the state
income tax apportionment statute based on the most recent
multistate tax commission's uniform model of the uniform
division of income for tax purposes act.

Amendment No. 1, Finance Report, dated February 28, 2018, and placed
in member's bill file; Report also printed in House Journal, March 1,
2018.

Amendment No. 2, Appropriations Report, dated April 25, 2018, and
placed in member's bill file; Report also printed in House Journal, April

Amendment No. 3, by Representative(s) Wist and Kraft-Tharp.

Amend the Appropriations Committee Report, dated April 25, 2018, page
1, strike line 1 and substitute:

"Amend printed bill, page 2, after line 17 insert:

 (2) The general assembly further finds and declares that the
purpose of this act is to conform the state's income tax laws to the
Multistate Tax Commission's model act, which simplifies the collection
and administration of income taxes for the state and relieves taxpayers'
compliance burden. The revenue increase, if any, is an incidental effect
of this act.".

Page 15, after line 17 insert:"

Page 1 of the report, line 5, after "(5)" insert "(a)".

Page 1 of the report, line 15, strike "YEAR." and substitute "YEAR.
(b) THIS SUBSECTION (5) IS REPEALED, EFFECTIVE JULY 1, 2020.".

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

HB18-1197 by Representative(s) Young--Concerning applying
multiple measures of student success in evaluating
performance within the elementary and secondary public
education system.

Amendment No. 1, Education Report, dated April 24, 2018, and placed
in member's bill file; Report also printed in House Journal, April 24,
2018.
Amendment No. 2, Appropriations Report, dated April 25, 2018, and placed in member's bill file; Report also printed in House Journal, April 25, 2018.

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

HB18-1208 by Representative(s) Duran and Winter; also Senator(s) Martinez Humenik--Concerning the expansion of the income tax credit for child care expenses that is a percentage of a similar federal income tax credit.

Amendment No. 1, Finance Report, dated March 13, 2018, and placed in member's bill file; Report also printed in House Journal, March 14, 2018.

Amendment No. 2, Appropriations Report, dated April 25, 2018, and placed in member's bill file; Report also printed in House Journal, April 25, 2018.

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

HB18-1294 by Representative(s) Lontine and Buckner, Esgar, Ginal, Kennedy, Roberts; also Senator(s) Crowder--Concerning the continuation of the regulation of nursing home administrators by the board of examiners of nursing home administrators in the division of professions and occupations in the department of regulatory agencies, and, in connection therewith, implementing the department's sunset review recommendations and requiring nursing home administrators to report possible felony conduct by nursing home facility employees.

Amendment No. 1, Health, Insurance, & Environment Report, dated April 12, 2018, and placed in member's bill file; Report also printed in House Journal, April 13, 2018.

Amendment No. 2, Finance Report, dated April 24, 2018, and placed in member's bill file; Report also printed in House Journal, April 24, 2018.

Amendment No. 3, Appropriations Report, dated April 25, 2018, and placed in member's bill file; Report also printed in House Journal, April 25, 2018.

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

HB18-1393 by Representative(s) Hamner; also Senator(s) Gardner--Concerning measures to support effective implementation of the "Colorado Reading to Ensure Academic Development Act" for all students who receive services pursuant to READ plans.
Amendment No. 1, Education Report, dated April 25, 2018, and placed in member's bill file; Report also printed in House Journal, April 26, 2018.

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

HB18-1316 by Representative(s) Pabon and Exum, Kraft-Tharp, McKean; also Senator(s) Cooke and Williams A.--Concerning modifications to the skilled worker training program administered by the department of labor and employment.

Amendment No. 1, Finance Report, dated April 2, 2018, and placed in member's bill file; Report also printed in House Journal, April 2, 2018.

Amendment No. 2, Appropriations Report, dated April 25, 2018, and placed in member's bill file; Report also printed in House Journal, April 25, 2018.

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

HB18-1343 by Representative(s) Lee and Carver, Valdez, Danielson, Landgraf, Duran, Covarrubias, Kraft-Tharp, Liston, Lundeen, Melton, Pabon; also Senator(s) Lambert and Todd, Garcia, Coram--Concerning the continuation of the "Colorado Veterans' Service-to-career Program".

Amendment No. 1, Education Report, dated April 11, 2018, and placed in member's bill file; Report also printed in House Journal, April 12, 2018.

Amendment No. 2, Appropriations Report, dated April 25, 2018, and placed in member's bill file; Report also printed in House Journal, April 25, 2018.

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

HB18-1353 by Representative(s) Lontine and Carver; also Senator(s) Marble--Concerning the creation of a grant program to reimburse local governments for costs associated with the provision of defense counsel to certain defendants at their first appearances in municipal courts.

Amendment No. 1, Appropriations Report, dated April 25, 2018, and placed in member's bill file; Report also printed in House Journal, April 25, 2018.

Amendment No. 2, by Representative(s) Carver.

Amend printed bill, page 2, line 5, strike "definition." and substitute "definition - repeal."

Page 3, after line 17 insert:
"(5) THIS SECTION IS REPEALED, EFFECTIVE SEPTEMBER 1, 2023.
BEFORE ITS REPEAL, THE DEPARTMENT OF REGULATORY AGENCIES SHALL
REVIEW THE GRANT PROGRAM IN ACCORDANCE WITH SECTION 2-3-1203.

SECTION 2. In Colorado Revised Statutes, 2-3-1203, add
(14)(a)(VI) as follows:

2-3-1203. Sunset review of advisory committees - legislative
declaration - definition - repeal. (14) (a) The following statutory
authorizations for the designated advisory committees are scheduled for
repeal on September 1, 2023:

(VI) THE DEFENSE COUNSEL ON FIRST APPEARANCE GRANT
PROGRAM CREATED IN SECTION 24-32-121."

Renumber succeeding section accordingly.

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

HB18-1380 by Representative(s) Weissman and Exum; also Senator(s)
Kefalas--Concerning the property-related expense
assistance grants for low-income seniors and individuals
with disabilities.

Amendment No. 1, Appropriations Report, dated April 25, 2018, and
placed in member's bill file; Report also printed in House Journal, April

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

HB18-1400 by Representative(s) Becker K. and McKean; also
Senator(s) Scott and Jahn--Concerning an increase in fees
paid by stationary sources of air pollutants, and, in
connection therewith, prioritizing the use of the revenues
generated by the fee increases to reduce permit processing
times.

Amendment No. 1, Finance Report, dated April 24, 2018, and placed in
member's bill file; Report also printed in House Journal, April 24, 2018.

Amendment No. 2, Appropriations Report, dated April 25, 2018, and
placed in member's bill file; Report also printed in House Journal, April

Amendment No. 3, by Representative(s) McKean.

Amend the Finance Committee Report, dated April 23, 2018, page 1,
strike lines 7 through 11 and substitute:

"(b) Determines that it will be necessary for the department of
public health and"

As amended, ordered engrossed and placed on the Calendar for Third
Reading and Final Passage.
HB18-1388 by Representative(s) Garnett; also Senator(s) Tate--Concerning an exemption from the requirement to register a security if the security is subject to a notice filing as permitted under federal law.

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

HB18-1218 by Representative(s) Carver and Melton; also Senator(s) Crowder and Todd--Concerning the definition of a charitable organization for purposes of state sales and use tax, and, in connection therewith, removing the limitation that a veterans' organization only gets the charitable organization exemption for purposes of sponsoring a special event, meeting, or other function in the state, so long as such event, meeting, or function is not part of the organization's regular activities in the state.

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

HB18-1255 by Representative(s) Duran and Carver; also Senator(s) Cooke and Kefalas--Concerning the creation of a childhood cancer awareness license plate.

Amendment No. 1, Finance Report, dated April 24, 2018, and placed in member's bill file; Report also printed in House Journal, April 25, 2018.

Amendment No. 2, Appropriations Report, dated April 25, 2018, and placed in member's bill file; Report also printed in House Journal, April 25, 2018.

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

HB18-1315 by Representative(s) McLachlan and Becker J.; also Senator(s) Kefalas and Lundberg--Concerning the expansion of the sales and use tax exemption for manufactured homes constructed in compliance with a federal safety act.

Amendment No. 1, Appropriations Report, dated April 25, 2018, and placed in member's bill file; Report also printed in House Journal, April 25, 2018.

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

HB18-1394 by Representative(s) Singer and McKean; also Senator(s) Kefalas--Concerning amendments to the Colorado disaster emergency act to address all phases of emergency management.
Amendment No. 1, Local Government Report, dated April 19, 2018, and placed in member's bill file; Report also printed in House Journal, April 20, 2018.

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

HB18-1413 by Representative(s) Lee; also Senator(s) Zenzinger--Concerning the creation of a school safety grant program, and, in connection therewith, making an appropriation.

Amendment No. 1, Education Report, dated April 26, 2018, and placed in member's bill file; Report also printed in House Journal, April 26, 2018.

Amendment No. 2, Appropriations Report, dated April 26, 2018, and placed in member's bill file; Report also printed in House Journal, April 26, 2018.

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

HB18-1414 by Representative(s) Buckner; also Senator(s) Priola--Concerning providing emergency assistance grants to students enrolled in state institutions of higher education to assist students in staying in school, and, in connection therewith, creating the emergency completion and retention grant program.

Amendment No. 1, Appropriations Report, dated April 25, 2018, and placed in member's bill file; Report also printed in House Journal, April 25, 2018.

Amendment No. 2, by Representative(s) Buckner.

Amend printed bill, page 4, line 26, strike "DEPARTMENT" and substitute "COMMISSION".

Page 5, line 15, strike "ACTING" and substitute "DIRECTING THE DEPARTMENT TO ACT".

Page 6, line 1, strike "INSTITUTIONS OF HIGHER" and substitute "HIGHER EDUCATION INSTITUTIONS,".

Page 6, line 2, strike "EDUCATION,".

As amended, orderedengrossed and placed on the Calendar for Third Reading and Final Passage.

HB18-1420 by Representative(s) Hamner and Rankin--Concerning the creation of special districts to provide early childhood development services.

Ordered engrossed and placed on the Calendar for Third Reading and Final Passage.
HB18-1403 by Representative(s) Weissman; also Senator(s) Fenberg--Concerning the expanded disclosure of information in disclaimer statements about persons paying for certain forms of political communication.

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

HB18-1303 by Representative(s) Wist and Garnett--Concerning exemption of nonprofit youth sports organization coaches from the "Colorado Employment Security Act".

Amendment No. 1, Judiciary Report, dated April 26, 2018, and placed in member's bill file; Report also printed in House Journal, April 26, 2018.

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

HB18-1404 by Representative(s) Coleman; also Senator(s) Marble and Lundberg--Concerning public disclosure of a completed peace officer internal investigation file.

Amendment No. 1, Judiciary Report, dated April 23, 2018, and placed in member's bill file; Report also printed in House Journal, April 24, 2018.

Amendment No. 2, by Representative(s) Coleman.

Amend printed bill, page 3, strike line 1 and substitute "NUMBERS, FINANCIAL INSTITUTION ACCOUNT NUMBERS AND NAMES, AND CREDIT CARD AND DEBIT CARD NUMBERS;".

As amended, laid over until April 30, retaining place on Calendar.

ADOPTION OF COMMITTEE OF THE WHOLE REPORT


Laid over until date indicated retaining place on Calendar:


The Chairman moved the adoption of the Committee of the Whole Report. As shown by the following roll call vote, a majority of those elected to the House voted in the affirmative, and the Report was adopted.

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<tr>
<th>YES</th>
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CONSIDERATION OF SENATE AMENDMENTS TO HOUSE
BILLS(RESOLUTIONS)

HB18-1253 by Representative(s) Lee and Herod, Foote, Willett, Wist; also Senator(s) Gardner, Cooke, Guzman, Holbert, Kagan--Concerning implementation of recommendations of the committee on legal services in connection with legislative review of rules of state agencies.

(Amended as printed in Senate Journal, April 10, 2018.)

Representative Lee moved that the House concur in Senate amendments.

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

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<td>Exum Y</td>
<td>Leonard Y</td>
<td>Rosenthal Y</td>
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The question being, "Shall the bill, as amended, pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.
HB18-1042 by Representative(s) Becker J. and Ginal, Buck, Esgar, Hooton, Lawrence; also Senator(s) Scott and Zenzinger, Baumgardner, Cooke--Concerning the creation of a program to authorize private providers to register commercial vehicles as Class A personal property, and, in connection therewith, making and reducing an appropriation.

(Amended as printed in Senate Journal, April 12, 2018.)

Representative Ginal moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

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The question being, "Shall the bill, as amended, pass?".

A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared **repassed**.

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</table>

**HB18-1146** by Representative(s) Melton; also Senator(s) Coram--Concerning the continuation under the sunset law of the measurement standards law.

(Amended as printed in Senate Journal, April 12, 2018.)

Representative Melton moved that the House **concur** in Senate amendments. The motion was declared **passed** by the following roll call vote:

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<td>Becker J.</td>
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<td>Becker K.</td>
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</table>

The question being, "Shall the bill, as amended, pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared **repassed**.
HB18-1156 by Representative(s) Lee, Lundeen; also Senator(s) Holbert--Concerning limitations on penalties for truancy.

(Amended as printed in Senate Journal, April 17, 2018.)

Representative Lee moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

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The question being, "Shall the bill, as amended, pass?"

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

<table>
<thead>
<tr>
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</table>
HB18-1296 by Representative(s) Melton and Everett; also Senator(s) Marble and Moreno--Concerning an expansion of the ability to leave a motor vehicle unattended in certain circumstances.

Representative Melton moved that the House not concur in Senate amendments and that a Conference Committee be appointed. The motion was declared passed by the following roll call vote:

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</table>

The Speaker appointed Representatives Melton, Chairman, Everett and Salazar as House Conferees to the bill.

HB18-1300 by Representative(s) Young and Buck; also Senator(s) Marble and Cooke--Concerning granting authority for local district colleges to provide a bachelor of science degree in nursing program as a completion degree to students who have or are pursuing an associate degree in nursing.

(Amended as printed in Senate Journal, April 19, 2018.)
Representative Young moved that the House **concur** in Senate amendments. The motion was declared **passed** by the following roll call vote:

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</tbody>
</table>

The question being, "Shall the bill, as amended, pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared **repassed**.

<table>
<thead>
<tr>
<th>YES</th>
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Co-sponsor(s) added: Representative(s) Beckman, Jackson, Sias

HB18-1270 by Representative(s) Hansen and Becker J.; also Senator(s) Tate--Concerning energy storage, and, in connection therewith, requiring the public utilities commission to establish mechanisms for investor-owned electric utilities to procure energy storage systems if certain criteria are satisfied.

(Amended as printed in Senate Journal, April 20, 2018.)
Representative moved that the House **not concur** in Senate amendments and that a Conference Committee be appointed with permission to go beyond the scope of the differences between the House and the Senate. The motion was declared **passed** by the following roll call vote:

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</table>

The Speaker appointed Representatives Hansen, Chairman, Becker J and Winter as House Conferees to the bill.

**HB18-1335** by Representative(s) Young, Hamner, Rankin; also Senator(s) Lundberg, Lambert, Moreno--Concerning the Colorado child care assistance program, and, in connection therewith, establishing eligibility requirements for all counties and creating a new formula to determine the amount of block grants to counties.

(Amended as printed in Senate Journal, April 20, 2018.)

Representative Young moved that the House **concur** in Senate amendments. The motion was declared **passed** by the following roll call vote:

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</table>
The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

<table>
<thead>
<tr>
<th>YES</th>
<th>NO</th>
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Arndt Y Foote Y Lewis N Saine N
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Becker K. Y Ginal Y Lontine Y Sandridge N
Beckman Y Gray Y Lundeen Y Sias Y
Benavidez Y Hamner Y McKean Y Singer Y
Bridges Y Hansen Y McLachlan Y Thurlow Y
Buck N Herod Y Melton Y Valdez Y
Buckner Y Hooton Y Michaelson Jenet Y Van Winkle N
Carver Y Humphrey N Neville P. N Weissman Y
Catlin Y Jackson Y Pabon Y Willett Y
Coleman Y Kennedy Y Pettersen Y Williams D. N
Covarrubias Y Kraft-Tharp Y Rankin Y Wilson Y
Danielson Y Landgraf Y Ransom N Winkler Y
Esgar Y Lawrence Y Reyher Y Winter Y
Everett N Lee Y Roberts Y Wist N
Exum Y Leonard N Rosenthal Y Young Y
Speaker Y

Co-sponsor(s) added: Representative(s) Lee, McKean, Michaelson Jenet, Singer, Wilson

**HB18-1181** by Representative(s) Liston, McKean, Wilson, Coleman; also Senator(s) Tate--Concerning measures to expand the ability of nonresident electors to participate in the governance of special districts, and, in connection therewith, allowing nonresident electors who own taxable property within the special district to vote in special district elections and allowing such electors to serve on special district boards in a nonvoting capacity.

(Amended as printed in Senate Journal, April 24, 2018.)

Representative Liston moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

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Arndt Y Foote Y Lewis Y Saine Y
Becker J. N Garnett Y Liston Y Salazar Y
Becker K. Y Ginal Y Lontine N Sandridge Y
Beckman Y Gray Y Lundeen Y Sias Y
Benavidez Y Hamner Y McKean Y Singer Y
Bridges Y Hansen Y McLachlan Y Thurlow Y
Buck Y Herod Y Melton Y Valdez Y
Buckner Y Hooton Y Michaelson Jenet Y Van Winkle Y
Carver Y Humphrey Y Neville P. N Weissman Y
Catlin Y Jackson Y Pabon Y Willett Y
The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared **repassed**.

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<thead>
<tr>
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<td>Wilson</td>
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Co-sponsor(s) added: Representative(s) Herod

**HB18-1355** by Representative(s) Pettersen and Sias; also Senator(s) Gardner and Moreno--Concerning changes to the accountability system for the elementary and secondary public education system to strengthen the accountability system for the benefit of students.

(Amended as printed in Senate Journal, April 25, 2018.)

Representative Sias moved that the House **concur** in Senate amendments. The motion was declared **passed** by the following roll call vote:

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<td>Pabon</td>
<td>Y</td>
<td>Willett</td>
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</table>
The question being, "Shall the bill, as amended, pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

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Co-sponsor(s) added: Representative(s) Covarrubias, Hansen, Melton, Singer, Williams D.

HB18-1295 by Representative(s) Salazar and Esgar; also Senator(s) Coram--Concerning modifications to the "Colorado Food and Drug Act" to allow products containing industrial hemp, and, in connection therewith, establishing that products containing industrial hemp are not adulterated or misbranded by virtue of containing industrial hemp.

(Amended as printed in Senate Journal, April 25, 2018.)

Representative Salazar moved that the House concur in Senate amendments. A substitute motion by Representative Singer that the House not concur in Senate amendments and that a Conference Committee be appointed was declared passed by the following roll call vote:

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<td>Sandridge Y</td>
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<tr>
<td>Beckman Y</td>
<td>Gray Y</td>
<td>Lundeen N</td>
<td>Sias N</td>
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<tr>
<td>Benavidez Y</td>
<td>Hamner Y</td>
<td>McKeen N</td>
<td>Singer Y</td>
<td></td>
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<td></td>
</tr>
</tbody>
</table>
The Speaker appointed Representatives Esgar, Chairman, Salazar and Catlin as House Conferees to the bill.

CONSIDERATION OF ADHERENCE

SB18-033 by Senator(s) Sonnenberg; also Representative(s) Arndt and Becker J.--Concerning the continuation of the animal feeding operation permit program under the department of public health and environment, and, in connection therewith, making an appropriation.

Representative Arndt moved that the House recede from its position on SB18-033. The motion was declared passed by the following roll call vote:

<table>
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<tr>
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<th>57</th>
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<td>Y</td>
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<td>N</td>
<td>Saine</td>
<td>N</td>
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<tr>
<td>Becker J.</td>
<td>Y</td>
<td>Garnett</td>
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<td>Liston</td>
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<td>Salazar</td>
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<tr>
<td>Becker K.</td>
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<td>Lontine</td>
<td>Y</td>
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<td>Gray</td>
<td>Y</td>
<td>Lundeen</td>
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<td>Sias</td>
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<tr>
<td>Benavidez</td>
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<td>Hamner</td>
<td>Y</td>
<td>McKeans</td>
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<td>Singer</td>
<td>Y</td>
</tr>
<tr>
<td>Bridges</td>
<td>Y</td>
<td>Hansen</td>
<td>Y</td>
<td>McLachlan</td>
<td>Y</td>
<td>Thurlow</td>
<td>Y</td>
</tr>
<tr>
<td>Buck</td>
<td>N</td>
<td>Herod</td>
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<td>Melton</td>
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<td>Valdez</td>
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<td>Hooton</td>
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<td>Michaelson Jenet</td>
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<td>Van Winkle</td>
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<td>Neville P.</td>
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<td>Weissman</td>
<td>Y</td>
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<tr>
<td>Catlin</td>
<td>Y</td>
<td>Jackson</td>
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<td>Pabon</td>
<td>Y</td>
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<td>Coleman</td>
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<td>Williams D.</td>
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<tr>
<td>Covarrubias</td>
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<td>Kraft-Tharp</td>
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<td>Rankin</td>
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<td>Y</td>
<td>Rosenthal</td>
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<td>Young</td>
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</table>

Representative KC Becker moved for the repassage of SB18-033 as amended by the Senate. The bill was declared repassed by the following roll call vote:

<table>
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<tr>
<th>YES</th>
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<td>Y</td>
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<td>Becker J.</td>
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<td>Garnett</td>
<td>Y</td>
<td>Liston</td>
<td>Y</td>
<td>Salazar</td>
<td>Y</td>
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<tr>
<td>Becker K.</td>
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<td>Ginal</td>
<td>Y</td>
<td>Lontine</td>
<td>Y</td>
<td>Sandridge</td>
<td>N</td>
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</tbody>
</table>
SB18-108 by Senator(s) Crowder and Coram; also Representative(s) Arndt and Singer--Concerning the issuance of identification documents under the "Colorado Road and Community Safety Act" to persons who are not lawfully present in the United States, and, in connection therewith, making an appropriation.

Representative Singer moved that the House recede from its position on SB18-108. The motion was declared passed by the following roll call vote:

<table>
<thead>
<tr>
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<td>Catlin</td>
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<td>N</td>
<td>Rosenthal</td>
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</table>

Representative KC Becker moved for the repassage of SB18-108 as amended by the Senate. The bill was declared repassed by the following roll call vote:

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<td>Y</td>
<td>Hamner</td>
<td>Y</td>
<td>McKeenan</td>
<td>Y</td>
<td>Singer</td>
<td>Y</td>
</tr>
</tbody>
</table>

Speaker Y
Bridges Y Hansen Y McLachlan Y Thurlow Y
Buck N Herod Y Melton Y Valdez Y
Buckner Y Hooton Y Michaelson Jenet Y Van Winkle N
Carver N Humphrey N Neville P. N Weissman Y
Catlin N Jackson Y Pabon Y Willett N
Coleman Y Kennedy Y Pettersen Y Williams D. N
Covarrubias N Kraft-Tharp Y Rankin N Wilson Y
Danielson Y Landgraf N Ransom N Winkler N
Esgar Y Lawrence N Reyher N Winter Y
Everett N Lee Y Roberts Y Wist N
Exum Y Leonard N Rosenthal Y Young Y
Speaker Y

Co-sponsor(s) added: Representative(s) Becker K., Winter, Young

_______________

APPOINTMENT(S)

The Speaker announced the following temporary committee appointment(s) for April 27, 2018 only:

Health, Insurance, & Environment
Representative Michaelson Jenet to replace Representative Jackson

_______________

REPORT(S) OF COMMITTEE(S) OF REFERENCE

JUDICIARY
After consideration on the merits, the Committee recommends the following:

HB18-1409 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 through 15 and substitute:
"(c) Currently, most victims' services are offered or funded by criminal justice or other administrative agencies. Although this model has many benefits and is able to serve many crime victims, there remains populations of crime victims who are hard to reach through the current model or who are limited in their ability to access victims' services under the current model."

Page 3, strike lines 1 through 6 and substitute:
"(d) These limitations can result in gaps in support for crime survivors, particularly those survivors who have been historically underserved or who are unlikely to seek services under the current model, including people of color, men, and young adults; and
(e) A community-based, public-health approach can supplement the current model by broadening the reach of victims' services, particularly in the area of prevention of repeat victimization."

Page 3, strike lines 18 through 24 and substitute:
"(d) The community reentry grant program created in House Bill 14-1355, enacted in 2014, uses a third-party grant administrator because
this model helps engage smaller community and faith-based organizations
that are usually unable to access traditional grant money despite being
competent at serving their communities. The third-party grant
administrator provides grantees with infrastructure, including case
management, financial management, and data collection systems; helps
grantees develop policies and procedures to comply with grant
requirements; and offers ongoing technical assistance during the grant
period.

(c) This third-party grant administrator model has been proven to
be effective not only with regard to House Bill 14-1355 but also with
regard to federal grant programs that are aimed specifically at better
serving underserved communities, particularly communities of color."

Page 7, line 2, strike "2-3-1203." and substitute "24-34-104.".

Page 7, strike lines 3 through 10 and substitute:

"SECTION 3. In Colorado Revised Statutes, 24-34-104, add
(24)(a)(V) as follows:

24-34-104. General assembly review of regulatory agencies
and functions for repeal, continuation, or reestablishment - legislative
declaration - repeal. (24) (a) The following agencies, functions, or both,
are scheduled for repeal on September 1, 2023:

(V) THE COMMUNITY CRIME SURVIVORS GRANT PROGRAM
CREATED IN SECTION 25-20.5-801;"

Page 7, strike lines 11 through 27.

Strike pages 8 and 9.

Page 10, strike lines 1 through 4.

Page 10, after line 4 insert:

"SECTION 4. In Colorado Revised Statutes, 24-32-120, amend
(5)(c) as follows:

24-32-120. Justice reinvestment crime prevention initiative -
program - rules - reports - repeal. (5) (c) The state treasurer shall
transfer any unexpended and unencumbered money remaining in the fund
at the end of a fiscal year to the general fund NOTWITHSTANDING THE
PROVISIONS OF SUBSECTIONS (5)(d) AND (5)(e) OF THIS SECTION AND
SUBJECT TO ANNUAL APPROPRIATION BY THE GENERAL ASSEMBLY, THE
DEPARTMENT OF PUBLIC HEALTH AND ENVIRONMENT MAY EXPEND MONEY
FROM THE FUND TO IMPLEMENT HOUSE BILL 18-1409, ENACTED IN 2018.
ANY UNEXPENDED AND UNENCUMBERED MONEY FROM AN APPROPRIATION
MADE PURSUANT TO THIS SUBSECTION (5)(c) REMAINS AVAILABLE FOR
EXPENDITURE BY THE DEPARTMENT OF PUBLIC HEALTH AND ENVIRONMENT
IN THE NEXT FISCAL YEAR WITHOUT FURTHER APPROPRIATION.

SECTION 5. Appropriation. For the 2018-19 state fiscal year,
$1,761,140 is appropriated to the department of public health and
environment. This appropriation is from the parole savings fund created
in section 24-32-120, C.R.S., and is based on an assumption that the
department will require an additional 0.5 FTE. To implement this act, the
department may use this appropriation for funding to eligible entities that
provide support services to crime survivors and other interventions that
are intended to reduce repeat victimization. Any money appropriated in
this section not expended prior to July 1, 2019, is further appropriated to
the department of public health and environment for 2019-20 state fiscal
year for the same purpose.".

Page 1, strike lines 102 through 104 and substitute "GRANT PROGRAM
AND MAKING AN APPROPRIATION.".

HB18-1410 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 7, strike "BEDS." and substitute "BEDS ON
A MONTHLY BASIS.".

Page 2, line 9, after "BOARD," insert "EACH ELECTED DISTRICT ATTORNEY,
THE CHIEF JUDGE OF EACH JUDICIAL DISTRICT, THE STATE PUBLIC
DEFENDER,"

Page 3, line 1, after "BOARD," insert "EACH ELECTED DISTRICT ATTORNEY,
THE CHIEF JUDGE OF EACH JUDICIAL DISTRICT, THE STATE PUBLIC
DEFENDER,"

Page 3, line 5, strike "PRIVATE CONTRACT PRISONS" and substitute
"STATE-FUNDED PRIVATE CONTRACT PRISON BEDS".

Page 3, line 14, strike "PROVIDE THE PAROLE BOARD WITH" and substitute
"REQUEST THAT THE PAROLE BOARD REVIEW"

Page 3, line 15, strike ",A"

Page 3, line 16, strike "VERIFIED PAROLE SPONSOR," and substitute "AN
APPROVED PAROLE PLAN,".

Page 3, strike lines 18 and 19 and substitute:
"(III) COORDINATE WITH THE PAROLE BOARD TO REVIEW THE LIST
OF INMATES WHO HAVE SATISFIED CONDITIONS FOR CONDITIONAL RELEASE
VERIFIED BY THE DEPARTMENT OF CORRECTIONS, DO NOT REQUIRE FULL
BOARD".

Page 4, strike lines 1 through 8.

DELIVERY OF BILLS TO GOVERNOR

The Chief Clerk of the House of Representatives reports the following
bills have been delivered to the Office of the Governor: HB18-1040,
1069, 1186, 1193, 1235, 1240, 1250, 1257, 1259, 1264, 1265, 1268,
1284, 1305, 1308, 1325, 1329, 1331, 1336, 1338 at 4:42 p.m. on
April 26, 2018.
INTRODUCTION OF BILLS
First Reading

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

SB18-219 by Senator(s) Tate; also Representative(s) Kraft-Tharp--Concerning the rates a motor vehicle dealer charges a motor vehicle manufacturer for work performed by the dealer in accordance with a warranty obligation.
Committee on Business Affairs and Labor

SB18-226 by Senator(s) Lundberg and Cooke; also Representative(s) Willett--Concerning a prohibition on Colorado's involvement in a state-level climate collaboration that attempts to reduce carbon dioxide emissions.
Committee on Transportation & Energy

SB18-248 by Senator(s) Martinez Humenik; also Representative(s) Lawrence and Gray--Concerning the treatment under statutory provisions governing tax increment financing of revenues received by an urban renewal authority following certain voter-approved revenue increases.
Committee on Finance

SB18-255 by Senator(s) Tate; also Representative(s) Arndt and Hooton--Concerning the use of electronic formats in the issuance of certificates of title for vehicles.
Committee on Transportation & Energy

INTRODUCTION OF RESOLUTION

The following resolution was read by title and laid over one day under the rules:

LAY OVER OF CALENDAR ITEM(S)

On motion of Representative KC Becker, the following item(s) on the Calendar were laid over until April 27, retaining place on Calendar:

Consideration of General Orders--SB18-205, 209, 044, HB18-1011.
Consideration of Resolution(s)--HJR18-1018.

On motion of Representative Garnett, the House adjourned until 9:00 a.m., April 27, 2018.

Approved:
CRISANTA DURAN,
Speaker

Attest:
MARILYN EDDINS,
Chief Clerk
Prayer by Father Joseph Dang, Denver Police Department Chaplin.

The Speaker called the House to order at 9:00 a.m.

Pledge of Allegiance led by Sienna Snook, STEM Lab, Northglenn, Sydney Cobb, Coyote Hills Elementary, Aurora.

The roll was called with the following result:

Present--61.
Excused--Representative(s) Foote, Jackson, Landgraf, Speaker--4.
Present after roll call--Representative(s) Foote, Landgraf, Speaker.

The Speaker declared a quorum present.

On motion of Representative Catlin, the reading of the journal of April 26, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

CONSIDERATION OF MEMORIAL

HM18-1001 by Representative(s) Liston--Memorializing former Representative Barbara Philips.

(Printed and placed in members' files.)

On motion of Representative Liston, the memorial was read at length and adopted by viva voce vote.

House in recess. House reconvened.

THIRD READING OF BILL(S)--FINAL PASSAGE

The following bill(s) were considered on Third Reading. The title(s) were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

HB18-1290 by Representative(s) Roberts and Lawrence, Hansen; also Senator(s) Sonnenberg--Concerning the continuation of the certification of conservation easement holders, and, in connection therewith, implementing the recommendations of the 2017 sunset report by the department of regulatory agencies.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

<table>
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<tr>
<th>YES</th>
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<tr>
<td>Becker J.</td>
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Co-sponsor(s) added: Representative(s) Arndt, Bridges, Buckner, Esgar, Hamner, Herod, Kennedy, Rosenthal, Winter, Young

HB18-1291 by Representative(s) Winter and Thurlow; also Senator(s) Sonnenberg--Concerning the continuation of the conservation easement oversight commission, and, in connection therewith, implementing the recommendations of the 2017 sunset report by the department of regulatory agencies.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Hansen, Michaelson Jenet, Singer, Roberts, Rosenthal, Young

**HB18-1415** by Representative(s) Winter; also Senator(s) Fenberg--Concerning the regulation of student loan servicers.
The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Becker K., Bridges, Coleman, Esgar, Exum, Garnett, Ginal, Hamner, Hansen, Herod, Hooton, Kennedy, Lee, Lontine, McLachlan, Melton, Michaelson Jenet, Pettersen, Roberts, Rosenthal, Salazar, Singer, Weissman, Young, Speaker

HB18-1385 by Representative(s) Roberts; also Senator(s) Coram--Concerning changes to family support obligations in domestic relation actions due to changes in the federal tax laws.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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HB18-1185 by Representative(s) Kraft-Tharp and Wist; also Senator(s) Neville T. and Moreno--Concerning changes to the state income tax apportionment statute based on the most recent multistate tax commission's uniform model of the uniform division of income for tax purposes act.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

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Co-sponsor(s) added: Representative(s) Humphrey, Kennedy, McKean, Neville P., Reyher, Van Winkle, Williams D., Winkler

HB18-1197 by Representative(s) Young and Wilson; also Senator(s) Moreno--Concerning authorizing local education providers to operate student-centered accountability system pilot programs, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

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HB18-1294 by Representative(s) Lontine and Buckner, Esgar, Ginal, Kennedy, Roberts; also Senator(s) Crowder--Concerning the continuation of the regulation of nursing home administrators by the board of examiners of nursing home administrators in the division of professions and occupations in the department of regulatory agencies, and, in connection therewith, requiring the board to record by board member each vote regarding licensee discipline and requiring nursing home administrators to report possible felony conduct by nursing home facility employees.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
HB18-1393 by Representative(s) Hamner and Exum; also Senator(s) Gardner--Concerning measures to support effective implementation of the "Colorado Reading to Ensure Academic Development Act" for all students who receive services pursuant to READ plans.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Becker K., Bridges, Buckner, Coleman, Esgar, Garnett, Gray, Hansen, Herod, Kraft-Tharp, Lee, Lontine, McLachlan, Melton, Michaelson Jenet, Pettersen, Roberts, Rosenthal, Salazar, Valdez, Winter, Young, Speaker

HB18-1316 by Representative(s) Pabon and Exum, Kraft-Tharp, McKean; also Senator(s) Cooke and Williams A.--Concerning modifications to the skilled worker training program administered by the department of labor and employment, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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<td>Hooton</td>
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<td>Michaelson Jenet</td>
<td>Y</td>
<td>Van Winkle</td>
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The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

| HB18-1343 | by Representative(s) Lee and Carver, Valdez, Danielson, Landgraf, Duran, Covarrubias, Kraft-Tharp, Liston, Lundeen, Melton, Pabon; also Senator(s) Lambert and Todd, Garcia, Coram--Concerning the continuation of the "Colorado Veterans' Service-to-career Program", and, in connection therewith, making an appropriation. |
| HB18-1353 | by Representative(s) Lontine and Carver; also Senator(s) Marble--Concerning the creation of a grant program to reimburse local governments for costs associated with the provision of defense counsel to certain defendants at their first appearances in municipal courts, and, in connection therewith, making an appropriation. |
The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

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<tr>
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Arndt Y Foote Y Lewis N Saine N
Becker J. Y Garnett Y Liston N Salazar Y
Becker K. Y Ginal Y Lontine Y Sandridge N
Beckman N Gray Y Lundeen N Sias N
Benavidez N Hamner Y McKean N Singer Y
Bridges Y Hansen Y McLachlan Y Thurlow Y
Buck N Herod Y Melton Y Valdez Y
Buckner Y Hooton Y Michaelson Jenet Y Van Winkle N
Carver Y Humphrey N Neville P. N Weissman Y
Catlin Y Jackson E Pabon Y Willett Y
Coleman Y Kennedy Y Pettersen Y Williams D. N
Covarrubias Y Kraft-Tharp Y Rankin Y Wilson Y
Danielson Y Landgraf Y Ransom N Winkler N
Esgar Y Lawrence Y Reyher Y Winter Y
Everett N Lee Y Roberts Y Wist Y
Exum Y Leonard N Rosenthal Y Young Y
Speaker Y

Co-sponsor(s) added: Representative(s) Becker K., Exum, Foote, Gray, Hamner, Kennedy, Lee, Michaelson Jenet, Rosenthal, Salazar, Singer, Valdez, Young, Speaker

HB18-1380 by Representative(s) Weissman and Exum; also Senator(s) Kefalas and Martinez Humenik--Concerning the property-related expense assistance grants for low-income seniors and individuals with disabilities, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

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Becker K. Y Ginal Y Lontine Y Sandridge N
Beckman N Gray Y Lundeen N Sias N
Benavidez Y Hamner Y McKean N Singer Y
Bridges Y Hansen Y McLachlan Y Thurlow Y
Buck N Herod Y Melton Y Valdez Y
Buckner Y Hooton Y Michaelson Jenet Y Van Winkle N
Carver Y Humphrey N Neville P. N Weissman Y
Catlin Y Jackson E Pabon Y Willett Y
Coleman Y Kennedy Y Pettersen Y Williams D. N
Covarrubias Y Kraft-Tharp Y Rankin Y Wilson Y
Danielson Y Landgraf Y Ransom N Winkler N
Esgar Y Lawrence Y Reyher Y Winter Y
Everett N Lee Y Roberts Y Wist Y
Exum Y Leonard N Rosenthal Y Young Y
Speaker Y
HB18-1400 by Representative(s) Becker K. and McKean; also Senator(s) Scott and Jahn--Concerning an increase in fees paid by stationary sources of air pollutants, and, in connection therewith, prioritizing the use of the revenues generated by the fee increases to reduce permit processing times, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

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Co-sponsor(s) added: Representative(s) Arndt, Gray, Hamner, Hansen, Hooton, Lontine, Reyher, Roberts, Rosenthal, Salazar, Winter, Young, Speaker

HB18-1388 by Representative(s) Garnett; also Senator(s) Tate--Concerning an exemption from the requirement to register a security if the security is subject to a notice filing as permitted under federal law.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

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</table>
HB18-1218 by Representative(s) Carver and Melton; also Senator(s) Crowder and Todd--Concerning the definition of a charitable organization for purposes of state sales and use tax, and, in connection therewith, removing the limitation that a veterans' organization only gets the charitable organization exemption for purposes of sponsoring a special event, meeting, or other function in the state, so long as such event, meeting, or function is not part of the organization's regular activities in the state.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Coleman, Covarrubias, Esgar, Gray, Herod, Humphrey, Landgraf, Liston, Lontine, Michaelson Jenet, Pettersen, Rankin, Ransom, Roberts, Rosenthal, Salazar, Sandridge, Valdez, Van Winkle, Weissman, Williams D., Winter, Young, Speaker
HB18-1255 by Representative(s) Duran and Carver; also Senator(s) Cooke and Kefalas--Concerning the creation of a childhood cancer awareness license plate, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Arndt, Bridges, Buckner, Coleman, Covarrubias, Esgar, Exum, Ginal, Hamner, Hansen, Herod, Hooton, Kennedy, Kraft-Tharp, Lawrence, Lee, Lontine, McLachlan, Melton, Michaelson Jenet, Pabon, Pettersen, Reyher, Roberts, Rosenthal, Salazar, Sandridge, Singer, Valdez, Willett, Winkler, Winter, Young

(For change in action, page 1326.)

HB18-1315 by Representative(s) McLachlan and Becker J.; also Senator(s) Kefalas and Lundberg--Concerning the expansion of the sales and use tax exemption for manufactured homes constructed in compliance with a federal safety act.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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</table>
HB18-1394 by Representative(s) Singer and McKean; also Senator(s) Kefalas and Cooke--Concerning amendments to the Colorado disaster emergency act to address all phases of emergency management.

The question being "Shall the bill pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Arndt, Becker K., Buckner, Coleman, Exum, Foote, Ginal, Hamner, Herod, Kennedy, Kraft-Tharp, Lontine, Michaelson Jenet, Pettersen, Rosenthal, Valdez, Young, Speaker

HB18-1413 by Representative(s) Lee and Neville P.; also Senator(s) Zenzinger--Concerning the creation of a school safety grant program, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Bridges, Coleman, Danielson, Esgar, Garnett, Hamner, Hansen, Herod, Hooton, Lee, Lontine, McLachlan, Melton, Michaelson Jenet, Pettersen, Reyher, Roberts, Rosenthal, Salazar, Singer, Valdez, Weissman, Winter, Young, Speaker
HB18-1420 by Representative(s) Hamner and Rankin; also Senator(s) Scott--Concerning the creation of special districts to provide early childhood development services.

As shown by the following roll call vote, a majority of all members elected to the House voted in the affirmative, and Representative Hamner was given permission to offer a Third Reading amendment:

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Third Reading amendment No. 1, by Representative Hamner.

Amend printed bill, page 5, after line 11 insert:

"SECTION 5. In Colorado Revised Statutes, 32-1-301, add (2)(a)(XI) as follows:

32-1-301. Petition for organization. (2) The petition shall set forth:

(a) The type of service to be provided by the proposed special district and the name of the proposed special district, consisting of a chosen name preceding one of the following phrases:

(XI) EARLY CHILDHOOD DEVELOPMENT SERVICE DISTRICT.".

Renumber succeeding sections accordingly.

The amendment was declared passed by the following roll call vote:

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The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared **passed**.

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Co-sponsor(s) added: Representative(s) Arndt, Becker K., Bridges, Buckner, Coleman, Esgar, Exum, Garnett, Gray, Hansen, Herod, Kennedy, Lee, McLachlan, Melton, Michaelson Jenet, Pabon, Pettersen, Reyher, Rosenthal, Valdez, Winter, Young, Speaker

**HB18-1403** by Representative(s) Weissman; also Senator(s) Fenberg--
Concerning the expanded disclosure of information in disclaimer statements about persons paying for certain forms of political communication.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

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HB18-1303 by Representative(s) Wist and Garnett; also Senator(s) Tate--Concerning exemption of nonprofit youth sports organization coaches from the "Colorado Employment Security Act".

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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HB18-1208 by Representative(s) Duran and Winter; also Senator(s) Martinez Humenik--Concerning the expansion of the income tax credit for child care expenses that is a percentage of a similar federal income tax credit, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
IMMEDIATE RECONSIDERATION OF HB18-1255

Having voted on the prevailing side, Representative KC Becker moved for reconsideration of the last House action. As shown by the following recorded vote more than a two-thirds majority of those elected to the House voted in the affirmative and the motion was declared passed:

Consideration of HB18-1255 was laid over until April 30, retaining place on Calendar.
REPORT(S) OF COMMITTEE(S) OF REFERENCE

APPROPRIATIONS

After consideration on the merits, the Committee recommends the following:

HB18-1081 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 6 insert:

"SECTION 2. Appropriation. (1) For the 2018-19 state fiscal year, $40,000 is appropriated to the judicial department. 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 general courts administration.

(2) For the 2018-19 state fiscal year, $194,208 is appropriated to the judicial department. This appropriation is from the judicial department information technology cash fund created in section 13-32-114 (1), C.R.S. To implement this act, the department may use this appropriation for information technology infrastructure."

Renumber succeeding section accordingly.

Page 1, line 103, strike "SCHEDULED." and substitute "SCHEDULED, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB18-1202 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 "2018," and substitute "2020,"

HB18-1236 be referred to the Committee of the Whole with favorable recommendation.

HB18-1289 be referred to the Committee of the Whole with favorable recommendation.

HB18-1306 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 26, strike "THE" and substitute "SUBJECT TO AVAILABLE APPROPRIATIONS, THE"

Page 6, line 1, strike "DUTIES:" and substitute "DUTIES BEGINNING IN THE 2019-20 FISCAL YEAR:".

Page 25, after line 16 insert:

"SECTION 7. Appropriation. (1) For the 2018-19 state fiscal year, $2,817,327 is appropriated to the department of human services. This appropriation consists of $550,066 cash funds from local funds and $2,267,261 from temporary assistance for needy families block grant funds. To implement this act, the department may use this appropriation as follows:

(a) $5,558 from temporary assistance for needy families block grant funds for use by the executive director's office for operating expenses;

(b) $61,441 from temporary assistance for needy families block grant funds for use by the division of child welfare for administration, which amount is based on an assumption that the division will require an additional 0.9 FTE; and

(c) $2,750,328, which consists of $550,066 cash funds from local funds and $2,200,262 from federal temporary assistance for needy families block grant funds, for use by the division of child welfare for child welfare services."

Renumber succeeding section accordingly.

Page 1, line 103, strike "METALS." and substitute "METALS, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION."

HB18-1350 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 6 insert:

"SECTION 2. Appropriation. (1) For the 2018-19 state fiscal year, $14,292 is appropriated to the department of revenue for use by the taxation and compliance division. This appropriation is from the general fund. To implement this act, the division may use this appropriation as follows:

(a) $14,007 for personal services, which amount is based on an assumption that the division will require an additional 0.3 FTE; and

(b) $285 for operating expenses."

Renumber succeeding section accordingly.

Page 1, line 103, strike "METALS." and substitute "METALS, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION."

HB18-1364 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:
Amend the Public Health Care & Human Services Report, dated April 17, 2018, page 3, line 8, after the period add "THE COUNCIL SHALL PROVIDE SUFFICIENT ADVANCE NOTICE OF EACH QUARTERLY MEETING TO THE INDIVIDUAL EMPLOYED BY EACH STATE DEPARTMENT WHO IS RESPONSIBLE FOR COORDINATING DEPARTMENTAL ACTIONS RELATED TO THE FEDERAL "AMERICANS WITH DISABILITIES ACT OF 1990", 42 U.S.C. 12101 ET SEQ., AS AMENDED, SO THAT SUCH INDIVIDUALS CAN ATTEND THE QUARTERLY MEETINGS AND PROVIDE UPDATES TO THE COUNCIL ON INDIVIDUAL DEPARTMENTS' PROGRAMS AND ACCESSIBILITY ISSUES.".

Page 3, line 24, after "DISABILITIES:" insert:

"(c) CREATING AND MAINTAINING A WEBSITE THAT INCLUDES RESOURCES FOR PERSONS WITH DISABILITIES;
(d) MAINTAINING A CURRENT LIST OF THE INDIVIDUAL EMPLOYED BY EACH STATE DEPARTMENT WHO IS RESPONSIBLE FOR COORDINATING DEPARTMENTAL ACTIONS RELATED TO THE FEDERAL "AMERICANS WITH DISABILITIES ACT OF 1990", 42 U.S.C. 12101 ET SEQ., AS AMENDED;
(e) COORDINATING WITH STATE BOARDS, ADVISORY COUNCILS, AND COMMISSIONS ESTABLISHED FOR OR RELATED TO PERSONS WITH DISABILITIES;
(f) ISSUING AN ANNUAL REPORT TO THE GOVERNOR AND GENERAL ASSEMBLY ON THE STATE'S PROGRAMS, SERVICES, AND POLICIES AFFECTING AND ADDRESSING PERSONS WITH DISABILITIES;
(g) MONITORING THE STATE'S IMPLEMENTATION OF TITLE II OF THE FEDERAL "AMERICANS WITH DISABILITIES ACT OF 1990", 42 U.S.C. 12101 ET SEQ., AS AMENDED;
(h) ACTING AS AN ADDITIONAL ENTRY POINT FOR PUBLIC GRIEVANCES REGARDING DISABILITY ISSUES AND REFERRING THOSE GRIEVANCES TO THE APPROPRIATE STATE AGENCY OR PERSONNEL;".

Reletter succeeding paragraphs accordingly.

Page 3, line 29, strike "DISABILITIES." and substitute "DISABILITIES, INCLUDING BUT NOT LIMITED TO RESEARCH ON HOUSING, TRANSPORTATION, EMPLOYMENT, EDUCATION, AND HEALTH CARE ISSUES AS THOSE ISSUES RELATE TO PERSONS WITH DISABILITIES.".

Page 4, strike lines 11 through 17 and substitute:

"SECTION 10. In Colorado Revised Statutes, 42-1-227, amend (1) introductory portion; and add (2) as follows: 42-1-227. Disabled parking education program. (1) Subject to the availability of funds appropriated under section 42-1-226, the Colorado advisory council for persons with disabilities, created in section 24-45.5-103, C.R.S., section 25.5-1-703:

(2) (a) NOTWITHSTANDING THE PROVISIONS OF SUBSECTION (1) OF THIS SECTION, BEGINNING JANUARY 1, 2019, AND CONTINUING THROUGH JUNE 30, 2020, UNLESS OTHERWISE PROVIDED FOR IN SUBSECTION (2)(d) OF THIS SECTION, THE DEPARTMENT OF HEALTH CARE POLICY AND FINANCING, REFERRED TO IN THIS SECTION AS THE "DEPARTMENT", SHALL DESIGNATE A COLORADO NONPROFIT ORGANIZATION, REFERRED TO IN THIS SUBSECTION (2) AS "NONPROFIT ORGANIZATION", TO PERFORM THE DUTIES AND RESPONSIBILITIES SET FORTH IN SUBSECTIONS (1)(a) AND (1)(b) OF THIS SECTION CONCERNING THE DISABLED PARKING EDUCATION PROGRAM."
THE DEPARTMENT IS AUTHORIZED TO APPROPRIATE ANY MONEY
APPROPRIATED PURSUANT TO SECTION 42-1-226 TO THE DESIGNATED
NONPROFIT ORGANIZATION.

(b) ON OR BEFORE SEPTEMBER 1, 2018, AN INTERESTED NONPROFIT
ORGANIZATION SHALL SUBMIT AN APPLICATION TO THE DEPARTMENT TO
BECOME THE DESIGNATED NONPROFIT ORGANIZATION. THE DEPARTMENT
SHALL CONSIDER THE FOLLOWING CRITERIA IN DETERMINING WHETHER TO
DESIGNATE A NONPROFIT ORGANIZATION TO ADMINISTER THE DISABLED
PARKING EDUCATION PROGRAM:

(I) WHETHER MORE THAN FIFTY PERCENT OF THE NONPROFIT
ORGANIZATION'S BOARD HAS A DISABILITY;

(II) WHETHER MORE THAN THIRTY-THREE PERCENT OF THE
NONPROFIT ORGANIZATION'S BOARD QUALIFIES FOR DISABLED PARKING;

(III) WHETHER MORE THAN THIRTY-THREE PERCENT OF THE
NONPROFIT ORGANIZATION'S BOARD HAS MARKETING OR ADVERTISING
EXPERIENCE;

(IV) WHETHER THE NONPROFIT ORGANIZATION'S BOARD HAS A
DISABLED VETERAN;

(V) THE LEVEL OF THE NONPROFIT ORGANIZATION'S SUBJECT
MATTER EXPERTISE; AND

(VI) THE NONPROFIT ORGANIZATION'S WILLINGNESS TO PROVIDE
IN-KIND OR OTHER CONTRIBUTIONS TO THE DISABLED PARKING EDUCATION
PROGRAM.

(c) ON OR BEFORE DECEMBER 1, 2019, THE COLORADO ADVISORY
COUNCIL FOR PERSONS WITH DISABILITIES, CREATED IN SECTION
25.5-1-703, SHALL MAKE A RECOMMENDATION TO THE DEPARTMENT
CONCERNING WHETHER OR NOT THE DESIGNATED NONPROFIT
ORGANIZATION MUST CONTINUE TO ADMINISTER THE DISABLED PARKING
EDUCATION PROGRAM. ON OR BEFORE DECEMBER 31, 2019, THE
DEPARTMENT SHALL DETERMINE WHETHER TO CONTINUE TO DESIGNATE
THE NONPROFIT ORGANIZATION AS THE ENTITY TO ADMINISTER THE
DISABLED PARKING EDUCATION PROGRAM; HOWEVER, UNDER NO
CIRCUMSTANCE MAY THE DESIGNATION CONTINUE AFTER JULY 1, 2020.".".

Page 4 of the report, after line 25 insert:

"Page 7 of the bill, before line 14 insert:

"SECTION 13. Appropriation. (1) For the 2018-19 state fiscal
year, $130,798 is appropriated to the department of health care policy and
financing for use by the executive director's office. This appropriation is
from the general fund. To implement this act, the office may use this
appropriation as follows:

(a) $96,067 for personal services, which amount is based on an
assumption that the office will require an additional 1.5 FTE; and

(b) $34,731 for operating expenses.".

Renumber succeeding sections accordingly.

Page 1 of the bill, line 105, strike "AGENCIES." and substitute "AGENCIES,
AND MAKING AN APPROPRIATION.".".
HB18-1392 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 15, after line 18 insert:
"SECTION 2. Appropriation. (1) For the 2018-19 state fiscal year, $15,000 is appropriated to the department of regulatory agencies for use by the division of insurance. This appropriation is from the division of insurance cash fund created in section 10-1-103 (3), C.R.S. To implement this act, the division may use this appropriation for personal services."

Renumber succeeding section accordingly.

Page 1, line 108, strike "AND".

Page 1, line 110, strike "APPROVAL." and substitute "APPROVAL, AND MAKING AN APPROPRIATION.".

HB18-1416 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 13, line 10, strike "environment." and substitute "environment for use by the prevention services division."

Page 13, line 12, strike "department" and substitute "division" and trike "0.6" and substitute "0.4".

Page 13, line 13, strike "department" and substitute "division" and strike "to" and substitute "for suicide prevention."

Page 13, strike lines 14 and 15.

HB18-1419 be referred to the Committee of the Whole with favorable recommendation.

SB18-150 be referred to the Committee of the Whole with favorable recommendation.

HEALTH, INSURANCE & ENVIRONMENT

After consideration on the merits, the Committee recommends the following:

HB18-1358 be postponed indefinitely.
CONSIDERATION OF RESOLUTION(S)


(Printed and placed in members' files.)

On motion of Representative Duran, the resolution was read at length and adopted by viva voce vote.

Current Roll Call added as co-sponsor(s): Representative(s) Becker J., Beckman, Buck, Carver, Catlin, Covarrubias, Humphrey, Landgraf, Lawrence, Leonard, Lewis, Liston, Lundeen, McKean, Neville P., Rankin, Ransom, Reyher, Saine, Sandridge, Sias, Thurlow, Van Winkle, Willett, Williams D., Winkler.

On motion of Representative KC Becker, HB18-1306, 1364, 1416, 1236, 1350, 1398, 1410, 1392, 1081, 1202, SB18-150, 209, 119 were made Special Orders on April 27, 2018, at 12:31 p.m.

The hour of 12:31 p.m., having arrived, on motion of Representative Roberts, the House resolved itself into Committee of the Whole for consideration of Special Orders and he was called to act as Chair.

SPECIAL ORDERS--SECOND READING OF BILLS

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

(Amendments to the committee amendment are to the printed committee report which was printed and placed in the members' bill file.)

HB18-1306 by Representative(s) Michaelson Jenet; also Senator(s) Coram and Moreno--Concerning ensuring educational stability for students in out-of-home placement.

Amendment No. 1, Public Health Care & Human Services Report, dated April 10, 2018, and placed in member's bill file; Report also printed in House Journal, April 11, 2018.
Amendment No. 2, Appropriations Report, dated April 27, 2018, and placed in member's bill file; Report also printed in House Journal, April 27, 2018.

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

HB18-1364 by Representative(s) Michaelson Jenet and Landgraf, Danielson, Ginal, Hooton, Lontine, Pettersen, Singer; also Senator(s) Martinez Humenik and Zenzinger--Concerning the continuation of the Colorado advisory council for persons with disabilities, and, in connection therewith, implementing the sunset review recommendations of the department of regulatory agencies.

Amendment No. 1, Public Health Care & Human Services Report, dated April 17, 2018, and placed in member's bill file; Report also printed in House Journal, April 18, 2018.

Amendment No. 2, Appropriations Report, dated April 27, 2018, and placed in member's bill file; Report also printed in House Journal, April 27, 2018.

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

HB18-1416 by Representative(s) McLachlan and Carver; also Senator(s) Todd and Coram--Concerning student suicide prevention, and, in connection therewith, making an appropriation.

Amendment No. 1, Education Report, dated April 26, 2018, and placed in member's bill file; Report also printed in House Journal, April 26, 2018.

Amendment No. 2, Appropriations Report, dated April 27, 2018, and placed in member's bill file; Report also printed in House Journal, April 27, 2018.

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

HB18-1236 by Representative(s) McLachlan and Becker J.; also Senator(s) Baumgardner--Concerning the continuation of the Colorado food systems advisory council, and, in connection therewith, implementing the recommendations in the department of regulatory agencies' sunset report.

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

HB18-1350 by Representative(s) Kraft-Tharp; also Senator(s) Priola--Concerning the sales and use tax treatment of equipment used to manufacture new metal stock from scrap or end-of-life-cycle metals.
Amendment No. 1, Appropriations Report, dated April 27, 2018, and placed in member's bill file; Report also printed in House Journal, April 27, 2018.

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

**HB18-1398** by Representative(s) Gray and Wist; also Senator(s) Gardner--Concerning the statute of limitations for commencing a civil action in tort to recover damages for an act of domestic violence.

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

**HB18-1410** by Representative(s) Lee and Herod; also Senator(s) Lundberg and Kagan, Priola--Concerning measures to address prison population increases.

Amendment No. 1, Judiciary Report, dated April 26, 2018, and placed in member's bill file; Report also printed in House Journal, April 26, 2018.

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

**HB18-1081** by Representative(s) Benavidez and Lee; also Senator(s) Cooke--Concerning requiring the state court administrator to administer a division to remind criminal defendants to appear in court as scheduled.


Amendment No. 2, Appropriations Report, dated April 27, 2018, and placed in member's bill file; Report also printed in House Journal, April 27, 2018.

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

**HB18-1202** by Representative(s) Garnett; also Senator(s) Gardner--Concerning an income tax credit for an employer related to an employee's paid leave of absence for the purpose of making an organ donation, and, in connection therewith, enacting the "Living Organ Donor Support Act".

Amendment No. 1, Appropriations Report, dated April 27, 2018, and placed in member's bill file; Report also printed in House Journal, April 27, 2018.

Amendment No. 2, by Representative(s) Garnett.

Amend printed bill, page 4, after line 18 insert:

"(6) UPON REQUEST OF THE DEPARTMENT OF REVENUE AS PART OF
AN AUDIT, A TAXPAYER MUST PROVIDE THE DEPARTMENT WITH DOCUMENTATION FROM THE EMPLOYEE’S MEDICAL PROVIDER, WHICH THE TAXPAYER RECEIVED FROM THE EMPLOYEE, THAT VERIFIES THE EMPLOYEE’S ORGAN DONATION. IF THE TAXPAYER CANNOT PROVIDE THE DOCUMENTATION, THEN THE TAXPAYER IS INELIGIBLE FOR THE CREDIT UNDER THIS SECTION.

SECTION 3. In Colorado Revised Statutes, 24-72-602, amend (3)(a) introductory portion, (3)(a)(II), and (3)(b); and add (3)(c) as follows:

24-72-602. Access to personal medical information prohibited - exceptions. (3) This section does not:
- (a) Prohibit the department from accessing an invoice, a sales receipt, or other documentation of a sale necessary to substantiate an exemption from state sales tax under section 39-26-717 C.R.S., as long as:
  - (II) Any information in the documentation that identifies or could be used to identify an individual patient or that indicates a patient diagnosis or treatment plan has been redacted from the documentation; or
- (b) Override the authority of the department to obtain and use a written medical opinion in accordance with section 42-2-112; C.R.S.; or
- (c) APPLY TO A REQUEST BY THE DEPARTMENT FOR INFORMATION IN ACCORDANCE WITH SECTION 39-22-539 (6).”.

Renumber succeeding section accordingly.

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

HB18-1392 by Representative(s) Kennedy and Rankin, Hamner, Esgar, Ginal, Lontine, McClachlan, Michaelson Jenet, Roberts, Valdez; also Senator(s) Coram and Donovan, Aguilar--Concerning the creation of the Colorado reinsurance program to provide reinsurance payments to health insurers to aid in paying high-cost insurance claims, and, in connection therewith, authorizing the commissioner of insurance to seek approval from the federal government to waive applicable federal requirements, provide federal funds, or both to enable the state to implement the reinsurance program and making the program contingent upon waiver or funding approval.

Amendment No. 1, Health, Insurance, & Environment Report, dated April 19, 2018, and placed in member's bill file; Report also printed in House Journal, April 20, 2018.

Amendment No. 2, Finance Report, dated April 23, 2018, and placed in member's bill file; Report also printed in House Journal, April 24, 2018.

Amendment No. 3, Appropriations Report, dated April 27, 2018, and placed in member's bill file; Report also printed in House Journal, April 27, 2018.

Amendment No. 4, by Representative(s) Becker J. Amend printed bill, page 10, after line 27 insert:
"(4) On or before November 1, 2019, and on or before November 1 each year thereafter, the Division shall include an update regarding the program in its report to the members of the applicable committees of reference in the Senate and House of representatives as required by the "State Measurement for Accountable, Responsive, and Transparent (SMART) Government Act", Part 2 of Article 7 of Title 2.".

Page 15, line 9, after "statutes." insert "(1)".

Page 15, after line 18 insert:

"(2) This Part 11 is repealed, effective September 1, 2023. Before its repeal, this Part 11 is scheduled for review in accordance with Section 24-34-104.

SECTION 2. In Colorado Revised Statutes, 24-34-104, add (24)(a)(V) as follows:

24-34-104. General assembly review of regulatory agencies and functions for repeal, continuation, or reestablishment - legislative declaration - repeal. (24)(a) The following agencies, functions, or both, are scheduled for repeal on September 1, 2023:
(V) The reinsurance program authorized under Part 11 of Article 16 of Title 10.".

Renumber succeeding section accordingly.

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

SB18-150 by Senator(s) Fenberg and Lundberg; also Representative(s) McKean and Lee--Concerning measures to facilitate voter registration of individuals in the criminal justice system, and, in connection therewith, making an appropriation.

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

SB18-209 by Senator(s) Todd and Martinez Humenik, Tate; also Representative(s) Pabon and Thurlow, Singer--Concerning modifications to the government data advisory board created in the office of information technology.

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

SB18-119 by Senator(s) Gardner; also Representative(s) Carver and Benavidez--Concerning false imprisonment of a minor, and, in connection therewith, making an appropriation.
Amendment No. 1, Judiciary Report, dated April 19, 2018, and placed in member's bill file; Report also printed in House Journal, April 20, 2018.

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

ADOPTION OF COMMITTEE OF THE WHOLE REPORT


The Chairman moved the adoption of the Committee of the Whole Report. As shown by the following roll call vote, a majority of those elected to the House voted in the affirmative, and the Report was adopted.

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APPOINTMENT(S)

The Speaker announced the following temporary committee appointment(s) for April 27, 2018 only:

Judiciary
Representative Rosenthal to replace Representative Herod

Public Health Care & Human Services
Representative Sias to replace Representative Landgraf
Representative Hansen to replace Representative Pettersen
Representative Kennedy to replace Representative Michaelson Jenet
House in recess. House reconvened.

MESSAGE(S) FROM THE SENATE

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

SB18-253  Amended in General Orders as printed in Senate Journal, April 26, 2018.

SB18-235  Amended in General Orders as printed in Senate Journal, April 26, 2018.

SB18-229  Amended in General Orders as printed in Senate Journal, April 26, 2018.

SB18-254  Amended in General Orders as printed in Senate Journal, April 26, 2018.

SB18-167  Amended in General Orders as printed in Senate Journal, April 26, 2018.

HB18-1360 Amended in Special Orders as printed in Senate Journal, April 26, 2018.

HB18-1258 Amended in General Orders as printed in Senate Journal, April 26, 2018.

The Senate has passed on Third Reading and returns herewith: HB18-1381.

The Senate has adopted HJR18-1014 and returns the resolution herewith.

The Senate has adopted and transmits herewith HJR18-1020.

In response to the request to form a Conference Committee on HB18-1296, the President has appointed Senators Marble, Chair, Cooke, and Moreno as Senate conferees on the First Conference Committee on HB18-1296.

In response to the request to form a Conference Committee on HB18-1270, the President has appointed Senators Tate, Chair, Neville, and Fenberg as Senate conferees on the First Conference Committee on HB18-1270.

In response to the request to form a Conference Committee on HB18-1295, the President has appointed Senators Coram, Chair, Crowder, and Guzman as Senate conferees on the First Conference Committee on HB18-1295.

The Senate has voted to Concur in House Amendments on SB18-158, 085, 141, 156, and 007. The bills have been repassed as amended.

The Senate has voted not to concur in House Amendments to SB18-068 and requests that a conference committee be appointed. The President has appointed, Senators Cooke, Chair, Coram, and Kagan as Senate conferees on the First Conference Committee on SB18-068.
MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, SB18-253.
without comment, as amended, HB18-1258 and 1360.
without comment, as amended, SB18-167, 229, 235, and 254.

MESSAGE(S) FROM THE GOVERNOR

I certify I received the following on the 27th day of April, 2018, at 1:00 p.m. The original is on file in the records of the House of Representatives of the General Assembly.

Marilyn Eddins,
Chief Clerk of the House

April 26, 2018

House of Representatives
72nd General Assembly
State Capitol
Denver, CO 80203

Ladies and Gentlemen:

I have the honor to inform you that I have approved and will file with the Secretary of State the following Acts:


Approved April 26, 2018 at 2:57 pm.

HB 18-1275: CONCERNING THE REPEAL OF THE CRAIG HOSPITAL LICENSE PLATE DONATION REQUIREMENT.

Approved April 26, 2018 at 3:05 pm.

Sincerely,
(signed)
John W. Hickenlooper
Governor
INTRODUCTION OF BILLS
First Reading

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

**HB18-1431** by Representative(s) Ginal; also Senator(s) Smallwood—Concerning updating managed care provisions in the medical assistance program, and, in connection therewith, aligning managed care provisions with new federal managed care regulations, removing obsolete or duplicative statutory language and programs, and updating and aligning statutory provisions to reflect the current statewide managed care system.

Committee on Health, Insurance, & Environment

**HB18-1432** by Representative(s) Herod—Concerning prohibitions on discrimination in housing based on source of income.

Committee on Local Government

**HB18-1433** by Representative(s) Gray; also Senator(s) Tate—Concerning modifications to the "Naturopathic Doctor Act", and, in connection therewith, requiring a naturopathic doctor to disclose that the naturopathic doctor is registered and updating the terms that a naturopathic doctor may use.

Committee on Public Health Care & Human Services

**HB18-1434** by Representative(s) Singer—Concerning the safe2tell program, and, in connection therewith, creating new duties for the safe2tell program and requiring the safe2tell program to prepare an annual report that analyzes data from the program and makes recommendations on improving the program.

Committee on Public Health Care & Human Services

**HB18-1435** by Representative(s) Esgar—Concerning the protection of Colorado call center jobs, and, in connection therewith, keeping Colorado consumer information safe.

Committee on Finance

**SB18-167** by Senator(s) Scott and Donovan, Martinez Humenik; also Representative(s) Winter and Saine, Becker J.—Concerning increased enforcement of requirements related to the location of underground facilities, and, in connection therewith, making an appropriation.

Committee on Finance

**SB18-229** by Senator(s) Martinez Humenik; also Representative(s) Ransom and McLachlan—Concerning criminal history record checks for educator preparation program students seeking field experiences in schools, and, in connection therewith, making an appropriation.

Committee on Education
SB18-235 by Senator(s) Coram; also Representative(s) Arndt--Concerning the creation of the Colorado industrial hemp research and development authority.
Committee on Agriculture, Livestock, & Natural Resources

SB18-247 by Senator(s) Gardner; also Representative(s) Landgraf and Kraft-Tharp--Concerning the creation of a fund to pay for the continuation of certain benefits for dependents of certain local government public safety employees who die in a work-related death.
Committee on Local Government

SB18-253 by Senator(s) Lambert, Lundberg, Moreno; also Representative(s) Young, Hamner, Rankin--Concerning the effective date to transition the department of revenue's CSTARS account to the department of revenue's DRIVES vehicle services account.
Committee on Transportation & Energy

SB18-254 by Senator(s) Lambert and Moreno, Lundberg; also Representative(s) Young and Rankin, Hamner--Concerning reforms to child welfare services, and, in connection therewith, making and reducing an appropriation.
Committee on Public Health Care & Human Services

House in recess. House reconvened.

On motion of Representative Weissman, SB18-200 and HB1-1404 were moved from the Special Orders Calendar to the General Orders Calendar for April 30, 2018.

On motion of Representative Weissman, the following bill(s) will be calendared for General Orders on May 1, 2018: SB18-171.

LAYOUT OVER OF CALENDAR ITEM(S)

On motion of Representative KC Becker, the following item(s) on the Calendar were laid over until April 30, retaining place on Calendar:
Consideration of General Orders--SB18-044.
Consideration of Conference Committee Report(s)--SB18-179.
Consideration of Resolution(s)--HJR18-1018.
Consideration of Senate Amendment(s)--HB18-1374.

On motion of Representative Weissman, the House adjourned until 10:00 a.m., April 30, 2018.

Approved:
Attest: CRISANTA DURAN, Speaker
Marilyn Eddins, Chief Clerk
Prayer by the Reverend Brad Meuli, Denver Rescue Mission.

The Speaker called the House to order at 10:00 a.m.

Pledge of Allegiance led by Iris Stahl, Kacie Pirritt, Leo Kunkel, Calvin Boal, Bella Thompson, Flatirons Elementary, Boulder.

The roll was called with the following result:

Present--63.
Excused--Representative(s) Pettersen, Wilson--2.
Present after roll call--Representative(s) Pettersen, Wilson.

The Speaker declared a quorum present.

On motion of Representative Bridges, the reading of the journal of April 27, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

THIRD READING OF BILL(S)--FINAL PASSAGE

Upon reconsideration the following bill was considered on Third Reading. The title was publicly read. Reading of the bill at length was dispensed with by unanimous consent.

HB18-1255 by Representative(s) Duran and Carver; also Senator(s) Cooke and Kefalas--Concerning the creation of a childhood cancer awareness license plate, and, in connection therewith, making an appropriation.

As shown by the following roll call vote, a majority of all members elected to the House voted in the affirmative, and Representative Duran was given permission to offer a Third Reading amendment:

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Third Reading amendment No. 1, by Representative Duran.

Amend engrossed bill, page 2, lines 4 and 5, strike "plate.
(1) BEGINNING" and substitute "plate - short title. (1) THE SHORT TITLE
OF THIS SECTION IS THE "Gabriel Santistevan Childhood Cancer
License Plate Act".
(2) BEGINNING".

Renumber succeeding subsections accordingly.

Page 2, line 18, strike ")" and substitute ")".

Page 3, line 4, strike ")" and substitute ")".

Page 3, line 5, strike ")" and substitute ")".

Page 3, line 18, strike "(3)" and substitute "(4)".

Page 4, line 3, strike "(3)" and substitute "(4)".

Page 4, line 25, strike "(5)" and substitute "(6)".

Page 4, line 27, strike "(5)" and substitute "(6)".

The amendment was declared passed by the following roll call vote:

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The question being, "Shall the bill, as amended, pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared passed.

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Arndt Y Foote Y Lewis Y Saine N
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Becker K. Y Ginal Y Lontine Y Sandridge Y
Beckman Y Gray Y Lundeen N Sias Y
Benavidez N Hamner Y McKean N Singer Y
Bridges Y Hansen Y McLachlan Y Thurlow Y
Buck Y Herod Y Melton Y Valdez Y
Buckner Y Hooton Y Michaelson Jenet Y Van Winkle Y
Carver Y Humphrey N Neville P. N Weissman Y
Catlin Y Jackson Y Pabon Y Willett Y
Coleman Y Kennedy Y Pettersen Y Williams D. Y
Covarrubias Y Kraft-Tharp Y Rankin Y Wilson Y
Danielson Y Landgraf Y Ransom N Winkler N
Esgar Y Lawrence Y Reyher Y Winter Y
Everett N Lee Y Roberts Y Wist E
Exum Y Leonard N Rosenthal Y Young Y
Speaker Y

Co-sponsor(s) added: Representative(s) Beckman, Catlin, Danielson, Foote, Gray, Jackson, Landgraf, Rankin, Van Winkle, Weissman, Williams D.

On motion of Representative Arndt, the House resolved itself into Committee of the Whole for consideration of General Orders, and she was called to act as Chair.

GENERAL ORDERS--SECOND READING OF BILLS

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

(Amendments to the committee amendment are to the printed committee report which was printed and placed in the members' bill file.)

SB18-205 by Senator(s) Marble and Coram, Cooke, Fenberg, Fields, Garcia, Scott; also Representative(s) Catlin and McLachlan--Concerning the regulation of industrial hemp as an agricultural product, and, in connection therewith, identifying the unprocessed seeds of industrial hemp as a commodity under the "Commodity Handler Act" and industrial hemp as a farm product under the "Farm Products Act".
Amendment No. 1, by Representative(s) Catlin.

Amend reengrossed bill, page 3, strike lines 12 and 13 and substitute "TO BE CONSISTENT WITH FEDERAL LAW.".

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

HB18-1057 by Representative(s) McKean; also Senator(s) Coram--
Concerning the collection of debts, and, in connection therewith, requiring that certain information about judgment debtors be disclosed to judgment creditors that obtain a court order for such disclosure and allowing collection agents to add certain expenses to amounts due for collection.

Laid over until May 1, retaining place on Calendar.

HB18-1378 by Representative(s) Danielson and Buckner; also Senator(s) Donovan and Fields--Concerning the creation of the "Equal Pay for Equal Work Act" in order to implement measures to prevent pay disparities, and, in connection therewith, promoting pay transparency.

Amendment No. 1, Appropriations Report, dated April 26, 2018, and placed in member's bill file; Report also printed in House Journal, April 26, 2018.

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

HCR18-1002 by Representative(s) Melton and Salazar; also Senator(s) Williams A. and Crowder--Submitting to the registered electors of the state of Colorado an amendment to the Colorado constitution prohibiting slavery and involuntary servitude in all circumstances by repealing the exception that allows slavery or involuntary servitude as a punishment for a crime.

Amendment No. 1, by Representative(s) Melton and Salazar.

Amend printed concurrent resolution, page 3, line 14, strike "prohibiting slavery".

Page 3, strike lines 15 and 16 and substitute "that prohibits slavery and involuntary servitude as punishment for a crime and thereby prohibits slavery and involuntary servitude in all circumstances?".

Page 1, strike lines 103 through 106 and substitute "THAT PROHIBITS SLAVERY AND INVOLUNTARY SERVITUDE AS PUNISHMENT FOR A CRIME AND THEREBY PROHIBITS SLAVERY AND INVOLUNTARY SERVITUDE IN ALL CIRCUMSTANCES.".

As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.
ADOPTION OF COMMITTEE OF THE WHOLE REPORT


Laid over until date indicated retaining place on Calendar:
HB18-1057--May 1, 2018.

The Chairman moved the adoption of the Committee of the Whole Report. As shown by the following roll call vote, a majority of those elected to the House voted in the affirmative, and the Report was adopted.

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Speaker | Y |

THIRD READING OF BILL(S)--FINAL PASSAGE

The following bill(s) were considered on Third Reading. The title(s) were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

HB18-1306 by Representative(s) Michaelson Jenet; also Senator(s) Coram and Moreno--Concerning ensuring educational stability for students in out-of-home placement, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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HB18-1364 by Representative(s) Michaelson Jenet and Landgraf, Danielson, Ginal, Hooton, Lontine, Pettersen, Singer; also Senator(s) Martinez Humenik and Zenzinger--Concerning
the continuation of the Colorado advisory council for persons with disabilities, and, in connection therewith, implementing the sunset review recommendations of the department of regulatory agencies, and making an appropriation.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Becker K., Bridges, Buckner, Coleman, Exum, Gray, Hamner, Hansen, Melton, Roberts, Rosenthal, Salazar, Valdez, Young, Speaker
HB18-1416 by Representative(s) McLachlan and Carver; also
Senator(s) Todd and Coram--Concerning student suicide
prevention, and, in connection therewith, making an
appropriation.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
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Co-sponsor(s) added: Representative(s) Arndt, Becker K., Bridges, Buckner,
Coleman, Esgar, Exum, Garnett, Ginal, Gray, Hamner, Hansen, Herod, Hooton,
Kennedy, Kraft-Tharp, Lee, Lontine, Lundeen, Melton, Michaelson Jenet,
Pettersen, Roberts, Salazar, Sandridge, Singer, Valdez, Weissman, Winter,
Young, Speaker

HB18-1236 by Representative(s) McLachlan and Becker J.; also
Senator(s) Baumgardner--Concerning the continuation of
the Colorado food systems advisory council, and, in
connection therewith, implementing the recommendations
in the department of regulatory agencies' sunset report.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
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HB18-1350 by Representative(s) Kraft-Tharp; also Senator(s) Priola--Concerning the sales and use tax treatment of equipment used to manufacture new metal stock from scrap or end-of-life-cycle metals, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

HB18-1398 by Representative(s) Gray and Wist; also Senator(s) Gardner--Concerning the statute of limitations for commencing a civil action in tort to recover damages for an act of domestic violence.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
HB18-1410 by Representative(s) Lee and Herod; also Senator(s) Lundberg and Kagan, Priola--Concerning measures to address prison population increases.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Becker K., Buckner, Coleman, Esgar, Exum, Gray, Hamner, Hooton, Jackson, Lontine, Melton, Michaelson Jenet, Pettersen, Roberts, Rosenthal, Salazar, Valdez, Weissman, Winkler, Winter, Young, Speaker
HB18-1081 by Representative(s) Benavidez and Lee; also Senator(s) Cooke--Concerning requiring the state court administrator to administer a division to remind criminal defendants to appear in court as scheduled, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Becker K., Coleman, Exum, Foote, Hooton, Kennedy, Lontine, Michaelson Jenet, Pettersen, Roberts, Rosenthal, Salazar, Weissman, Young, Speaker

HB18-1202 by Representative(s) Garnett; also Senator(s) Gardner--Concerning an income tax credit for an employer related to an employee's paid leave of absence for the purpose of making an organ donation, and, in connection therewith, enacting the "Living Organ Donor Support Act".

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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HB18-1392 by Representative(s) Kennedy and Rankin, Hamner, Esgar, Ginal, Lontine, McLachlan, Michaelson Jenet, Roberts, Valdez; also Senator(s) Coram and Donovan, Aguilar--Concerning the creation of the Colorado reinsurance program to provide reinsurance payments to health insurers to aid in paying high-cost insurance claims, and, in connection therewith, authorizing the commissioner of insurance to seek approval from the federal government to waive applicable federal requirements, provide federal funds, or both to enable the state to implement the reinsurance program making the program contingent upon waiver or funding approval, and making an appropriation.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Becker K., Buckner, Exum, Herod, Hooton, Jackson, Lee, Melton, Pettersen, Rosenthal, Singer, Weissman, Winter, Young, Speaker
SB18-150  by Senator(s) Fenberg and Lundberg; also
Representative(s) McKean and Lee--Concerning measures
to facilitate voter registration of individuals in the criminal
justice system, and, in connection therewith, making an
appropriation.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
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Co-sponsor(s) added: Representative(s) Arndt, Bridges, Exum, Gray, Hansen,
Herod, Hooton, Jackson, Lontine, Michaelson Jenet, Roberts, Rosenthal,
Salazar, Singer, Weissman, Young

SB18-209  by Senator(s) Todd and Martinez Humenik, Tate; also
Representative(s) Pabon and Thurlow, Singer--Concerning
modifications to the government data advisory board
created in the office of information technology.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
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SB18-119  by Senator(s) Gardner; also Representative(s) Carver and Benavidez--Concerning false imprisonment of a minor, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Exum, Hamner, Jackson, Lee, Michaelson Jenet, Pettersen, Roberts, Salazar, Sandridge, Singer, Young

REPORT(S) OF COMMITTEE(S) OF REFERENCE

JUDICIARY

After consideration on the merits, the Committee recommends the following:

HB18-1425  be referred favorably to the Committee on Appropriations.

SB18-203  be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:
Amend reengrossed bill, page 2, line 4, after "counsel -" insert "independent".

Page 2, line 6, after "PROVIDE" insert "INDEPENDENT".

Page 2, line 8, after "INCARCERATION." add "INDEPENDENT INDIGENT DEFENSE REQUIRES, AT MINIMUM, THAT A NONPARTISAN ENTITY INDEPENDENT OF THE MUNICIPAL COURT AND MUNICIPAL OFFICIALS OVERSEE OR EVALUATE INDIGENT DEFENSE COUNSEL.

(b) (I) BECAUSE THE OFFICE OF ALTERNATE DEFENSE COUNSEL CREATED IN SECTION 21-2-101 IS AN INDEPENDENT SYSTEM OF INDIGENT DEFENSE OVERSEEN BY AN INDEPENDENT COMMISSION, PROVISION OF INDIGENT DEFENSE BY LAWYERS EVALUATED OR OVERSEEN BY THE OFFICE OF ALTERNATE DEFENSE COUNSEL SATISFIES THE REQUIREMENT DESCRIBED IN SUBSECTION (3)(a) OF THIS SECTION.

(II) BECAUSE A LEGAL AID CLINIC AT ANY COLORADO LAW SCHOOL ACCREDITED BY THE AMERICAN BAR ASSOCIATION IS AN INDEPENDENT SYSTEM OF INDIGENT DEFENSE OVERSEEN BY THE DEAN OF THE LAW SCHOOL WITH WHICH IT IS AFFILIATED, ANY PROVISION OR OVERSIGHT OF INDIGENT DEFENSE THROUGH A LEGAL AID CLINIC ASSOCIATED WITH ANY COLORADO LAW SCHOOL ACCREDITED BY THE AMERICAN BAR ASSOCIATION SATISFIES THE REQUIREMENT DESCRIBED IN SUBSECTION (3)(a) OF THIS SECTION.

(c) TO SATISFY THE REQUIREMENT DESCRIBED IN SUBSECTION (3)(a) OF THIS SECTION, A MUNICIPALITY THAT CONTRACTS DIRECTLY WITH ONE OR MORE DEFENSE ATTORNEYS TO PROVIDE COUNSEL TO INDIGENT DEFENDANTS SHALL ENSURE THAT:

(I) THE PROCESS TO SELECT INDIGENT DEFENSE ATTORNEYS IS TRANSPARENT AND BASED ON MERIT; AND

(II) EACH CONTRACTED INDIGENT DEFENSE ATTORNEY IS PERIODICALLY EVALUATED BY AN INDEPENDENT ENTITY FOR COMPETENCY AND INDEPENDENCE. THE MUNICIPALITY SHALL EVALUATE EACH NEWLY HIRED DEFENSE ATTORNEY AS SOON AS PRACTICABLE BUT NO LATER THAN ONE YEAR AFTER HE OR SHE IS HIRED. OTHERWISE, THE MUNICIPALITY SHALL EVALUATE EACH DEFENSE ATTORNEY AT LEAST EVERY THREE YEARS. AN INDEPENDENT ENTITY THAT EVALUATES DEFENSE ATTORNEYS PURSUANT TO THIS SUBSECTION (3)(c)(II) SHALL PROVIDE EVALUATION RESULTS AND ANY RECOMMENDATIONS FOR CORRECTIVE ACTION IN WRITING TO THE MUNICIPALITY. FOR THE PURPOSE OF THIS SUBSECTION (3), "INDEPENDENT ENTITY" MEANS:

(A) THE OFFICE OF ALTERNATE DEFENSE COUNSEL;

(B) AN ATTORNEY OR A GROUP OF ATTORNEYS, EACH OF WHOM HAS SUBSTANTIAL EXPERIENCE PRACTICING CRIMINAL DEFENSE IN COLORADO WITHIN THE PRECEDING FIVE YEARS, SO LONG AS THE ATTORNEY OR GROUP OF ATTORNEYS IS NOT AFFILIATED WITH THE MUNICIPALITY RECEIVING THE SERVICES, INCLUDING ANY MUNICIPAL JUDGE, PROSECUTOR, OR INDIGENT DEFENSE ATTORNEY; OR

(C) A LOCAL OR REGIONAL INDEPENDENT INDIGENT DEFENSE COMMISSION, AS DESCRIBED IN SUBSECTION (3)(d) OF THIS SECTION.

(d) (I) TO SATISFY THE REQUIREMENT DESCRIBED IN SUBSECTION (3)(a) OF THIS SECTION, A MUNICIPALITY MAY ESTABLISH A LOCAL INDIGENT DEFENSE COMMISSION OR COORDINATE WITH ONE OR MORE OTHER MUNICIPALITIES TO ESTABLISH A REGIONAL INDEPENDENT INDIGENT DEFENSE COMMISSION. ANY LOCAL OR REGIONAL INDEPENDENT INDIGENT DEFENSE COMMISSION IN EXISTENCE AS OF JANUARY 1, 2018, IS
DEEMED TO BE IN COMPLIANCE WITH THIS SUBSECTION (3)(d) AND MAY CONTINUE AS ESTABLISHED.

(II) EACH LOCAL OR REGIONAL INDEPENDENT INDIGENT DEFENSE COMMISSION MUST INCLUDE AT LEAST THREE MEMBERS, EACH OF WHOM IS SELECTED BY THE CHIEF MUNICIPAL JUDGE IN CONSULTATION WITH THE COLORADO CRIMINAL DEFENSE BAR, THE OFFICE OF ALTERNATE DEFENSE COUNSEL, OR THE OFFICE OF THE STATE PUBLIC DEFENDER. PRIOR TO SERVING ON A COMMISSION, ANY COMMISSION MEMBER WHO IS SELECTED BY A CHIEF MUNICIPAL JUDGE MUST BE APPROVED BY THE OFFICE OF ALTERNATE DEFENSE COUNSEL. THE OFFICE OF ALTERNATE DEFENSE COUNSEL SHALL APPROVE SUCH APPOINTED COMMISSION MEMBERS WHOM THE OFFICE, IN ITS DISCRETION, DEEMS LIKELY TO PROMOTE THE PROVISION OF COMPETENT AND INDEPENDENT INDIGENT DEFENSE."

Page 2, strike lines 9 through 14.

Page 3, strike lines 1 through 18.

Page 3, line 20, after "REGIONAL" insert "INDEPENDENT".

Page 3, line 21, after "ESTABLISH THE" insert "INDEPENDENT".

Page 3, line 23, after "REGIONAL" insert "INDEPENDENT".

Page 3, line 24, strike "(3)(c)" and substitute "(3)(d)".

Page 3, line 27, after "THE" insert "INDEPENDENT".

Page 4, line 3, after "REGIONAL" insert "INDEPENDENT".

Page 4, line 15, after "REGIONAL" insert "INDEPENDENT".

Page 4, line 18, after "REGIONAL" insert "INDEPENDENT".

Page 4, line 23, after "AN" insert "INDEPENDENT".

Page 4, line 25, after "LOCAL" insert "INDEPENDENT".

Page 4, line 27, after "REGIONAL" insert "INDEPENDENT".

Page 5, line 3, strike "(1)" and substitute "(1); and add (5)".

Page 6, strike line 1 and substitute:

"(5) THE OFFICE OF ALTERNATE DEFENSE COUNSEL MAY, BUT IS NOT REQUIRED TO, EVALUATE THE PERFORMANCE OF ATTORNEYS PROVIDING INDIGENT DEFENSE IN MUNICIPAL COURTS AT THE REQUEST OF ANY MUNICIPALITY, AS DESCRIBED IN SECTION 13-10-114.5 (3)(c)(II). THE OFFICE OF ALTERNATE DEFENSE COUNSEL SHALL NOT PERFORM ANY SUCH EVALUATIONS WITHOUT SUFFICIENT FUNDING FOR PERSONNEL TO PERFORM SUCH EVALUATIONS.".

Page 6, strike lines 5 through 7 and substitute:

"municipal courts - fund created. (1) For the purposes of section 21-2-103 (1)(c) and (5), any municipality that wants to utilize the services of the office of alternate defense counsel may request such services as provided in this section."
(2) A MUNICIPALITY THAT WANTS TO UTILIZE THE SERVICES OF THE
OFFICE OF ALTERNATE DEFENSE COUNSEL TO EVALUATE THE PROVISION OF
DEFENSE COUNSEL TO INDIGENT DEFENDANTS AS DESCRIBED IN SECTION
13-10-114.5 (3)(c)(II)(A) DURING THE NEXT CALENDAR YEAR SHALL REQUEST SUCH SERVICES ON OR BEFORE SEPTEMBER 1, 2018, AND ON OR
BEFORE SEPTEMBER 1 EACH YEAR THEREAFTER.
(3) ON OR BEFORE MAY 1, 2019, AND ON OR BEFORE MAY 1 EACH
YEAR THEREAFTER, THE OFFICE OF ALTERNATE DEFENSE COUNSEL SHALL INFORM EACH MUNICIPALITY THAT REQUESTED THE EVALUATION SERVICES
OF THE OFFICE PURSUANT TO SUBSECTION (2) OF THIS SECTION WHETHER THE OFFICE HAS SUFFICIENT FUNDING TO PROVIDE THE SERVICES AND WHETHER THE OFFICE CAN COMMIT TO PROVIDING SUCH SERVICES DURING THE NEXT CALENDAR YEAR.
(4) ON OR BEFORE JANUARY 1, 2020, AND ON OR BEFORE JANUARY
1 EACH YEAR THEREAFTER, THE OFFICE OF ALTERNATE DEFENSE COUNSEL SHALL BEGIN EVALUATING THE PROVISION OF DEFENSE COUNSEL TO INDIGENT DEFENDANTS IN EACH MUNICIPALITY TO WHICH THE OFFICE COMMITTED SUCH SERVICES PURSUANT TO SUBSECTION (3) OF THIS SECTION.
(5) A MUNICIPALITY THAT WANTS TO UTILIZE THE OFFICE OF
ALTERNATE DEFENSE COUNSEL TO PROVIDE A LIST OF APPROVED
ATTORNEYS TO BE USED FOR INDIGENT DEFENSE DURING THE NEXT"

Renumber succeeding subsections accordingly.

Page 6, line 14, strike "(1)" and substitute "(5)".
Page 6, strike line 20 and substitute "SHALL PROVIDE A LIST OF APPROVED INDIGENT DEFENSE COUNSEL TO".
Page 6, line 22, strike "(2)" and substitute "(6)".
Page 6, line 25, strike "(4)" and substitute "(8)", and insert "ANY" after "OF".
Page 6, line 26, strike "AS FEES".
Page 7, line 2, strike "JUDICIAL DEPARTMENT FOR DISTRIBUTION TO THE".
Page 7, line 3, strike "ALTERNATIVE" and substitute "ALTERNATE".

PUBLIC HEALTH CARE & HUMAN SERVICES
After consideration on the merits, the Committee recommends the following:

HB18-1390 be amended as follows, and as so amended, be referred to the Committee on Finance with favorable recommendation:

Amend printed bill, strike everything below the enacting clause and substitute:
"SECTION 1. In Colorado Revised Statutes, 19-1-125, amend (1) as follows:
19-1-125. Family stabilization services - voluntary out-of-home
placement - delegation of certain powers by parent or guardian -
rules. (1) It is the intent of the general assembly to assist in the provision
of appropriate and necessary short-term services to help stabilize families
that are at risk of having their children placed in out-of-home placement
when those families voluntarily request such services. It is further the
intent of the general assembly that county departments provide for family
stabilization services through contracts with private or nonprofit
organizations or entities whenever possible, INCLUDING THOSE SPECIFIED
IN SECTION 19-1-125.5.

SECTION 2. In Colorado Revised Statutes, add 19-1-125.5 as
follows:

19-1-125.5. Voluntary delegation of certain powers by parent
or legal guardian - authorization agreements - oversight by substitute
care organizations - licensure - reporting requirements - legislative
declaration - rules - definitions. (1) (a) THE GENERAL ASSEMBLY
DECLARES THAT COLORADO CAN STRENGTHEN AND PRESERVE FAMILIES
BY PROVIDING A VOLUNTARY, SAFE OPTION FOR INTERESTED, FIT PARENTS
IN CRISIS WHO DO NOT DEMONSTRATE A RISK TO THE HEALTH AND SAFETY
OF THEIR CHILDREN. BY CREATING A NETWORK OF VOLUNTEER FAMILIES
WHO HAVE BEEN EXTENSIVELY SCREENED AND TRAINED, THIS
ALTERNATIVE CAN PROVIDE A SAFE, TEMPORARY HOME FOR CHILDREN
WHILE A PARENT IN CRISIS GETS HELP AND SUPPORT, ALLOWING THE
PARENT OR PARENTS TO MAINTAIN FULL CUSTODY OF THEIR CHILDREN
DURING THAT TIME.

(b) THE GENERAL ASSEMBLY FURTHER DECLARES THAT ITS INTENT
IS TO MINIMIZE THE TIME PARENTS AND THEIR CHILDREN ARE SEPARATED.

(2) AS USED IN THIS SECTION, UNLESS THE CONTEXT OTHERWISE
REQUIRES:

(a) "AUTHORIZED AGREEMENT" MEANS AN AGREEMENT
ENTERED INTO BETWEEN A PARENT AND CERTIFIED FAMILY CAREGIVER
PURSUANT TO SUBSECTION (3) OF THIS SECTION.

(b) "CERTIFIED FAMILY CAREGIVER" MEANS A PERSON OR PERSONS
APPROVED BY A SUBSTITUTE CARE ORGANIZATION TO PROVIDE
TEMPORARY CARE FOR A CHILD THROUGH AN AUTHORIZATION AGREEMENT
ENTERED INTO PURSUANT TO THIS SECTION.

(c) "CHILD" MEANS A PERSON UNDER EIGHTEEN YEARS OF AGE;
EXCEPT THAT "CHILD" DOES NOT INCLUDE AN EMANCIPATED MINOR AS
DEFINED IN SECTION 23-7-102 (3).

(d) "COUNTY DEPARTMENT" MEANS A COUNTY DEPARTMENT OF
HUMAN OR SOCIAL SERVICES.

(e) (I) "PARENT" MEANS EITHER A NATURAL PARENT OF A CHILD,
AS MAY BE ESTABLISHED PURSUANT TO ARTICLE 4 OF THIS TITLE 19, OR A
PARENT BY ADOPTION. "PARENT" INCLUDES A NATURAL PARENT HAVING
SOLE OR JOINT CUSTODY, REGARDLESS OF WHETHER THE PARENT IS
DESIGNATED AS THE PRIMARY RESIDENTIAL CUSTODIAN, A PARENT
ALLOCATED PARENTAL RESPONSIBILITIES WITH RESPECT TO A CHILD, OR AN
ADOPTIVE PARENT.

(II) FOR THE PURPOSES OF THIS SECTION, "PARENT" DOES NOT
INCLUDE A PERSON WHOSE PARENTAL RIGHTS HAVE BEEN TERMINATED
PURSUANT TO THE PROVISIONS OF THIS TITLE 19 OR THE PARENT OF AN
EMANCIPATED MINOR.

(f) "STATE DEPARTMENT" MEANS THE STATE DEPARTMENT OF
HUMAN SERVICES.

(g) "SUBSTITUTE CARE ORGANIZATION" MEANS A TAX-EXEMPT
CHARITABLE OR SOCIAL WELFARE ORGANIZATION OPERATING UNDER THE
PROVISIONS OF SECTION 501(c)(3) OR 501(c)(4) OF TITLE 26 OF THE
FEDERAL "INTERNAL REVENUE CODE OF 1986", AS AMENDED, AND THAT
IS CERTIFIED PURSUANT TO THIS SECTION AND MEETS ALL PROGRAM
REQUIREMENTS TO ASSIST A PARENT OR LEGAL GUARDIAN OF A CHILD
WITH THE PROCESS OF ENTERING INTO AN AUTHORIZATION AGREEMENT
PURSUANT TO THIS SECTION, INCLUDING IDENTIFYING AN APPROPRIATE
PLACEMENT FOR EACH CHILD SUBJECT TO THE AGREEMENT AND PROVIDING
SERVICES AND RESOURCES TO SUPPORT THE CHILD, PARENTS, AND OTHER
PERSONS AUTHORIZED TO PROVIDE TEMPORARY CARE OF THE CHILD
PURSUANT TO THE AUTHORIZATION AGREEMENT.

(3) (a) (I) EXCEPT AS PROVIDED FOR IN SUBSECTION (3)(a)(II) OF
THIS SECTION, A PARENT MAY VOLUNTARILY ENTER INTO AN
AUTHORIZATION AGREEMENT WITH A CERTIFIED FAMILY CAREGIVER IF
SUCH AUTHORIZATION AGREEMENT IS ENTERED INTO WITH THE
ASSISTANCE OF A SUBSTITUTE CARE ORGANIZATION PURSUANT TO THIS
SECTION. AN AUTHORIZATION AGREEMENT ENTERED INTO PURSUANT TO
THIS SECTION MUST COMPLY WITH THE PROVISIONS ESTABLISHED IN
SECTION 15-14-105 (2) FOR A CUSTODIAL POWER OF ATTORNEY. THE
AUTHORIZATION AGREEMENT MUST NOT BE VALID FOR LONGER THAN SIX
MONTHS, WITH AN OPTION TO RENEW THE AGREEMENT, UNLESS A PARENT
IS DEPLOYED BY OR CALLED TO ACTIVE DUTY IN THE UNITED STATES
MILITARY, IN WHICH CASE THE AUTHORIZATION AGREEMENT IS VALID FOR
THE LENGTH OF THE DEPLOYMENT PLUS THIRTY DAYS.

(II) THIS SECTION DOES NOT APPLY TO A PARENT OR PARENTS
WHOSE PARENTAL RIGHTS HAVE BEEN TERMINATED FOR ANY CHILD. THIS
SECTION DOES NOT APPLY TO ANY PARENT WHO IS NAMED AS A
RESPONDENT IN AN OPEN DEPENDENCY AND NEGLECT CASE.

(b) AN AUTHORIZATION AGREEMENT ENTERED INTO PURSUANT TO
THIS SECTION DOES NOT CONSTITUTE ABANDONMENT OR CHILD ABUSE OR
NEGLECT, AND IT MAY NOT INDEPENDENTLY ADVERSELY AFFECT THE
PARENT'S RIGHTS WITH RESPECT TO THE CHILD.

(c) A CHILD PLACED IN A FAMILY THROUGH AN AUTHORIZATION
AGREEMENT IS NOT IN FOSTER CARE AND IS NOT CONSIDERED IN THE
CUSTODY OF A COUNTY DEPARTMENT OR THE STATE DEPARTMENT. A
CERTIFIED FAMILY CAREGIVER WITH WHOM A CHILD IS PLACED PURSUANT
TO AN AUTHORIZATION AGREEMENT IS NOT CONSIDERED TO BE PROVIDING
A FOSTER PLACEMENT AND IS NOT SUBJECT TO STATE LAWS AND RULES
GOVERNING FOSTER CARE AND OUT-OF-HOME PLACEMENTS.

(4) A CERTIFIED FAMILY CAREGIVER WHO HAS ENTERED INTO AN
AUTHORIZATION AGREEMENT MAY PERFORM ACTS IN REGARD TO THE
CHILD AS OUTLINED IN THE AUTHORIZATION AGREEMENT. A CERTIFIED
FAMILY CAREGIVER WHO HAS ENTERED INTO AN AUTHORIZATION
AGREEMENT SHALL ACT AS A MANDATORY REPORTER OF CHILD ABUSE OR
NEGLECT PURSUANT TO SECTION 19-3-304 AND SHALL UNDERGO TRAINING
AS A MANDATORY REPORTER. AN AUTHORIZATION AGREEMENT MAY BE
REVOKED AT ANY TIME BY A CUSTODIAL PARENT. IN THE CASE OF JOINT
CUSTODY, EVERY REASONABLE EFFORT MUST BE MADE TO GAIN THE
PERMISSION OF BOTH CUSTODIAL PARENTS.

(5) THE STATE DEPARTMENT SHALL LICENSE ANY ORGANIZATION
THAT WISHES TO SERVE AS A SUBSTITUTE CARE ORGANIZATION PRIOR TO
THE DATE AT WHICH THE ORGANIZATION BEGINS PROVIDING SERVICES TO
FAMILIES PURSUANT TO THIS SECTION. THE LICENSING REQUIREMENTS FOR
A SUBSTITUTE CARE ORGANIZATION MUST BE SET FORTH IN RULES
PROMULGATED BY THE STATE DEPARTMENT PURSUANT TO SUBSECTION (6)
OF THIS SECTION.

(6) (a) ON OR BEFORE JUNE 1, 2018, THE STATE DEPARTMENT

(b) On or before August 15, 2018, the state department shall promulgate rules for licensure of substitute care organizations, based on the recommendations of the working group. The rules must include, at a minimum, requirements for interested nonprofits to provide the following information to the state department in order to be licensed:

(I) The organization’s name and address;

(II) The names and addresses of the officers and board of directors or other governing body of the organization;

(III) The name of the person in charge of the organization’s daily operations, together with the results of a fingerprint-based criminal history record check and a child abuse and neglect background check on the TRAILS system, as defined in section 16-20.5-102 (10). The substitute care organization shall pay the costs associated with the fingerprint-based criminal history record check to the Colorado bureau of investigation; and

(IV) The names and qualifications of the organization’s staff members who will be providing services pursuant to this section, together with the results of a fingerprint-based criminal history record check and a child abuse and neglect background check on the TRAILS system, as defined in section 16-20.5-102 (10). The substitute care organization shall pay the costs associated with the fingerprint-based criminal history record check to the Colorado bureau of investigation.

(c) The rules for licensure promulgated by the state department on or before August 15, 2018, must also require that an interested nonprofit organization shall:

(I) Conduct a fingerprint-based criminal history record check on each adult in the certified family caregiver’s household, as well as a child abuse and neglect background check on the TRAILS system, as defined in section 16-20.5-102 (10). The substitute care organization shall pay the costs associated with the fingerprint-based criminal history record check to the Colorado bureau of investigation.

(II) Prior to the placement of a child, conduct a home study of the certified family caregiver’s home to ensure that such home is a safe and nurturing environment for a child;

(III) Train all certified family caregivers on:

(A) The rights, duties, and limitations regarding providing temporary care for a child under a contract for care authorized pursuant to this section;

(B) The laws and processes applicable to mandatory reporters of child abuse and neglect;

(C) An overview of program processes, including intake and working with third-party service providers, such as schools
AND MEDICAL PROFESSIONALS;

(D) GENERAL SAFETY REQUIREMENTS, INCLUDING SUDDEN INFANT
DEATH SYNDROME, SUPERVISION, AND WATER AND POOL SAFETY;

(E) APPROPRIATE AND CONSTRUCTIVE DISCIPLINARY PRACTICES,
INCLUDING PROHIBITION OF PHYSICAL PUNISHMENT AND ANY DISCIPLINE
THAT IS SEVERE, HUMILIATING, FRIGHTENING, OR ASSOCIATED WITH FOOD,
REST, OR TOILETING;

(F) ABUSE AND MALTREATMENT REPORTING REQUIREMENTS,
INCLUDING PROPER COOPERATION WITH THE STATE DEPARTMENT;

(G) CONFIDENTIALITY; AND

(H) BUILDING A HEALTHY RELATIONSHIP WITH THE CHILD’S
BIOLOGICAL AND ADOPTIVE FAMILY;

(IV) PROVIDE ONGOING SUPERVISION OF EACH PLACEMENT OF A
CHILD WITH A CERTIFIED FAMILY CAREGIVER WHO HAS BEEN APPROVED BY
THE SUBSTITUTE CARE ORGANIZATION WHILE THE AUTHORIZATION
AGREEMENT IS IN EFFECT, AND MAINTAIN IN THE CHILD’S RECORD A
RECORD OF EACH SUPERVISORY VISIT CONDUCTED;

(V) MAINTAIN RECORDS ON EACH CERTIFIED FAMILY CAREGIVER
WHO HAS BEEN APPROVED BY THE SUBSTITUTE CARE ORGANIZATION. THE
RECORDS MUST INCLUDE:

(A) THE NAME, ADDRESS, TELEPHONE NUMBER, E-MAIL ADDRESS,
AND ANY OTHER CONTACT INFORMATION FOR THE CERTIFIED FAMILY
CAREGIVER;

(B) THE RESULTS OF A FINGERPRINT-BASED CRIMINAL HISTORY
RECORD CHECK AND A CHILD ABUSE AND NEGLECT BACKGROUND CHECK
ON THE TRAILS SYSTEM, AS DEFINED IN SECTION 16-20.5-102 (10), THAT
WERE CONDUCTED ON THE CERTIFIED FAMILY CAREGIVER AND EACH
ADULT MEMBER IN THE HOUSEHOLD;

(C) PROOF OF THE HOME STUDY CONDUCTED ON THE CERTIFIED
FAMILY CAREGIVER’S HOME, ALONG WITH THE NAME, CONTACT
INFORMATION, AND QUALIFICATIONS OF THE INDIVIDUAL WHO COMPLETED
THE HOME STUDY; AND

(D) PROOF THAT THE CERTIFIED FAMILY CAREGIVER COMPLETED
THE REQUIRED TRAINING OUTLINED IN THIS SECTION PRIOR TO APPROVAL
BY THE SUBSTITUTE CARE ORGANIZATION.

(VI) MAINTAIN RECORDS ON EACH CHILD SERVED BY THE
SUBSTITUTE CARE ORGANIZATION. THE RECORDS MUST INCLUDE:

(A) THE NAME AND AGE OF THE CHILD;

(B) THE NAME, ADDRESS, TELEPHONE NUMBER, E-MAIL ADDRESS,
AND ANY OTHER CONTACT INFORMATION FOR THE CHILD’S PARENT OR
PARENTS;

(C) THE NAME, ADDRESS, TELEPHONE NUMBER, E-MAIL ADDRESS,
AND ANY OTHER CONTACT INFORMATION FOR THE CHILD’S CERTIFIED
FAMILY CAREGIVER;

(D) A COPY OF THE AUTHORIZATION AGREEMENT FOR THE CARE OF
THE CHILD, AS EXECUTED PURSUANT TO THIS SECTION; AND

(E) DOCUMENTATION OF EACH SUPERVISORY VISIT CONDUCTED BY
THE SUBSTITUTE CARE ORGANIZATION WHILE THE CHILD IS IN THE
CUSTODY OF THE CERTIFIED FAMILY CAREGIVER.

(d) AN ORGANIZATION THAT IS LICENSED WITH THE STATE
DEPARTMENT AS A SUBSTITUTE CARE ORGANIZATION PURSUANT TO THIS
SUBSECTION (6) DOES NOT ALSO NEED TO BE LICENSED AS A CHILD
PLACEMENT AGENCY UNLESS THE ORGANIZATION IS ALREADY LICENSED
AS SUCH OR WISHES TO PROVIDE ADDITIONAL SERVICES THAT REQUIRE
SUCH LICENSING.

(7) A SUBSTITUTE CARE ORGANIZATION SHALL ANNUALLY PROVIDE
THE FOLLOWING INFORMATION TO THE STATE DEPARTMENT RELATING TO AUTHORIZATION AGREEMENTS ENTERED INTO UNDER ITS SUPERVISION PURSUANT TO THIS SECTION:

(a) The total number of families and children supported;
(b) The average age of children supported;
(c) The average length of stay;
(d) The ten most common reasons parents entered into an authorization agreement;
(e) A summary of outcomes for families and children supported; and
(f) Any changes to the licensing information provided to the state department pursuant to subsections (5) and (6) of this section.

(8) A substitute care organization shall maintain records for all children and families served, as well as on certified family caregivers approved. The records must be maintained for not less than five years after the child served attains eighteen years of age. Such records may be maintained electronically. A substitute care organization shall also make the records available to the parent or legal guardian who executed the authorization agreement for the care of his or her child; the child protection ombudsman; and to any local, state, or federal law enforcement or child welfare authority conducting an investigation involving the child, the child's parent or legal guardian, or the certified family caregiver.

SECTION 3. In Colorado Revised Statutes, amend 15-14-105 as follows:

15-14-105. Delegation of power by parent or guardian - custodial power of attorney. (1) A parent or guardian of a minor or incapacitated person, by a power of attorney, may delegate to another person, for a period not exceeding twelve months, any power regarding care, custody, or property of the minor or ward, except the power to consent to marriage or adoption.

(2) (a) A parent of a minor child may create a custodial power of attorney that, except as provided in subsection (2)(b) of this section, grants to another person the parent’s legal rights and responsibilities regarding the care, physical custody, and control of the minor child, including but not limited to the right to:

(I) Enroll the minor child in school;

(II) Obtain from the minor child’s school any educational and behavioral information about the minor child;

(III) Consent to all school-related matters regarding the minor child;

(IV) Consent to medical, psychological, or dental treatment for the minor child; or

(V) Exercise any other right held by the parent, except as provided in subsection (2)(b) of this section.

(b) The custodial power of attorney may not grant authority to consent to the marriage or adoption of the minor child or to change the minor child's religious affiliation.

(c) The custodial power of attorney does not affect the rights of the parent of the minor child in any proceeding concerning physical custody of the minor child or the allocation of parental rights and responsibilities for the care of the minor child.
(d) The custodial power of attorney is only available to a parent for six months, unless another revocable power of attorney is created pursuant to this subsection (2).

(e) The custodial power of attorney is revocable at any time and, upon revocation, if the minor child or children who are the subject of the custodial power of attorney are not in the care, physical custody, and control of the parent, the minor child or children must be immediately returned to the care, physical custody, and control of the parent.

SECTION 4. In Colorado Revised Statutes, 19-3-304, amend (2)(ll) and (2)(mm); and add (2)(nn) as follows:

(2) Persons required to report such abuse or neglect or circumstances or conditions include any:
(II) Officials or employees of county departments of health, human services, or social services; and
(mm) Naturopathic doctor registered under article 37.3 of title 12; AND
(nn) person, other than the parent, who has entered into an authorization agreement for care and responsibility of a child pursuant to section 19-1-125.5.

SECTION 5. Safety clause. The general assembly hereby finds, determines, and declares that this act is necessary for the immediate preservation of the public peace, health, and safety.

HB18-1405 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 2, strike lines 9 and 10 and substitute "on aging, except attorneys at law providing legal assistance to individuals pursuant to a contract with an area agency on aging, the staff of such attorneys at law, and the long-term care ombudsmen;".

HB18-1407 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 6, after line 21 insert:

"(IX) behavioral line staff;
(X) community connector;".

Renumber succeeding subparagraphs accordingly.

Page 7, line 21, strike "DEPARTMENT." and substitute "DEPARTMENT demonstrating how the funding was used to increase direct support professional compensation for the 2018-19 fiscal year. On or before December 31, 2020, and December 31, 2021, service agencies shall report to the state department how they maintained increases in compensation for direct support
1 PROFESSIONALS FOR THE 2019-20 AND 2020-21 FISCAL YEARS RESPECTIVELY. THE STATE DEPARTMENT SHALL HAVE ONGOING DISCRETION TO REQUEST INFORMATION FROM SERVICE AGENCIES DEMONSTRATING HOW THEY MAINTAINED INCREASES IN COMPENSATION FOR DIRECT SUPPORT PROFESSIONALS BEYOND THE THREE-YEAR REPORTING PERIOD."

Page 7, strike line 27 and substitute "THE REPORTING DEADLINES DESCRIBED IN SUBSECTION (2)(f)(I) OF THIS SECTION FOR EACH RESPECTIVE FISCAL YEAR.".

Page 8, line 1, strike "REPORT.".

Page 8, strike lines 9 and 10 and substitute "FROM THE INCREASE IN THE REIMBURSEMENT RATE.".

Page 8, line 14, after "REQUIRED," insert "WITHIN ONE YEAR AFTER THE CLOSE OF EACH REPORTING PERIOD DESCRIBED IN SUBSECTION (2)(f)(I) OF THIS SECTION,".

Page 8, line 15, strike "DETERMINATION," and substitute "INTENTION TO RECOUP FUNDS PURSUANT TO SUBSECTION (2)(g) OF THIS SECTION.".

HB18-1411 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, before "WHO" insert "WHO MEETS THE DEFINITION OF A DEPARTMENT EMPLOYEE OR AN INDEPENDENT CONTRACTOR, AS THOSE TERMS ARE DEFINED IN SECTION 27-90-111 OR WHO WORKS FOR A CONTRACTING AGENCY, AS DEFINED IN SECTION 27-90-111, AND".

Page 2, line 12, after the period insert "THE STATE DEPARTMENT MAY ALSO CONDUCT A COMPARISON SEARCH ON THE COLORADO STATE COURTS PUBLIC ACCESS SYSTEM TO DETERMINE THE CRIME OR CRIMES FOR WHICH THE INDIVIDUAL HAVING DIRECT CONTACT WITH VULNERABLE PERSONS WAS ARRESTED OR CONVICTED AND THE DISPOSITION OF SUCH CRIME OR CRIMES.".

SB18-016 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend reengrossed bill, page 2, after line 15 insert:

"SECTION 2. In Colorado Revised Statutes, 24-32-721, amend (4)(d) as follows:

24-32-721. Colorado affordable housing construction grants and loans - housing development grant fund - creation - housing assistance for a person with a behavioral or mental health disorder in the criminal or juvenile justice system - cash fund - definition.
(4)(d) There is created in the state treasury the housing assistance for persons transitioning from the criminal or juvenile justice system cash fund, referred to in this subsection (4) as the "cash fund". The cash fund consists of all money transferred to the fund pursuant to section 17-27-108 (7) and all money that the general assembly appropriates to the cash fund. Subject to annual appropriation by the general assembly, the division may expend money in the cash fund for the purposes set forth in this subsection (4). All interest earned from the investment of money in the cash fund is credited to the cash fund. All money not expended at the end of the fiscal year remains in the cash fund, and does not revert to the general fund or any other fund, AND REMAINS AVAILABLE FOR EXPENDITURE BY THE DIVISION IN THE NEXT FISCAL YEAR FOR THE PURPOSES OF THIS SUBSECTION (4) WITHOUT FURTHER APPROPRIATION.

Renumber succeeding sections accordingly.

SB18-024 be referred favorably to the Committee on Appropriations.

PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed:
HB18-1431, 1432, 1433, 1434, 1435.

MESSAGE(S) FROM THE SENATE

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB18-259 Amended in Special Orders as printed in Senate Journal, April 27, 2018.
SB18-266 Amended in General Orders as printed in Senate Journal, April 27, 2018.
SCR18-004 Amended in Third Reading as printed in Senate Journal, April 30, 2018.
SCR18-005 Amended in Third Reading as printed in Senate Journal, April 30, 2018.
HB18-1256 Amended in General Orders as printed in Senate Journal, April 27, 2018 and in Third Reading as printed in Senate Journal, April 30, 2018.
HB18-1155 Amended in General Orders as printed in Senate Journal, April 27, 2018.
HB18-1070 Amended in General Orders as printed in Senate Journal, April 27, 2018.

The Senate has passed on Third Reading and returns herewith:
HB18-1135, 1285, 1200, 1176
MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, SB18-267.
without comment, as amended, HB18-1070, 1155, and 1256.
without comment, as amended, SB18-259 and 266.
without comment, as amended, SCR18-004 and 005.

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House in recess. House reconvened.

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INTRODUCTION OF BILL
First Reading

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

HB18-1436 by Representative(s) Garnett and Wist--Concerning creation of an extreme risk protection order.
Committee on Judiciary

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House in recess. House reconvened.

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REPORT(S) OF COMMITTEE(S) OF REFERENCE

AGRICULTURE, LIVESTOCK, & NATURAL RESOURCES

After consideration on the merits, the Committee recommends the following:

SB18-042 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend reengrossed bill, page 2, line 2, strike "35-1-104.5" and substitute "24-46.3-106".
Page 2, line 4, strike "35-1-104.5." and substitute "24-46.3-106.".
Page 2, line 20, strike "COMMISSIONER" and substitute "DIVISION OF EMPLOYMENT AND TRAINING IN THE DEPARTMENT".
Page 3, line 27, strike "COMMISSIONER" and substitute "DIVISION OF EMPLOYMENT AND TRAINING".
Page 4, line 8, strike "agriculture" and substitute "labor and employment".
Page 4, line 9, strike "commissioner's office." and substitute "division of employment and training.".
**SB18-235** be referred to the Committee of the Whole with favorable recommendation.

**SB18-239** be referred to the Committee of the Whole with favorable recommendation.

**SCR18-003** be referred to the Committee of the Whole with favorable recommendation.

**APPROPRIATIONS**

After consideration on the merits, the Committee recommends the following:

**HB18-1115** be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 5, after line 18 insert:

"**SECTION 4. Appropriation.** For the 2018-19 state fiscal year, $69,922 is appropriated to the department of public safety for use by the division of criminal justice. This appropriation is from the general fund and is based on an assumption that the division will require an additional 0.8 FTE. To implement this act, the division may use this appropriation for DCJ administrative services.".

Renumber succeeding section accordingly.

Page 1, line 102, strike "SAFETY." and substitute "SAFETY, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

**HB18-1267** be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 4, after line 18 insert:

"**SECTION 2. Appropriation.** (1) For the 2018-19 state fiscal year, $132,328 is appropriated to the department of local affairs. This appropriation is from the general fund. To implement this act, the department may use this appropriation as follows:

(a) $55,496 for use by the division of housing for personal services related to community and non-profit services, which amount is based on an assumption that the division will require an additional 1.0 FTE;

(b) $11,324 for use by the division of housing for operating expenses; and

(c) $65,508 for the purchase of information technology services.

(2) For the 2018-19 state fiscal year, $65,508 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 local affairs under subsection (1)(c) of this section. To implement this act, the office may use this appropriation to provide information technology services for the department of local affairs.".

Renumber succeeding section accordingly.

Page 1, line 102, strike "VISITABILITY." and substitute "VISITABILITY, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB18-1352 be referred to the Committee of the Whole with favorable recommendation.

HB18-1357 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 9, after line 18 insert:

"SECTION 4. Appropriation. (1) For the 2018-19 state fiscal year, $85,695 is appropriated to the department of human services. This appropriation is from the general fund and is based on an assumption that the department will require an additional 0.9 FTE. To implement this act, the department may use this appropriation for the office of the ombudsperson for behavioral health access to care.

(2) For the 2018-19 state fiscal year, $8,355 is appropriated to the department of regulatory agencies for use by the division of insurance. This appropriation is from the division of insurance cash fund created in section 10-1-103 (3), C.R.S., and is based on an assumption that the division will require an additional 0.1 FTE. To implement this act, the division may use this appropriation for personal services.".

Renumber succeeding section accordingly.

Page 1, line 104, strike "CARE AND" and substitute "CARE,".

Page 1, line 106, strike "LAWS." and substitute "LAWS, AND MAKING AN APPROPRIATION.".

HB18-1363 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 33, after line 5 insert:

"SECTION 14. Appropriation. For the 2018-19 state fiscal year, $122,996 is appropriated to the department of human services for use by the office of self sufficiency. This appropriation is from the child support insurance lien fund created in section 26-13-122.7 (9), C.R.S. To implement this act, the office of self sufficiency may use this
appropriation for child support enforcement.".

Renumber succeeding section accordingly.

Page 1, line 102, strike "COMMISSION." and substitute "COMMISSION, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB18-1376 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 2, after "report - " insert "fees - cash fund - ".

Page 4, line 2, before "AND" insert "CARBON MONOXIDE DETECTORS,".

Page 6, after line 10 insert:

"(4) ON OR BEFORE SEPTEMBER 30, 2018, THE STATE HOUSING BOARD, CREATED IN SECTION 24-32-706, SHALL ESTABLISH THE AMOUNT OF A FEE TO BE CHARGED TO A HOST HOME PROVIDER OR AN INDIVIDUAL RESIDENTIAL SERVICES AND SUPPORTS PROVIDER TO COVER THE DIRECT AND INDIRECT COSTS INCURRED BY THE DIVISION OF HOUSING IN PERFORMING INSPECTIONS PURSUANT TO THIS SECTION. THE DIVISION OF HOUSING SHALL CHARGE THE FEE FOR EACH INSPECTION THAT IS PERFORMED. THE STATE HOUSING BOARD IS AUTHORIZED TO ADJUST THE FEE ANNUALLY TO REFLECT CHANGES IN THE COSTS ASSOCIATED WITH INSPECTIONS. MONEY COLLECTED FROM THE FEES SHALL BE DEPOSITED IN THE INDIVIDUAL RESIDENTIAL SERVICES AND SUPPORTS PROVIDERS INSPECTIONS CASH FUND CREATED IN SUBSECTION (5) OF THIS SECTION.

(5) (a) THE INDIVIDUAL RESIDENTIAL SERVICES AND SUPPORTS PROVIDERS INSPECTIONS CASH FUND, REFERRED TO IN THIS SECTION AS THE "FUND", IS HEREBY CREATED IN THE STATE TREASURY. THE FUND CONSISTS OF MONEY FROM FEES COLLECTED PURSUANT TO SUBSECTION (4) OF THIS SECTION AND CREDITED TO THE FUND PURSUANT TO SUBSECTION (4) OF THIS SECTION AND ANY OTHER MONEY THAT THE GENERAL ASSEMBLY MAY APPROPRIATE OR TRANSFER TO THE FUND.

(b) THE STATE TREASURER SHALL CREDIT ALL INTEREST AND INCOME DERIVED FROM THE DEPOSIT AND INVESTMENT OF MONEY IN THE FUND TO THE FUND. ANY UNEXPENDED AND UNENCUMBERED MONEY REMAINING IN THE FUND AT THE END OF A FISCAL YEAR SHALL REMAIN IN THE FUND.

(c) MONEY IN THE FUND IS CONTINUOUSLY APPROPRIATED TO THE DIVISION OF HOUSING IN THE DEPARTMENT OF LOCAL AFFAIRS, WHICH MAY EXPEND MONEY FROM THE FUND FOR THE DIRECT AND INDIRECT COSTS ASSOCIATED WITH RESIDENTIAL INSPECTIONS PERFORMED PURSUANT TO THIS SECTION.".

Renumber succeeding subsection accordingly.

Page 6, strike lines 18 through 20 and substitute:

"(5) THE DEPARTMENT SHALL NOT HIRE STAFF FOR THE IMPLEMENTATION OF THIS SECTION BEFORE MARCH 1, 2019.

SECTION 3. Appropriation. (1) For the 2018-19 state fiscal
year, $17,215 is appropriated to the department of health care policy and
financing. This appropriation is from the general fund. To implement this
act, the department may use this appropriation as follows:
(a) $8,563 for use by the office of community living for personal
services, which amount is based on an assumption that the office will
require an additional 0.3 FTE;
(b) $2,352 for use by the office of community living for operating
expenses; and
(c) $6,300 for use by the executive director's office for general
professional services and special projects.
(2) For the 2018-19 state fiscal year, the general assembly
anticipates that the department of health care policy and financing will
receive $17,214 in federal funds to implement this act, which amount is
included for informational purposes only. The appropriation in subsection
(1) of this section is based on the assumption that the department will
receive this amount of federal funds to be used as follows:
(a) $8,563 for use by the office of community living for personal
services;
(b) $2,351 for use by the office of community living for operating
expenses; and
(c) $6,300 for use by the executive director's office for general
professional services and special projects.
(3) For the 2018-19 state fiscal year, $1,066 is appropriated to the
department of law. This appropriation is from cash funds received from
the department of local affairs. To implement this act, the department of
law may use this appropriation to provide legal services for the
department of local affairs.

SECTION 4. 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
8, 2018, if adjournment sine die is on May 9, 2018); 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 2018 and, in such case, will take effect on the date of the
official declaration of the vote thereon by the governor.".

Page 1, line 103, strike "DISABILITIES." and substitute "DISABILITIES,
AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB18-1396 be amended as follows, and as so amended, be referred to
the Committee of the Whole with favorable
recommendation:

Amend printed bill, page 4, after line 25 insert:

"SECTION 3. Appropriation. For the 2018-19 state fiscal year,$554,869 is appropriated to the department of education. This
appropriation is from the general fund and is based on an assumption that
the department will require an additional 0.3 FTE. To implement this act,
the department may use this appropriation for the advanced placement
exam fee grant program created in section 22-95.5-102 (1), C.R.S.".
Renumber succeeding section accordingly.

Page 1, line 102, strike "EDUCATION." and substitute "EDUCATION, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB18-1401 be postponed indefinitely.

HB18-1407 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 12, after line 10 insert:

"SECTION 4. Appropriation. (1) For the 2018-19 state fiscal year, $12,185,446 is appropriated to the department of health care policy and financing. This appropriation is from the general fund. To implement this act, the department may use this appropriation as follows:

(a) $88,063 for use by the executive director's office for personal services, which amount is based on an assumption that the office will require an additional 2.7 FTE;
(b) $8,337 for use by the executive director's office for operating expenses;
(c) $37,500 for use by the executive director's office for general professional services and special projects;
(d) $107,750 for use by the executive director's office for medicaid management information systems maintenance and projects, which amount is subject to the "(M)" notation as defined in the annual general appropriation act for the same fiscal year;
(e) $34,536 for medical and long-term care services for medicaid eligible individuals, which amount is subject to the "(M)" notation as defined in the annual general appropriations act for the same fiscal year;
(f) $24,301 for behavioral health capitation payments, which amount is subject to the "(M)" notation as defined in the annual general appropriation act for the same fiscal year;
(g) $419,455 for use by the office of community living for children's extensive support services;
(h) $1,315,607 for use by the office of community living for supported living services;
(i) $10,052,893 for use by the office of community living for adult comprehensive services; and
(j) $97,004 for use by the office of community living for targeted case management.

(2) For the 2018-19 state fiscal year, the general assembly anticipates that the department of health care policy and financing will receive $12,400,935 in federal funds to implement this act. The appropriation in subsection (1) of this section is based on the assumption that the department will receive this amount of federal funds to be used as follows:

(a) $88,062 for use by the executive director's office for personal services;
(b) $8,337 for use by the executive director's office for operating expenses;
(c) $37,500 for use by the executive director's office for general
professional services and special projects;
(d) $323,250 for use by the executive director's office for medicaid management information systems maintenance and projects;
(e) $34,534 for medical and long-term care services for medicaid eligible individuals;
(f) $24,300 for behavioral health capitation payments;
(g) $419,453 for use by the office of community living for children's extensive support services;
(h) $1,315,605 for use by the office of community living for supported living services;
(i) $10,052,891 for use by the office of community living for adult comprehensive services; and
(j) $97,003 for use by the office of community living for targeted case management."

Renumber succeeding section accordingly.

Page 1, line 103, strike "WORKFORCE." and substitute "WORKFORCE, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB18-1409 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 26, 2018, page 2, strike lines 23 through 34 and substitute:

"SECTION 4. In Colorado Revised Statutes, 24-32-120, repeal (5) as follows:
24-32-120. Justice reinvestment crime prevention initiative - program - rules - reports - repeal. (5) (a) The parole savings fund, referred to in this subsection (5) as the "fund", is hereby created in the state treasury. The fund consists of money generated by savings created in enacting House Bill 17-1326 and appropriated to the fund by the general assembly.
(b) The state treasurer shall credit all interest and income derived from the deposit and investment of money in the fund to the fund.
(c) The state treasurer shall transfer any unexpended and unencumbered money remaining in the fund at the end of a fiscal year to the general fund.
(d) Subject to annual appropriation by the general assembly, the division of local government may expend money from the fund to provide small business lending and grants aimed at reducing crime and promoting community development in the target communities of north Aurora and southeast Colorado Springs.
(e) Subject to annual appropriation by the general assembly, the department of corrections may expend money from the fund for external capacity if the anticipated reduction in the use of private prison beds from the parole changes enacted in House Bill 17-1326 are not achieved."

Page 3, strike lines 1 and 2.

Page 3, strike lines 3 through 13 and substitute:
"SECTION 5. Appropriation to the department of corrections for the fiscal year beginning July 1, 2017. In Session Laws of Colorado 2017, section 8 of chapter 394, (HB 17-1326), amend the introductory portion to (4); repeal (4)(d) as follows:

Section 8. Appropriation - adjustments to 2017 long bill. (4)
For the 2017-18 state fiscal year, $5,865,182 is appropriated to the department of local affairs. This appropriation is from the general fund. To implement this act, the department may use this appropriation as follows:

(d) $1,761,140 to the parole savings fund created in section 24-32-120 (5);.

SECTION 6. Appropriation. For the 2018-19 state fiscal year, $880,570 is appropriated to the department of public health and environment for use by the prevention services division. This appropriation is from the general fund. To implement this act, the division may use this appropriation for the community crime survivors grant program.".

HB18-1429 be referred to the Committee of the Whole with favorable recommendation.

EDUCATION
After consideration on the merits, the Committee recommends the following:

SB18-012 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 "amend".
Page 2, strike line 3 and substitute "add (4)(a)(IV.5),".
Page 3, strike lines 21 through 27.
Strike pages 4 through 6.
Page 7, strike lines 1 through 5.

SB18-163 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend reengrossed bill, page 2, line 10, strike "annually; EXCEPT THAT" and substitute "annually. THE DIRECTOR OF RESEARCH OF THE LEGISLATIVE COUNCIL AND THE DIRECTOR OF THE OFFICE OF LEGISLATIVE
LEGAL SERVICES SHALL PROVIDE STAFF ASSISTANCE TO THE INTERIM COMMITTEE.".

Page 2, strike lines 11 through 14 and substitute "The commission".

SB18-225 be referred to the Committee of the Whole with favorable recommendation.

SB18-229 be referred favorably to the Committee on Finance.

FINANCE
After consideration on the merits, the Committee recommends the following:

HB18-1230 be referred favorably to the Committee on Appropriations.

HB18-1390 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend the Public Health Care & Human Services Committee Report, dated April 27, 2018, page 2, line 38, strike "CERTIFIED" and substitute "LICENSED".

Page 3, line 32, strike "AND OUT-OF-HOME".

Page 3, line 40, strike "IN THE CASE OF JOINT".

Page 3, strike line 41.

Page 4, strike line 1 and substitute:

"(5) THE SUBSTITUTE CARE ORGANIZATION SHALL ALSO ENSURE THAT ADEQUATE NOTICE OF THE CHILD'S PLACEMENT WITH THE CERTIFIED FAMILY CAREGIVER IS GIVEN TO BOTH PARENTS, INCLUDING BUT NOT LIMITED TO PARENTS WITH JOINT CUSTODY LIVING SEPARATELY, SEPARATED PARENTS, OR PARENTS WITH AN ALLOCATION OF PARENTAL RESPONSIBILITIES. THE NOTICE MUST INFORM THE PARENT OR ALLEGED PARENT OF THE CHILD'S PLACEMENT WITH A CERTIFIED FAMILY CAREGIVER THROUGH THE SUBSTITUTE CARE ORGANIZATION AND MUST PROVIDE CONTACT INFORMATION FOR THE SUBSTITUTE CARE ORGANIZATION. IF THE OTHER PARENT OR ALLEGED PARENT RESPONDS TO THE NOTICE IN A TIMELY MANNER, THEN THE SUBSTITUTE CARE ORGANIZATION SHALL ENTER INTO AN AUTHORIZATION AGREEMENT WITH BOTH PARENTS PRIOR TO PLACING THE CHILD WITH THE CERTIFIED FAMILY CAREGIVER.".

Renumber succeeding subsections accordingly.

Page 4, strike line 9 and substitute:
"(7) (a) THE STATE DEPARTMENT".

Page 4, line 15, after "A" insert "SUBSTITUTE CARE ORGANIZATION".

Page 4, line 20, strike "15," and substitute "31,"

Page 4, line 36, strike "INVESTIGATION;" and substitute "INVESTIGATION AND TO THE STATE DEPARTMENT;"

Page 5, line 5, strike "15," and substitute "31,"

Page 5, strike lines 35 through 37 and substitute:

"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 8, 2018, if adjournment sine die is on May 9, 2018); 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 2018 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor.".

Strike "INVESTIGATION." and substitute "INVESTIGATION AND TO THE STATE DEPARTMENT." on Page 5, lines 3 and 13.

HB18-1422 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 17 through 26.

Page 3, strike lines 1 through 5.

Page 3, line 6, strike "(c)" and substitute "(b)"

Page 3, after line 9 insert:

"SECTION 2. In Colorado Revised Statutes, 12-43.3-202, add (2.5)(a)(I)(H) as follows:

12-43.3-202. Powers and duties of state licensing authority - rules. (2.5) (a) Rules promulgated pursuant to subsection (1)(b) of this section must include, but need not be limited to, the following subjects: (I) (H) ON OR BEFORE JANUARY 1, 2019, REQUIRING A MEDICAL MARIJUANA TESTING FACILITY TO BE ACCREDITED IN A CATEGORY OF TESTING PURSUANT TO THE INTERNATIONAL ORGANIZATION FOR STANDARDIZATION/INTERNATIONAL ELECTROTECHNICAL COMMISSION 17025:2005 STANDARD, OR A SUBSEQUENT SUPERSEDING STANDARD, IN ORDER TO RECEIVE CERTIFICATION OR MAINTAIN CERTIFICATION; EXCEPT THAT THE STATE LICENSING AUTHORITY MAY BY RULE ESTABLISH CONDITIONS FOR PROVIDING EXTENSIONS TO A NEWLY LICENSED MEDICAL MARIJUANA TESTING FACILITY FOR A PERIOD NOT TO EXCEED TWELVE
MONTHS OR A MEDICAL MARIJUANA TESTING FACILITY FOR GOOD CAUSE AS DEFINED BY RULES PROMULGATED BY THE STATE LICENSING AUTHORITY, WHICH SHALL INCLUDE BUT MAY NOT BE LIMITED TO WHEN AN APPLICATION FOR ACCREDITATION HAS BEEN SUBMITTED AND IS PENDING WITH A RECOGNIZED ACCREDITING BODY."

Renumber succeeding sections accordingly.

Page 3, strike lines 21 through 27.

Page 4, strike lines 1 through 8.

Page 4, line 9, strike "(c)" and substitute "(b)".

Page 4, after line 11 insert:

"SECTION 4. In Colorado Revised Statutes, 12-43.4-202, add (3)(a)(IV)(I) as follows:

12-43.4-202. Powers and duties of state licensing authority - rules. (3) (a) Rules promulgated pursuant to subsection (2)(b) of this section must include, but need not be limited to, the following subjects:
   (IV) (I) ON OR BEFORE JANUARY 1, 2019, REQUIRING A RETAIL MARIJUANA TESTING FACILITY TO BE ACCREDITED IN A CATEGORY OF TESTING PURSUANT TO THE INTERNATIONAL ORGANIZATION FOR STANDARDIZATION/INTERNATIONAL ELECTROTECHNICAL COMMISSION 17025:2005 STANDARD, OR A SUBSEQUENT SUPERSEDING STANDARD, IN ORDER TO RECEIVE CERTIFICATION OR MAINTAIN CERTIFICATION; EXCEPT THAT THE STATE LICENSING AUTHORITY MAY BY RULE ESTABLISH CONDITIONS FOR PROVIDING EXTENSIONS TO A NEWLY LICENSED RETAIL MARIJUANA TESTING FACILITY FOR A PERIOD NOT TO EXCEED TWELVE MONTHS OR A RETAIL MARIJUANA TESTING FACILITY FOR GOOD CAUSE AS DEFINED BY RULES PROMULGATED BY THE STATE LICENSING AUTHORITY, WHICH SHALL INCLUDE BUT MAY NOT BE LIMITED TO WHEN AN APPLICATION FOR ACCREDITATION HAS BEEN SUBMITTED AND IS PENDING WITH A RECOGNIZED ACCREDITING BODY."

Renumber succeeding section.

HB18-1430 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:


Page 3, strike lines 17 and 18 and substitute:

PURSUANT TO THIS SUBSECTION (3) MAY INCLUDE THE FOLLOWING COMPONENTS:

Page 3, strike lines 23 and 24 and substitute:
"(d) A PERFORMANCE EVALUATION OF THE STATE AGENCY'S MAJOR PROGRAMS, INCLUDING AN IDENTIFICATION OF PROGRAMS THAT MAY NOT BE MEETING THE PROGRAM OBJECTIVES OR PERFORMANCE GOALS, AND A RECOMMENDATION ON STRATEGIES TO IMPROVE PERFORMANCE;"

Page 3, line 27, after "OBJECTIVES;" insert "AND"

Page 4, strike lines 1 through 7

Reletter succeeding paragraph accordingly.

HB18-1435 be postponed indefinitely.

SB18-167 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend reengrossed bill, page 31, line 15, strike "2018:" and substitute "2028:"

SB18-191 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 25 through 27 and substitute "on Indian lands."

Page 4, strike lines 1 through 5.

SB18-210 be referred favorably to the Committee on Appropriations.

SB18-232 be referred to the Committee of the Whole with favorable recommendation.

SIGNING OF BILLS - RESOLUTIONS - MEMORIALS

The Speaker has signed: HB18-1187, 1252, 1283.
MESSAGE FROM THE SENATE

The Senate has voted to allow the conferees in the First Conference Committee for HB18-1295 to go beyond the scope of the differences between the two houses.

MESSAGE(S) FROM THE GOVERNOR

I certify I received the following on the 30th day of April, 2018, at 2:45 p.m. The original is on file in the records of the House of Representatives of the General Assembly.

Marilyn Eddins,
Chief Clerk of the House

April 30, 2018

House of Representatives
72nd General Assembly
State Capitol
Denver, CO 80203

Ladies and Gentlemen:

I have the honor to inform you that I have approved and will file with the Secretary of State the following Acts:

HB 18-1326: CONCERNING SUPPORT FOR PERSONS INTERESTED IN TRANSITIONING FROM AN INSTITUTIONAL SETTING, AND, IN CONNECTION THEREWITH, MAKING AND REDUCING APPROPRIATIONS.

Approved April 30, 2018 at 12:40 pm.

HB 18-1328: CONCERNING THE CHILDREN'S HABILITATION RESIDENTIAL WAIVER PROGRAM, AND, IN CONNECTION THEREWITH, MAKING AND REDUCING AN APPROPRIATION.

Approved April 30, 2018 at 12:44 pm.

HB 18-1332: CONCERNING CREATION OF A GRANT PROGRAM TO SUPPORT COLLABORATIVE EDUCATOR PREPARATION INITIATIVES TO ADDRESS THE TEACHER SHORTAGE IN COLORADO, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.

Approved April 30, 2018 at 12:46 pm.

HB 18-1333: CONCERNING PART C CHILD FIND RESPONSIBILITIES OF STATE DEPARTMENTS, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.

Approved April 30, 2018 at 12:33 pm.
HB 18-1334: CONCERNING AN EXTENSION OF THE TRANSITIONAL JOBS PROGRAM, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.

Approved April 30, 2018 at 1:03 pm.

HB 18-1337: CONCERNING A VETERANS ONE-STOP CENTER IN GRAND JUNCTION, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.

Approved April 30, 2018 at 1:04 pm.

HB 18-1323: CONCERNING TRANSFERS OF MONEY TO A NEWLY CREATED OFFICE OF STATE PLANNING AND BUDGETING YOUTH PAY FOR SUCCESS INITIATIVES ACCOUNT WITHIN THE PAY FOR SUCCESS CONTRACTS FUND, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.

Approved April 30, 2018 at 12:53 pm.

HB 18-1324: CONCERNING THE CONTINUATION OF THE GOVERNOR'S COMMISSION ON COMMUNITY SERVICE, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.

Approved April 30, 2018 at 12:59 pm.

HB 18-1325: CONCERNING MEASURES TO ADDRESS COVERAGE GAPS IN THE STATEWIDE DIGITAL TRUNKED RADIO SYSTEM, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.

Approved April 30, 2018 at 1:01 pm.

HB 18-1331: CONCERNING EXPANDING THE USE OF OPEN EDUCATIONAL RESOURCES AT PUBLIC INSTITUTIONS OF HIGHER EDUCATION, AND, IN CONNECTION THEREWITH, CREATING THE COLORADO OPEN EDUCATIONAL RESOURCES COUNCIL, CREATING A GRANT PROGRAM TO SUPPORT THE CREATION AND USE OF OPEN EDUCATIONAL RESOURCES, AND MAKING AN APPROPRIATION.

Approved April 30, 2018 at 12:48 pm.

HB 18-1339: CONCERNING A REQUIREMENT FOR FINGERPRINT-BASED CRIMINAL HISTORY RECORD CHECKS FOR INDIVIDUALS WITH ACCESS TO FEDERAL TAX INFORMATION, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.

Approved April 30, 2018 at 12:33 pm.
HB 18-1336: CONCERNING THE REPEAL OF THE LOCAL
GOVERNMENT RETAIL MARIJUANA IMPACT GRANT
PROGRAM.

Approved April 30, 2018 at 12:33 pm.

HB 18-1186: CONCERNING THE CONTINUATION OF THE
COLORADO YOUTH ADVISORY COUNCIL, AND, IN
CONNECTION THEREWITH, IMPLEMENTING THE
SUNSET REVIEW RECOMMENDATIONS OF THE
DEPARTMENT OF REGULATORY AGENCIES AND
MAKING AN APPROPRIATION.

Approved April 30, 2018 at 12:33 pm.

HB 18-1259: CONCERNING PROVIDING MARIJUANA SAMPLES TO
EMPLOYEES FOR BUSINESS PURPOSES.

Approved April 30, 2018 at 12:34

HB 18-1284: CONCERNING THE COST OF PRESCRIPTION DRUGS
PURCHASED AT A PHARMACY.

Approved April 30, 2018 at 12:34 pm.

HB 18-1308: CONCERNING AN EXEMPTION FROM THE "WORKERS'
COMPENSATION ACT OF COLORADO" FOR
NONRESIDENT EMPLOYERS WHOSE EMPLOYEES ARE
TEMPORARILY WORKING IN COLORADO.

Approved April 30, 2018 at 12:34 pm.

HB 18-1069: CONCERNING THE ALLOWABLE USES OF RECLAIMED
DOMESTIC WASTEWATER, AND, IN CONNECTION
THEREWITH, ALLOWING RECLAIMED DOMESTIC
WASTEWATER TO BE USED FOR TOILET FLUSHING
AND MAKING AN APPROPRIATION

Approved April 30, 2018 at 12:34 pm.

Sincerely,

(signed)

John W. Hickenlooper
Governor

April 30, 2018

The Honorable Colorado House of Representatives
Seventy-First General Assembly
Second Regular Session
State Capitol Building
Denver, Colorado 80203
Ladies and Gentlemen:

It is my honor to inform you that I have approved and filed with the Secretary of State the following Act:


Approved April 30, 2018 at 1:28 p.m.

The FY 2018-19 budget, along with the expected accompanying legislative package, reflects the spirit of collaboration and compromise among the members of the General Assembly and many other individuals to find agreement on a balanced budget that benefits the entire state. The current economic vibrancy we are experiencing allows us to allocate new resources to several important priorities and initiatives.

Notable highlights include:

- **K-12 Education** — With the anticipated passage of the Public School Finance Act, funding for primary and secondary education will increase with inflation and enrollment over the prior year. In addition, the budget stabilization factor is reduced to $672.4 million for FY 2018-19, $150.0 million below the $822.4 million contained in the FY 2017-18 appropriation. Rural schools will be allocated an additional $30 million.

- **Higher Education** — The budget provides $135.1 million total funds (including $75.7 million General Fund) to limit tuition increases, to increase student supports, and to offer additional financial aid.

- **Nurse Compensation** — The budget includes $15.4 million total funds to adjust salaries to be more aligned with the market for direct care positions, including registered nurses, at the mental health institutes at Fort Logan and Pueblo. These increases are expected to encourage staff retention, reduce mandatory overtime, and contribute to a safe patient-to-staff ratio. While we are appreciative of the funding provided for our mental health hospitals and ongoing funding for regional centers, the pay for direct care positions is out of alignment at other state 24-hour facilities within the Department of Human Services including Veterans Community Living Centers and Division of Youth Services facilities. We hope that compensation at these facilities can be addressed in future legislative sessions to better serve our most vulnerable citizens.

- **Competency to Stand Trial Evaluations and Restorations** — The mental health institutes have been experiencing an increased demand in court-ordered competency services. A total of $10.0 million General Fund and 12.9 FTE is included for a variety of initiatives that would help alleviate wait lists, which will also help the Department of Human Services comply with the terms of a settlement agreement. Additionally, $7.9 million General Fund is set aside for related legislation pending before the legislature, intended to promote systemic change and relieve some of the pressure on the Department to provide inpatient services, which are often not clinically necessary.
• State Employees — The budget includes $59.7 million total funds (including $33.2 million General Fund) to provide an across the board salary increase of 3.0 percent for state employees. The budget also provides sufficient funding to keep premiums for health, life and dental benefits from increasing in FY 2018-19.

• Pay for Success — H.B. 18-1323 provides the Office of State Planning and Budgeting with $1.4 million total funds in FY 2018-19 ($6.3 million in total funds over 4 years) to carry out pilot programs with reimbursements partially based on achievement of outcomes. These programs are designed to reduce youth involvement with the justice system, reduce out of home placement of youth, and improve on-time high school graduation rates.

While we applaud these achievements, much work remains in the final days of the legislative session. Several issues remain unfinished that impact the FY 2018-19 budget package and beyond. We stand ready to work with you on the following essential items:

• Transportation, S.B. 18-001 / H.B. 18-1340 — With additional revenue resulting from the recent federal tax legislation and positive economic conditions, the State has the opportunity to address critical infrastructure needs for Colorado’s transportation system. The General Assembly has $495 million General Fund earmarked for this purpose and we urge bipartisan compromise on this pressing issue.

• PERA, S.B. 18-200 — The General Assembly is currently considering legislation to make critical reforms to PERA, and $225 million General Fund is set aside to cover the cost of these reforms. A solvent pension fund and a solution that is fair to all stakeholders are very much in the State’s interest.

• General Fund Reserve — As we noted in our April 18, 2018 letter to the Joint Budget Committee, we are requesting to work with the General Assembly on prioritizing an increase to the General Fund reserve. We are pleased that the Joint Budget Committee has started the process. We continue to believe that a 10 percent reserve is a target that should be statutorily required over a reasonable period of years after FY 2018-19. We must take advantage of this opportunity as well as the current economic vibrancy to improve the State’s resiliency.

• Prison Capacity — In the current budget, utilization targets have been set by the Joint Budget Committee for parole releases, Community Corrections releases, and ISP-I releases. While there is a possibility that these targets would alleviate the need for new prison capacity, current forecasts show that we should be ready for new inmates over the next two years. Additional prison capacity will likely be necessary. Our expectation is for continued attention to this issue from the Executive and Legislative branches. The $11 million General Fund set aside for these issues must remain intact in case new capacity is needed.

Concerns with H.B. 18-1322 Footnotes
It is the Governor’s constitutional obligation to review the general appropriations bill and exercise the line item veto when necessary. We recognize and appreciate the legitimate and reasonable expression by the General Assembly of the intent associated with certain appropriations contained in the FY 2018-19 Long Bill. In fact, many of these expressions of intent are
based on information contained within the Executive Branch budget requests. In general, we interpret most of these expressions of intent as different from attempts to administer appropriations or to pursue substantive law via the general appropriations bill. Thus, we have not vetoed any of the footnotes in H.B. 18-1322:

While the Legislature has the prerogative to express its intent, the Executive Branch maintains the clear and inherent responsibility to administer appropriations (see Colorado General Assembly v. Owens, 136 P.3d 262 (Colo. 2006); Colorado General Assembly v. Lamm, 704 P.2d 1371 (Colo. 1985); and Anderson v. Lamm, 195 Colo. 437, 579 P.2d 620 (1978)). For this reason, we have directed Executive Branch agencies to comply with the intent of the footnotes contained in H.B. 18-1322 only to the extent practicable and appropriate.

Moreover, if operational needs dictate otherwise, the Executive Branch will not be constrained by any limitations implied within any of the Long Bill footnotes. In particular, many footnotes in H.B. 18-1322 may constitute attempts by the General Assembly to administer the appropriation, including:

- those that indicate dollar amounts for expenditure in specific programs or for specific purposes; and
- those that indicate specific expectations for programmatic expenditures or activities.

As such, Executive Branch agencies may deviate from the intent expressed in any footnote as necessary.

Four footnotes included in H.B. 18-1322 are of particular concern to us:

- **Footnote 41, Page 120:** Department of Human Services, Office of Early Childhood, Division of Community and Family Support, Early Childhood Mental Health Services – It is the General Assembly's intent that this appropriation be used for the purpose of supporting early childhood mental health specialists in each community mental health center.

  Our administration agrees with the intent of this footnote, and the Department of Human Services (DHS) will make every reasonable effort to ensure that each community mental health center (CMHC) will choose to employ early childhood mental health specialists. However, because the State secures the services of CMHCs through a competitive procurement process, we cannot guarantee that each CMHC will respond satisfactorily to the procurement solicitations issued by DHS. The Department will conduct targeted outreach to each of the CMHCs to encourage their participation in this effort.

- **Footnote 48, Page 121:** Department of Human Services, Office of Self Sufficiency, Special Purpose Welfare Programs, Food Distribution Program – Of this amount, it is the General Assembly's intent that $500,000 General Fund go to a Colorado-based community foundation as part of the department's responsibilities under Section 26-1-121, C.R.S., to distribute funds to requesting food pantries and food banks, not to exceed $50,000 per entity per year, such funds to be used for the purchase of Colorado grown foods that meet the Colorado Proud
definition and any associated costs, such as transportation and cold storage. This amount is calculated based on the assumption that the Colorado-based community foundation will receive up to 5.0 percent of the total allocation for costs associated with program administration and that entities receiving funds will use no more than 10.0 percent of these funds for indirect costs associated with the purchase of Colorado grown foods including, but not limited to, transportation, refrigeration, and storage.

This footnote attempts to administer the appropriation by directing the allocation of funding to certain entities for purchase of certain products. The Department will consider complying with the intent of the footnote, but will assess how best to administer the funds as it determines its costs for the program and how to best meet the needs of both the Coloradans using the Food Distribution program and community agencies.

• **Footnote 50, Page 121:** Department of Human Services, Office of Behavioral Health, Integrated Behavioral Health Services, Rural Co-occurring Disorder Services — It is the General Assembly's intent that of this appropriation $1,045,884 cash funds from the Marijuana Tax Cash Fund be used for the purpose of providing a full continuum of co-occurring behavioral health treatment services in southern Colorado and the Arkansas Valley.

The Department of Human Services will first explore contracts with Managed Service Organizations that cover Southern Colorado to provide a full continuum of co-occurring behavioral health treatment services. If this is not feasible, the Department will proceed with a competitive procurement process. While the Department will comply with the intent of this footnote, it cannot guarantee that vendors will respond to its procurement solicitation with satisfactory offers to provide acceptable services in the specified geographical areas.

• **Footnote 91, Page 217:** Department of Public Health and Environment, Administration and Support, Administration, Leave Payouts — It is the intent of the General Assembly that the Department use this line item to pay leave payouts for cash funded and federal funded employees only.

This footnote attempts to administer the appropriation. The Department of Public Health and Environment will observe existing State and federal rules in the use of indirect cost recoveries for leave payouts, and will comply with the intent of this footnote only when practicable.

As in recent years, we also remain concerned with the General Assembly’s inclusion of full-time equivalent positions (FTE) within the general appropriations act. The Colorado Supreme Court’s opinion in *Anderson v. Lamm*, 195 Colo. 437, 579 P.2d 620 (1978) clearly states that “specific staffing and resource allocation decisions” in a general appropriations bill are unconstitutional. The Supreme Court affirmed this finding in *Colorado General Assembly v. Owens*, 136 P.3d 262 (Colo. 2006). Further, it remains our opinion that any predetermined prescription of FTE authorization limits the ability of State agencies to make the most resource-effective use of appropriations to
accomplish critical performance objectives.

Therefore, Executive Branch agencies are instructed to manage their appropriations within the scope of the dollars appropriated in H.B. 18-1322 and without limitation by the bill’s FTE authorizations.

Closing Comments

We would like to express our enduring gratitude for the work performed by the Joint Budget Committee members, the Joint Budget Committee staff, the staff of the Office of State Planning and Budgeting, and the scores of budget analysts throughout Colorado’s government for their tireless commitment to the betterment of Colorado.

Sincerely,

(signed)

John W. Hickenlooper
Governor

On motion of Representative KC Becker, HB18-1011, 1405, 1411, 1115, 1357, 1363, 1376, 1396, SB18-200, HB18-1407, 1409, 1429, 1267, SB18-044, 012, 225, 232, HB18-1289, 1419, 1352 were made Special Orders on April 30, 2018, at 6:01 p.m.

The hour of 6:01 p.m., having arrived, on motion of Representative Bridges, the House resolved itself into Committee of the Whole for consideration of Special Orders and he was called to act as Chair.

SPECIAL ORDERS--SECOND READING OF BILLS

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

(Amendments to the committee amendment are to the printed committee report which was printed and placed in the members' bill file.)

HB18-1405 by Representative(s) Lee; also Senator(s) Gardner--Concerning an exception from the mandatory reporting requirements for persons providing legal assistance to area agencies on aging.

Amendment No. 1, Public Health Care & Human Services Report, dated April 30, 2018, and placed in member's bill file; Report also printed in House Journal, April 30, 2018.

As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.
HB18-1411 by Representative(s) Pabon; also Senator(s) Smallwood--
Concerning eliminating redundancy related to fingerprint-based criminal history record checks for persons who have or will have direct contact with vulnerable persons.

Amendment No. 1, Public Health Care & Human Services Report, dated April 30, 2018, and placed in member's bill file; Report also printed in House Journal, April 30, 2018.

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

HB18-1115 by Representative(s) Carver and Ginal; also Senator(s) Cooke and Garcia--Concerning the provision of training materials related to human trafficking by the department of public safety.


Amendment No. 2, Appropriations Report, dated April 30, 2018, and placed in member's bill file; Report also printed in House Journal, April 30, 2018.

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

HB18-1357 by Representative(s) Michaelson Jenet; also Senator(s) Gardner and Williams A., Jahn--Concerning access to behavioral health care services, and, in connection therewith, establishing an ombudsperson for behavioral health access to care to assist consumers in accessing care and requiring health insurers and the commissioner of insurance to report on compliance with mental health parity laws.

Amendment No. 1, Public Health Care & Human Services Report, dated April 17, 2018, and placed in member's bill file; Report also printed in House Journal, April 18, 2018.

Amendment No. 2, Appropriations Report, dated April 30, 2018, and placed in member's bill file; Report also printed in House Journal, April 30, 2018.

Amendment No. 3, by Representative(s) Singer.

Amend the Appropriations Committee Report, dated April 30, 2018, page 1, line 7, strike "ombudsperson" and substitute "ombudsman".

Amendment No. 4, by Representative(s) Singer.

Amend the Public Health Care and Human Services Committee Report, dated April 17, 2018, page 1, strike line 1 and substitute:

"Amend printed bill, page 2, line 6, strike "OMBUDSPERSON" and
substitute "OMBUDSMAN".

Page 2 of the bill, line 8, strike "OMBUDSPERSON" and substitute "OMBUDSMAN".

Page 2 of the bill, strike line 11 and substitute:"

Page 1 of the report, after line 8 insert:

"Page 2 of the bill, line 17, strike """" and substitute """".

Page 2 of the report, line 31 strike "BY THE".

Page 2 of the report, strike line 32 and substitute "OR POSITIONS TAKEN BY THE OMBUDSMAN DO NOT".

Page 3 of the report, after line 23 insert:

"Strike "OMBUDSPERSON" and substitute "OMBUDSMAN" on: Page 2 of the bill, lines 15, 18, and 23; Page 3 of the bill, lines 4, 5, and 15; Page 4 of the bill, lines 15, 17, 21, 24, and 26; and Page 5 of the bill, lines 8, 10, and 17.

Strike "ombudsperson" and substitute "ombudsman" on: Page 2 of the bill, lines 20 and 21.".

Page 3 of the report, after line 25 insert:

"Strike "OMBUDSPERSON" and substitute "OMBUDSMAN" on: Page 1 of the report, line 16; Page 2 of the report, lines 15, 23, and 30; and Page 3 of the report, line 1.".

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

HB18-1011 by Representative(s) Pabon and Van Winkle; also Senator(s) Neville T. and Jahn--Concerning measures to allow greater investment flexibility in marijuana businesses, and, in connection therewith, making an appropriation.

(Previously Amended, April 19, 2018)

Amendment No. 8, by Representative(s) Pabon.

Amend engrossed bill, page 2, line 16, strike "IS A HOLDER OF A SECURITY IN" and substitute "OF A SECURITY SHALL BE DETERMINED IN".

Page 2, strike line 21 and substitute ""CONTROLLED", "CONTROLLING", "CONTROLLED BY", AND "UNDER".

Page 3, line 18, strike "TRUSTEE" and substitute "TRUSTEE,".

Page 3, line 24, strike "OF" and substitute "OVER".
Page 5, line 15, strike "MEANS A" and substitute "MEANS ANY OF THE FOLLOWING ENTITIES LICENSED PURSUANT TO THIS ARTICLE 43.3: A".

Page 5, line 19, strike "OR".

Page 5, strike line 20 and substitute "TRANSPORTER, A MARIJUANA RESEARCH AND DEVELOPMENT FACILITY, OR A MARIJUANA RESEARCH AND DEVELOPMENT CULTIVATION FACILITY.".

Page 5, line 26, strike "NOT" and substitute "NOT, BY VIRTUE OF ITS STATUS AS A MEDICAL MARIJUANA BUSINESS OPERATOR,".

Page 6, line 20, after "(14.2)" insert "(a)".

Page 6, lines 21 and 22, strike "THAT ISSUES AN EQUITY SECURITY OTHER THAN A PENNY STOCK AS DEFINED BY 17 CFR 240.3a51-1 AND".

Page 6, line 23, strike "(a)" and substitute "(I)".

Page 6, line 25, strike "(I)" and substitute "(A)".

Page 6, line 27, strike "(II)" and substitute "(B)" and strike "LISTED FOR TRADING" and substitute "QUOTED".

Page 7, lines 1 through 3, strike "OR ANY OTHER ALTERNATIVE TIER OF THE OTC MARKETS OR ALTERNATIVE EXCHANGE DESIGNATED BY THE STATE LICENSING AUTHORITY IN RULE,".

Page 7, line 4, after "REPORTS" insert "AND IS FILING REPORTS ON A CURRENT BASIS".

Page 7, line 6, strike "LISTED".

Page 7, strike lines 7 and 8 and substitute "SECURITIES CONSTITUTED "COVERED SECURITIES" AS DESCRIBED IN SUBSECTION (14.2)(a)(I)(A) OF THIS SECTION;".

Page 7, line 9, strike "(b)" and substitute "(II)".

Page 7, line 10, after ""SECURITIES ACT OF 1933"," insert "AS AMENDED,".

Page 7, line 14, after "AS AMENDED;" insert "OR".

Page 7, strike lines 15 through 18.

Page 7, line 19, strike "(d)" and substitute "(III)".

Page 7, after line 20 insert:

"(e) NOTWITHSTANDING ANY PROVISION TO THE CONTRARY, A PUBLICLY TRADED CORPORATION DOES NOT INCLUDE:

(I) A PERSON THAT HAS LISTED OR QUOTED SECURITIES THAT NO LONGER COMPLY WITH THE REQUIREMENTS OF SUBSECTION (14.2)(a)(I) OF THIS SECTION OR A PERSON THAT HAS LISTED OR QUOTED SECURITIES CONSTITUTING "PENNY STOCK", AS DEFINED BY 17 CFR 240.3a51-1; OR

(II) A PERSON THAT CONSTITUTES AN "INELIGIBLE ISSUER", AS DEFINED IN 17 CFR 230.405, UNLESS THE PUBLICLY TRADED
CORPORATION CONSTITUTES AN INELIGIBLE ISSUER SOLELY AS A RESULT OF EITHER:

(A) THE ACT OR ACTS THAT MAKE THE PERSON AN "INELIGIBLE ISSUER" OCCURRED MORE THAN ONE YEAR PRIOR TO APPLYING PURSUANT TO THIS SECTION; OR

(B) BEING A COMPANY DESCRIBED IN SUBSECTION (III) OF THE DEFINITION OF "INELIGIBLE ISSUER".

Page 8, line 18, after "amend" insert "(1)(d),".

Page 8, strike line 22 and substitute "rules. (1) The state licensing authority shall:

(d) Maintain the confidentiality of reports or other information obtained from a medical or retail licensee containing any individualized data, information, or records related to the licensee or its operation, including sales information, financial records, tax returns, credit reports, cultivation information, testing results, and security information and plans, or revealing any patient information, or any other records that are exempt from public inspection pursuant to state law. Such reports or other information may be used only for a purpose authorized by this article ARTICLE 43.3 OR article 43.4 of this title TITLE 12, FOR INVESTIGATION OR ENFORCEMENT OF ANY INTERNATIONAL, FEDERAL, STATE, OR LOCAL SECURITIES, or for any other state or local law enforcement purpose. Any information released related to patients may be used only for a purpose authorized by this article, article 43.4 of this title, or to verify that a person who presented a registry identification card to a state or local law enforcement official is lawfully in possession of such card.

(2) (a) Rules promulgated pursuant to subsection (1)(b) of this".

Page 11, line 27, strike "PEOPLE" and substitute "PERSONS".

Page 12, after line 3 insert:

"(VIII) COORDINATION BETWEEN THE STATE LICENSING AUTHORITY AND OTHER STATE AND LOCAL LAW ENFORCEMENT AGENCIES SUPPORTS THESE GOALS;".

Renumber succeeding subparagraph accordingly.

Page 13, strike lines 3 through 5 and substitute:

"(b) On and after January 1, 2017, A medical marijuana business that is comprised of one or more direct beneficial interest owners who have not been Colorado residents for at least one year prior to application".

Page 13, line 7, strike "application" and substitute "application,".

Page 14, line 1, strike "BUSINESS OR" and substitute "BUSINESS,".

Page 14, line 2, strike "OWNER" and substitute "OWNER, OR A PASSIVE BENEFICIAL OWNER".

Page 14, line 3, strike "AND THE COLORADO ATTORNEY GENERAL".

Page 14, strike lines 5 through 9 and substitute:

"(a) ALL OF ITS OFFICERS, DIRECTORS, AND AFFILIATES;

(b) ALL OFFICERS, DIRECTORS, AND GREATER-THAN-FIVE-PERCENT
BENEFICIAL OWNERS OF ANY OF ITS AFFILIATES;

(c) If it is a publicly traded corporation, all of its
beneficial owners of five percent or more of its securities; and
(d) If it is not a publicly traded corporation, all of its
beneficial owners."

Page 14, lines 19 and 20, strike "operating in coordination with the
Colorado attorney general".

Page 15, strike lines 4 through 9 and substitute:
"(c) The state licensing authority may require any person
that was disclosed or should have been disclosed pursuant to
subsection (4.5) of this section to"

Page 15, line 13, strike "may also be" and substitute "is" and after the
second "for" insert "a".

Page 15, line 16, after the period add "Failure of a person to obtain
any required finding of suitability prior to application is
grounds for denial of an application or suspension, revocation,
or other sanction against the licensee by the state licensing
authority.".

Page 15, line 22, strike "may also be" and substitute "is".

Page 15, lines 25 and 26, strike "of a license." and substitute "against
the license by the state licensing authority.".

Page 16, lines 3 through 5, strike "the state licensing authority
shall create by rule an expedited fee that an applicant or
licensee could pay to receive a timely determination of
suitability.".

Page 17, line 14, strike "licensee" and substitute "applicant,
licensee,".

Page 18, line 11, after "all" insert "nonobjecting".

Page 19, line 10, after "include" insert "and maintain at all times".

Page 21, line 27, strike "is" and substitute "pleads or is".

Page 22, line 2, strike "a permanent injunction or" and substitute
"an".

Page 22, line 11, strike "transfers of securities" and substitute
"resales or transfers of security in ordinary broker
transactions".

Page 22, line 12, strike "corporation," and substitute "corporation
through an established trading market,".

Page 24, line 23, strike "is a holder of a security in" and substitute "of
a security shall be determined in".
Page 25, strike line 1 and substitute ""CONTROLLED", "CONTROLLING", "CONTROLLED BY", AND "UNDER".

Page 25, line 15, strike "TRUSTEE" and substitute "TRUSTEE,".

Page 25, line 18, strike "OF" and substitute "OVER".

Page 27, line 18, after "(14.2)" insert "(a)".

Page 27, lines 19 and 20, strike "THAT ISSUES AN EQUITY SECURITY OTHER THAN A PENNY STOCK AS DEFINED BY 17 CFR 240.3a51-1 AND"

Page 27, line 21, strike "(a)" and substitute "(I)".

Page 27, line 23, strike "(I)" and substitute "(A)".

Page 27, line 25, strike "(II)" and substitute "(B)" and strike "LISTED FOR TRADING" and substitute "QUOTED".

Page 27, lines 26 and 27, strike "OR ANY OTHER ALTERNATIVE TIER OF THE OTC MARKETS OR ALTERNATIVE EXCHANGE DESIGNATED BY THE STATE".

Page 28, line 1, strike "LICENSING AUTHORITY IN RULE,".

Page 28, line 2, after "REPORTS" insert "AND IS FILING REPORTS ON A CURRENT BASIS".

Page 28, line 4, strike "LISTED".

Page 28, strike lines 5 and 6 and substitute "SECURITIES CONSTITUTED "COVERED SECURITIES" AS DESCRIBED IN SUBSECTION (14.2)(a)(I)(A) OF THIS SECTION;".

Page 28, line 7, strike "(b)" and substitute "(II)".

Page 28, line 8, after ""SECURITIES ACT OF 1933"", " insert "AS AMENDED,".

Page 28, line 12, after "AS AMENDED;" insert "OR".

Page 28, strike lines 13 through 16.

Page 28, line 17, strike "(d)" and substitute "(III)".

Page 28, after line 18 insert:

"(e) NOTWITHSTANDING ANY PROVISION TO THE CONTRARY, A PUBLICLY TRADED CORPORATION DOES NOT INCLUDE:

(I) A PERSON THAT HAS LISTED OR QUOTED SECURITIES THAT NO LONGER COMPLY WITH THE REQUIREMENTS OF SUBSECTION (14.2)(a)(I) OF THIS SECTION OR A PERSON THAT HAS LISTED OR QUOTED SECURITIES CONSTITUTING "PENNY STOCK", AS DEFINED BY 17 CFR 240.3a51-1; OR

(II) A PERSON THAT CONSTITUTES AN "INELIGIBLE ISSUER", AS DEFINED IN 17 CFR 230.405, UNLESS THE PUBLICLY TRADED CORPORATION CONSTITUTES AN INELIGIBLE ISSUER SOLELY AS A RESULT OF EITHER:

(A) THE ACT OR ACTS THAT MAKE THE PERSON AN "INELIGIBLE
ISSUER" OCCURRED MORE THAN ONE YEAR PRIOR TO APPLYING PURSUANT TO THIS SECTION; OR

(B) BEING A COMPANY DESCRIBED IN SUBSECTION (III) OF THE DEFINITION OF "INELIGIBLE ISSUER".".

Page 28, line 23, strike "means a" and substitute "means ANY OF THE FOLLOWING ENTITIES LICENSED PURSUANT TO THIS ARTICLE 43.4: A".

Page 29, line 4, strike "NOT" and substitute "NOT, BY VIRTUE OF ITS STATUS AS A MEDICAL MARIJUANA BUSINESS OPERATOR,".

Page 30, line 2, after "amend" insert "(2)(d),".

Page 30, strike line 5 and substitute "rules. (2) The state licensing authority has the authority to:

(d) Maintain the confidentiality of reports or other information obtained from a licensee containing any individualized data, information, or records related to the licensee or its operation, including sales information, financial records, tax returns, credit reports, cultivation information, testing results, and security information and plans, or revealing any customer information, or any other records that are exempt from public inspection pursuant to state law. Such reports or other information may be used only for a purpose authorized by this article ARTICLE 43.4, FOR INVESTIGATION OR ENFORCEMENT OF ANY INTERNATIONAL, FEDERAL, STATE, OR LOCAL SECURITIES, or for any other state or local law enforcement purpose. Any customer information may be used only for a purpose authorized by this article ARTICLE 43.4.

(3) (a) Rules promulgated pursuant to subsection (2)(b) of this".

Page 33, line 11, strike "PEOPLE" and substitute "PERSONS".

Page 33, after line 23 insert:

"(VIII) COORDINATION BETWEEN THE STATE LICENSING AUTHORITY AND OTHER STATE AND LOCAL LAW ENFORCEMENT AGENCIES SUPPORTS THESE GOALS;".

Renumber succeeding subparagraph accordingly.

Page 34, strike lines 1 through 9.

Page 34, strike lines 23 through 25 and substitute:

"(b) On and after January 1, 2017, A retail marijuana business that is comprised of one or more direct beneficial interest owners who have not been Colorado residents for at least one year prior to application shall".

Page 34, line 27, strike "application" and substitute "application,".

Page 35, line 20, strike "ESTABLISHMENT OR" and substitute "ESTABLISHMENT,".

Page 35, line 21, strike "OWNER" and substitute "OWNER, OR A PASSIVE BENEFICIAL OWNER".

Page 35, line 22, strike "AND THE COLORADO ATTORNEY GENERAL".
Page 35, strike lines 24 through 27 and substitute:

"(a) All of its officers, directors, and affiliates;
(b) All officers, directors, and greater-than-five-percent beneficial owners of any of its affiliates;
(c) If it is a publicly traded corporation, all of its beneficial owners of five percent or more of its securities; and
(d) If it is not a publicly traded corporation, all of its beneficial owners.".

Page 36, strike line 1.

Page 36, lines 11 and 12, strike "operating in coordination with the Colorado attorney general".

Page 36, strike lines 23 through 27 and substitute:

"(c) The state licensing authority may require any person that was disclosed or should have been disclosed pursuant to subsection (4.5) of this section to".

Page 37, strike line 1.

Page 37, line 5, strike "may also be" and substitute "is" and after the second "for" insert "A".

Page 37, line 8, after the period add "failure of a person to obtain any required finding of suitability prior to application is grounds for denial of an application or suspension, revocation, or other sanction against the licensee by the state licensing authority.".

Page 37, line 15, strike "may also be" and substitute "is".

Page 37, line 16, strike "finding" and substitute "a finding".

Page 37, lines 17 and 18, strike "of a license." and substitute "against the license by the state licensing authority.".

Page 37, lines 22 through 24, strike "the state licensing authority shall create by rule an expedited fee that an applicant or licensee could pay to receive a timely determination of suitability.".

Page 39, line 5, strike "licensee" and substitute "applicant, licensee,".

Page 40, line 2, after "all" insert "nonobjecting".

Page 41, line 1, after "include" insert "and maintain at all times".

Page 43, line 19, strike "is" and substitute "pleads or is".

Page 43, line 21, strike "a permanent injunction or" and substitute "an".

Page 44, line 3, strike "transfers of securities" and substitute "resales or transfers of security in ordinary broker transactions".
Page 44, line 4, strike "CORPORATION," and substitute "CORPORATION THROUGH AN ESTABLISHED TRADING MARKET, ".

Page 47, strike lines 2 through 4 and substitute:

"SECTION 19. Effective date. This act takes effect on January 1, 2019; except that sections 1, 2, 9, and 10 of this act take effect upon passage.

SECTION 20. Safety clause. The general assembly hereby finds, determines, and declares that this act is necessary for the immediate preservation of the public peace, health, and safety."

Amendment No. 9, by Representative(s) Pabon.

Amend engrossed bill, page 15, line 17, strike "(5.5)" and substitute "(5.5) (a)".

Page 15 after line 26, insert:

"(b) IN ITS REASONABLE DISCRETION, AT ANY TIME, THE STATE LICENSING AUTHORITY MAY DETERMINE, UPON ITS OWN ACCORD OR ON THE RECOMMENDATION OF THE MARIJUANA ENFORCEMENT DIVISION, THAT THE PUBLIC INTEREST AND THE PURPOSES OF THIS SECTION REQUIRE THAT ANY PERSON WHO HAS A MATERIAL RELATIONSHIP TO, OR MATERIAL INVOLVEMENT WITH, A LICENSEE OR AFFILIATED COMPANY THEREOF MUST APPLY FOR A FINDING OF SUITABILITY BY THE STATE LICENSING AUTHORITY AND REQUIRE A PERSON, OTHER THAN AN INDIVIDUAL, THAT IS PASSIVE BENEFICIAL OWNER TO APPOINT AND MAINTAIN A REGISTERED AGENT AS PROVIDED FOR IN SUBSECTION (6.5) OF THIS SECTION. THE PROVISIONS OF THIS SUBSECTION (5.5)(b) ARE NOT LIMITED TO PERSONS HAVING A DIRECT FINANCIAL INTEREST IN NOR A DIRECT MANAGEMENT ROLE WITH A LICENSEE, NOR TO PERSONS WHO ARE BENEFICIAL OWNERS OF ANY STATED PERCENTAGE OF THE SECURITIES OF A PUBLICLY TRADED CORPORATION."

Page 37, line 9, strike "(5.5)" and substitute "(5.5) (a)".

Page 37, after line 18, insert:

"(b) IN ITS REASONABLE DISCRETION, AT ANY TIME, THE STATE LICENSING AUTHORITY MAY DETERMINE, UPON ITS OWN ACCORD OR ON THE RECOMMENDATION OF THE MARIJUANA ENFORCEMENT DIVISION, THAT THE PUBLIC INTEREST AND THE PURPOSES OF THIS SECTION REQUIRE THAT ANY PERSON WHO HAS A MATERIAL RELATIONSHIP TO, OR MATERIAL INVOLVEMENT WITH, A LICENSEE OR AFFILIATED COMPANY THEREOF MUST APPLY FOR A FINDING OF SUITABILITY BY THE STATE LICENSING AUTHORITY AND REQUIRE A PERSON, OTHER THAN AN INDIVIDUAL, THAT IS PASSIVE BENEFICIAL OWNER TO APPOINT AND MAINTAIN A REGISTERED AGENT AS PROVIDED FOR IN SUBSECTION (6.5) OF THIS SECTION. THE PROVISIONS OF THIS SUBSECTION (5.5)(b) ARE NOT LIMITED TO PERSONS HAVING A DIRECT FINANCIAL INTEREST IN NOR A DIRECT MANAGEMENT ROLE WITH A LICENSEE, NOR TO PERSONS WHO ARE BENEFICIAL OWNERS OF ANY STATED PERCENTAGE OF THE SECURITIES OF A PUBLICLY TRADED CORPORATION.".

As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.
HB18-1363 by Representative(s) Singer; also Senator(s) Crowder--Concerning legislative recommendations of the child support commission.

Amendment No. 1, Public Health Care & Human Services Report, dated April 17, 2018, and placed in member's bill file; Report also printed in House Journal, April 18, 2018.

Amendment No. 2, Appropriations Report, dated April 30, 2018, and placed in member's bill file; Report also printed in House Journal, April 30, 2018.

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

HB18-1396 by Representative(s) Buckner; also Senator(s) Moreno and Priola--Concerning creation of an advanced placement exam fee grant program in the department of education.

Amendment No. 1, Appropriations Report, dated April 30, 2018, and placed in member's bill file; Report also printed in House Journal, April 30, 2018.

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

HB18-1407 by Representative(s) Young and Rankin, Hamner; also Senator(s) Lambert and Moreno, Lundberg--Concerning increasing access to services for persons with intellectual and developmental disabilities that are provided by a stable workforce.

Amendment No. 1, Public Health Care & Human Services Report, dated April 30, 2018, and placed in member's bill file; Report also printed in House Journal, April 30, 2018.

Amendment No. 2, Appropriations Report, dated April 30, 2018, and placed in member's bill file; Report also printed in House Journal, April 30, 2018.

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

HB18-1429 by Representative(s) Hamner, Young, Rankin; also Senator(s) Lambert, Lundberg, Moreno--Concerning the exemption of the workers' compensation cash fund from the maximum reserve.

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

HB18-1267 by Representative(s) Gray and McKean; also Senator(s) Tate--Concerning an income tax credit for retrofitting a residence to increase the residence's visitability.
Amendment No. 1, Appropriations Report, dated April 30, 2018, and placed in member's bill file; Report also printed in House Journal, April 30, 2018.

Amendment No. 2, by Representative(s) Gray.

Amend printed bill, page 2, strike lines 16 through 18 and substitute "FAMILY INCOME AT OR BELOW ONE HUNDRED FIFTY THOUSAND DOLLARS FOR THE INCOME TAX YEAR COMMENCING ON OR AFTER JANUARY 1, 2019, AND AS ADJUSTED FOR INFLATION FOR EACH INCOME TAX YEAR THEREAFTER."

Page 4, after line 17 insert:

"(5) NO LATER THAN JANUARY 1, 2020, AND NO LATER THAN JANUARY 1 OF EACH YEAR THEREAFTER THROUGH JANUARY 1, 2024, THE DIVISION OF HOUSING SHALL PROVIDE THE DEPARTMENT OF REVENUE WITH AN ELECTRONIC REPORT OF THE TAXPAYERS RECEIVING A CREDIT CERTIFICATE AS ALLOWED IN THIS SECTION FOR THE PREVIOUS CALENDAR YEAR THAT INCLUDES THE FOLLOWING INFORMATION:
(a) EACH TAXPAYER'S NAME;
(b) EACH TAXPAYER'S SOCIAL SECURITY NUMBER OR FEDERAL EMPLOYEE IDENTIFICATION NUMBER; AND
(c) THE AMOUNT OF THE CREDIT ALLOCATED."

Renumber succeeding subsection accordingly.

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

HB18-1376 by Representative(s) Pabon; also Senator(s) Aguilar--Concerning the regulation of individual residential services and supports providers for persons with intellectual and developmental disabilities.

Amendment No. 1, Public Health Care & Human Services Report, dated April 23, 2018, and placed in member's bill file; Report also printed in House Journal, April 24, 2018.

Amendment No. 2, Appropriations Report, dated April 30, 2018, and placed in member's bill file; Report also printed in House Journal, April 30, 2018.

Amendment No. 3, by Representative(s) Pabon.

Amend printed bill, page 6, line 11, strike "JANUARY" and substitute "JULY".

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

SB18-012 by Senator(s) Hill; also Representative(s) Pettersen--Concerning including military enlistment as part of the postsecondary and workforce readiness performance indicator for public schools.
Amendment No. 1, Education Report, dated April 30, 2018, and placed in member's bill file; Report also printed in House Journal, April 30, 2018.

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

**SB18-225** by Senator(s) Lambert, Lundberg, Moreno; also Representative(s) Hamner, Young, Rankin--Concerning the definition of an early college for purposes of the "Concurrent Enrollment Programs Act".

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

**SB18-232** by Senator(s) Sonnenberg and Kefalas, Baumgardner; also Representative(s) Esgar and Hansen, Becker J.--Concerning a clarification of the calculation used to determine the amount of money that must be spent to acquire works of art for capital construction projects that are the subject of a lease-purchase agreement.

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

**SB18-200** by Senator(s) Tate and Priola, Jahn; also Representative(s) Becker K. and Pabon--Concerning modifications to the public employees' retirement association hybrid defined benefit plan necessary to eliminate with a high probability the unfunded liability of the plan within the next thirty years, and, in connection therewith, making an appropriation.

Amendment No. 1, Finance Report, dated April 18, 2018, and placed in member's bill file; Report also printed in House Journal, April 18, 2018.

Amendment No. 2, by Representative(s) KC Becker and Pabon.

Strike the Appropriations Committee Report, dated April 19, 2018, and substitute:

"Amend the Finance Committee Report, dated April 16, 2018, page 6, line 17, strike "MONEY" and substitute "BEGINNING WITH THE ANNUAL GENERAL APPROPRIATION ACT FOR THE 2019-20 STATE FISCAL YEAR, AND FOR EACH ANNUAL GENERAL APPROPRIATION ACT THEREAFTER, MONEY"."

Page 9 of the Finance Committee Report, after line 18 insert:

"Page 1 of the reengrossed bill, strike lines 105 and 106 and substitute "YEARS."."."."

Amendment No. 3, by Representative(s) KC Becker and Pabon.

Amend the Finance Committee Report, dated April 16, 2018, page 7, strike lines 12 through 35.
Strike page 8.

Page 9, strike lines 1 though 6 and substitute:

"24-51.1-101. [Formerly 31-31-1001.] Pension review commission. (1) (a) There is hereby created the police officers' and firefighters' pension reform REVIEW commission, to REFERRED TO IN THIS SECTION AS THE "COMMISSION". BEGINNING IN THE FIRST REGULAR SESSION OF THE SEVENTY-SECOND GENERAL ASSEMBLY, THE COMMISSION SHALL be comprised of five senators, THREE OF WHOM ARE appointed by the president of the senate AND TWO OF WHOM ARE appointed by the MINORITY LEADER OF THE SENATE, and ten representatives, SIX OF WHOM ARE appointed by the speaker of the house of representatives. The party representation shall be in proportion generally to the relative number of members of the two major political parties in each chamber AND FOUR OF WHOM ARE appointed by the MINORITY LEADER OF THE HOUSE OF REPRESENTATIVES. The chair shall be designated by the speaker of the house of representatives in odd-numbered years and by the president of the senate in even-numbered years. The vice-chair shall be appointed by the speaker of the house of representatives in even-numbered years and by the president of the senate in odd-numbered years. Members of the commission shall receive the same per diem allowance authorized for other members of the general assembly serving on interim study committees and actual expenses for participation in meetings of the commission. Staff services for the commission and the PENSION REVIEW SUBCOMMITTEE CREATED PURSUANT TO SUBSECTION (3) OF THIS SECTION shall be furnished by the state auditor's office, the legislative council, and the office of legislative legal services. The state auditor, with the approval of the commission, may contract for services deemed necessary for the implementation of this part 10 ARTICLE 51.1.

(b) The terms of the members appointed by the speaker of the house of representatives and the president of the senate and who are serving on March 22, 2007, shall be extended to and expire on or shall terminate on the convening date of the first regular session of the sixty-seventh general assembly. As soon as practicable after such convening date, the speaker and the president shall appoint or reappoint members in the same manner as provided in paragraph (a) of this subsection (1). Thereafter, the terms of members appointed or reappointed by the speaker, and the MINORITY LEADER OF THE HOUSE OF REPRESENTATIVES, the president, AND THE MINORITY LEADER OF THE SENATE shall expire on the convening date of the first regular session of each general assembly, and all subsequent appointments and reappointments by the speaker and the president shall be made as soon as practicable after such convening date. The person making the original appointment or reappointment shall fill any vacancy by appointment for the remainder of an unexpired term. Members appointed or reappointed by the speaker, and the MINORITY LEADER OF THE HOUSE OF REPRESENTATIVES, the president, AND THE MINORITY LEADER OF THE SENATE shall serve at the pleasure of the appointing authority and shall continue in office until the member's successor is appointed.

(2) The commission shall study and develop proposed legislation relating to funding of police officers' and firefighters' pensions in this state and benefit designs of such pension plans. In addition, the PENSION REVIEW SUBCOMMITTEE CREATED IN SUBSECTION (3) OF THIS SECTION SHALL STUDY AND DEVELOP PROPOSED LEGISLATION RELATING TO THE PUBLIC EMPLOYEES' RETIREMENT ASSOCIATION AS SPECIFIED IN SUBSECTION (3) OF THIS SECTION. The commission study shall include a
review of, and the proposed legislation may include, among other
subjects, the following, AS APPLICABLE:
(a) Normal retirement age; and compulsory retirement;
(b) Payment of benefits prior to normal retirement age;
(c) Service requirements for eligibility;
(d) Rate of accrual of benefits;
(e) Disability benefits;
(f) Survivors’ benefits;
(g) Vesting of benefits;
(h) Employee AND EMPLOYER contributions;
(i) Postretirement increases;
(j) Creation of an administrative board;
(k) Creation of a consolidated statewide system;
(l) Distribution of state funds;
(m) Coordination of benefits with other programs;
(n) The volunteer firefighter pension system; AND
(o) The provisions of this article and article 30.5 of this title
(3) Repealed.
(3) (a) THERE IS HEREBY CREATED THE PENSION REVIEW
SUBCOMMITTEE. THE SUBCOMMITTEE SHALL CONSIST OF FOURTEEN
MEMBERS APPOINTED AS FOLLOWS:
(I) THE SPEAKER OF THE HOUSE OF REPRESENTATIVES, THE
MINORITY LEADER OF THE HOUSE OF REPRESENTATIVES, THE PRESIDENT OF
THE SENATE, AND THE MINORITY LEADER OF THE SENATE SHALL EACH
APPOINT ONE LEGISLATOR WHO HE OR SHE HAS APPOINTED TO SERVE ON
THE PENSION REFORM COMMISSION TO ALSO SERVE ON THE
SUBCOMMITTEE;
(II) THE SPEAKER OF THE HOUSE OF REPRESENTATIVES AND THE
PRESIDENT OF THE SENATE SHALL BOTH APPOINT TWO PEOPLE FROM THE
COMMUNITY WITH EXPERIENCE OR KNOWLEDGE OF INVESTMENT
MANAGEMENT, CORPORATE OR PUBLIC FINANCE, BANKING, ECONOMICS,
ACCOUNTING, PENSION ADMINISTRATION, OR ACTUARIAL ANALYSIS;
(III) THE MINORITY LEADER OF THE HOUSE OF REPRESENTATIVES
AND THE MINORITY LEADER OF THE SENATE SHALL BOTH APPOINT TWO
PERSON FROM THE COMMUNITY WITH EXPERIENCE OR KNOWLEDGE OF
INVESTMENT MANAGEMENT, CORPORATE OR PUBLIC FINANCE, BANKING,
ECONOMICS, ACCOUNTING, PENSION ADMINISTRATION, OR ACTUARIAL
ANALYSIS; AND
(IV) THE GOVERNOR SHALL APPOINT TWO PEOPLE FROM THE
COMMUNITY WITH EXPERIENCE OR KNOWLEDGE OF INVESTMENT
MANAGEMENT, CORPORATE OR PUBLIC FINANCE, BANKING, ECONOMICS,
ACCOUNTING, PENSION ADMINISTRATION, OR ACTUARIAL ANALYSIS.
(b) THE CHAIR OF THE SUBCOMMITTEE SHALL BE DESIGNATED BY
THE SPEAKER OF THE HOUSE OF REPRESENTATIVES IN ODD-NUMBERED
YEARS AND BY THE PRESIDENT OF THE SENATE IN EVEN-NUMBERED YEARS.
THE VICE-CHAIR OF THE SUBCOMMITTEE SHALL BE APPOINTED BY THE
SPEAKER OF THE HOUSE OF REPRESENTATIVES IN EVEN-NUMBERED YEARS
AND BY THE PRESIDENT OF THE SENATE IN ODD-NUMBERED YEARS. THE
CHAIR AND VICE-CHAIR SHALL BE DESIGNATED FROM THE LEGISLATIVE
MEMBERS OF THE SUBCOMMITTEE.
(c) THE NONLEGISLATIVE MEMBERS OF THE SUBCOMMITTEE SHALL
SERVE WITHOUT COMPENSATION BUT SHALL SUFFER NO LOSS OF SALARY
FROM AN EMPLOYER FOR SERVICE ON THE SUBCOMMITTEE.
(4) (a) THE SUBCOMMITTEE SHALL REVIEW THE ITEMS SPECIFIED
IN SUBSECTION (2) OF THIS SECTION AS THEY RELATE TO THE PUBLIC
EMPLOYEES' RETIREMENT ASSOCIATION, AS APPLICABLE. IN ADDITION, THE
SUBCOMMITTEE SHALL:

(I) STUDY THE PROVISIONS OF ARTICLE 51 OF THIS TITLE 24 AND
MAKE NECESSARY RECOMMENDATIONS TO THE COMMISSION OR THE
PUBLIC EMPLOYEES' RETIREMENT ASSOCIATION;

(II) DETERMINE THE NECESSITY OF CONTINUING THE DIRECT
DISTRIBUTION TO THE PUBLIC EMPLOYEES' RETIREMENT ASSOCIATION
PURSUANT TO SECTION 24-51-414;

(III) SUGGEST TO THE PUBLIC EMPLOYEES' RETIREMENT
ASSOCIATION ENHANCEMENTS THAT THE ASSOCIATION COULD MAKE TO
THE ANNUAL ANALYSIS THAT IT CONDUCTS PURSUANT TO SENATE BILL
14-214, ENACTED IN 2014, TO DETERMINE WHETHER THE ASSOCIATION'S
MODEL ASSUMPTIONS ARE MEETING TARGETS AND ACHIEVING
SUSTAINABILITY;

(IV) AFTER THE PUBLIC EMPLOYEES' RETIREMENT ASSOCIATION
SUBMITS ITS ANNUAL ACTUARIAL VALUATION TO THE LEGISLATIVE AUDIT
COMMITTEE AND THE JOINT BUDGET COMMITTEE OF THE GENERAL
ASSEMBLY PURSUANT TO SECTION 24-51-204 (7), REVIEW THE ACTUARIAL
VALUATION AND MAKE COMMENTS AS NECESSARY TO THE PUBLIC
EMPLOYEES' RETIREMENT ASSOCIATION REGARDING THE ACTUARIAL
VALUATION; AND

(V) WITH ADVICE OF THE BOARD OF TRUSTEES OF THE PUBLIC
EMPLOYEES' RETIREMENT ASSOCIATION, MAKE RECOMMENDATIONS TO THE
COMMISSION REGARDING ISSUES THAT THE COMMISSION MAY WISH TO
ADDRESS THROUGH PROPOSED LEGISLATION.

(b) EACH MEMBER OF THE SUBCOMMITTEE SHALL BE REQUIRED TO:

(I) ATTEND AT LEAST ONE MEETING PER YEAR OF THE BOARD OF
TRUSTEES OF THE PUBLIC EMPLOYEES' RETIREMENT ASSOCIATION;

(II) ATTEND THE HEARING OF THE LEGISLATIVE AUDIT COMMITTEE
WHEN THE COMMITTEE REVIEWS THE ANNUAL ACTUARIAL VALUATION
THAT THE PUBLIC EMPLOYEES' RETIREMENT ASSOCIATION IS REQUIRED TO
SUBMIT TO THE LEGISLATIVE AUDIT COMMITTEE PURSUANT TO SECTION
24-51-204 (7); AND

(III) ATTEND THE "STATE MEASUREMENT FOR ACCOUNTABLE,
RESPONSIVE, AND TRANSPARENT (SMART) GOVERNMENT ACT" HEARING
OF THE JOINT FINANCE COMMITTEE PURSUANT TO PART 2 OF ARTICLE 7 OF
TITLE 2 WHEN THE JOINT FINANCE COMMITTEE REVIEWS THE PUBLIC
EMPLOYEES' RETIREMENT ASSOCIATION.".

Amendment No. 4, by Representative(s) KC Becker and Pabon.

Amend Amendment No. 3 by Representatives KC Becker and Pabon,
printed in House Journal page 1399, line 52, strike "IN ADDITION, THE".

House Journal page 1399, strike lines 53 through 55.

House Journal page 1399, line 56, strike "SUBSECTION (3) OF THIS
SECTION.".

House Journal page 1400, line 32, strike "BANKING," and substitute
"COMPENSATION AND BENEFIT SYSTEMS,".

House Journal page 1400, line 37, strike "BANKING," and substitute
"COMPENSATION AND BENEFIT SYSTEMS,".

House Journal page 1400, line 42, strike "BANKING," and substitute
"COMPENSATION AND BENEFIT SYSTEMS,"

House Journal page 1400, strike lines 53 and 54 and substitute "SERVE WITHOUT COMPENSATION FROM THE GENERAL ASSEMBLY."

Amendment No. 5, by Representative(s) KC Becker and Pabon.


Page 1, line 14, strike "DECEMBER 31, 2019," and substitute "JUNE 30, 2019,"


Page 5, line 9, strike "24-51-415." and substitute "24-51-414.".

Amendment No. 6, by Representative(s) KC Becker and Pabon.

Amend the Finance Committee Report, dated April 16, 2018, page 6, strike line 23 and substitute "SECTION 24-77-103. THE INFORMATION INCLUDED IN THE ANNUAL GENERAL APPROPRIATION BILL SHALL INCLUDE AN ESTIMATE OF THE AMOUNT OF THE DISTRIBUTION PURSUANT TO SUBSECTION (1) OF THIS SECTION THAT IS ATTRIBUTABLE TO THE STATE AND THE AMOUNT THAT IS ATTRIBUTABLE TO PUBLIC EDUCATION FROM KINDERGARTEN THROUGH THE TWELFTH GRADE.".

Amendment No. 7, by Representative(s) KC Becker.

Amend the Finance Committee Report, dated April 16, 2018, page 6, strike line 25 and substitute:

Page 30 of the reengrossed bill, strike lines 16 through 18 and substitute:

"Any Age 35
30
5

(b) Members who are eligible for a benefit pursuant to this subsection (1.9) and who are sixty years of age or older shall, upon written application and approval of the board, receive service retirement benefits pursuant to the benefit formula set forth in section 24-51-603, without reduction pursuant to section 24-51-604, if they have at least five years of service credit and if the number of years of their age plus the number of years of their service credit equals ninety years or more.

(c) This subsection (1.9) does not create a".

Page 6 of the report, line 26, strike "4" and substitute "5".

Page 6 of the report, strike lines 29 and 30 and substitute "24-51-604 but has, as of January 1, attained the age and service credit years that when combined total at least ninety years, or retired with a reduced service retirement benefit pursuant to section 24-51-604 but has, as of January 1, attained the age of sixty; or"."
Amendment No. 8, by Representative(s) Lawrence.

Amend the Finance Committee Report, dated April 16, 2018, page 5, after line 26 insert:

"(2) FOR THE PURPOSE OF ALLOCATING APPROPRIATE INDIRECT, CASH FUNDED, OR FEDERAL COSTS FOR THE DIRECT DISTRIBUTION PURSUANT TO SUBSECTION (1) OF THIS SECTION, THE OFFICE OF STATE PLANNING AND BUDGETING MAY INCLUDE FUNDING SOURCES OTHER THAN THE GENERAL FUND IN THE GOVERNOR’S ANNUAL BUDGET REQUEST FOR THE 2019-20 FISCAL YEAR AND EACH FISCAL YEAR THEREAFTER TO SATISFY THE FUNDING AMOUNTS OF THE DIRECT DISTRIBUTION."

Renumber succeeding subsections accordingly.

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

HB18-1289 by Representative(s) Foote and Young; also Senator(s) Jones--Concerning an exemption from forced pooling of certain governmental entities that own mineral rights.

Amendment No. 1, Transportation & Energy Report, dated April 26, 2018, and placed in member's bill file; Report also printed in House Journal, April 26, 2018.

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

HB18-1409 by Representative(s) Lee and Herod; also Senator(s) Lundberg and Fields, Priola--Concerning the creation of the community crime survivors grant program, and, in connection therewith, paying for the grant program by creating a presumption in favor of granting parole to nonviolent offenders.

Amendment No. 1, Judiciary Report, dated April 25, 2018, and placed in member's bill file; Report also printed in House Journal, April 26, 2018.

Amendment No. 2, Appropriations Report, dated April 30, 2018, and placed in member's bill file; Report also printed in House Journal, April 30, 2018.

Amendment No. 3, by Representative(s) Herod.

Amend the Appropriations Committee Report, dated April 30, 2018, page 1, strike lines 1 and 2 and substitute:

"Amend the Judiciary Committee Report, dated April 26, 2018, page 1, line 10, strike "survivors, particularly those survivors" and substitute "victims, particularly those victims"."

Page 2 of the Judiciary Committee Report, after line 8 insert:

"Page 4, line 1, strike "SURVIVORS" and substitute "VICTIMS".

Page 4, line 2, strike "survivors" and substitute "victims"."
Page 4, line 5, strike "SURVIVORS" and substitute "VICTIMS".

Page 4, line 7, strike "SURVIVORS" and substitute "VICTIMS, AS DEFINED IN SECTION 24-4.1-302 (5), AND A VICTIM'S IMMEDIATE FAMILY, AS DEFINED IN SECTION 24-4.1-302 (6),".

Page 4, line 17, strike "AND".

Page 4, line 19, strike "DEPARTMENT." and substitute "DEPARTMENT; AND".

Page 4, after line 19 insert:
"(c) GRANT GUIDELINES AND ELIGIBILITY CRITERIA FOR APPLICANTS INCLUDING CRITERIA THAT PRIORITIZE UNDERSERVED CRIME VICTIMS, AS DEFINED IN SECTION 24-4.1-302 (5), AND A VICTIM'S IMMEDIATE FAMILY, AS DEFINED IN SECTION 24-4.1-302 (6), INCLUDING PEOPLE OF COLOR, YOUNG ADULTS, AND MEN.".

Page 5, strike lines 19 through 21.

Reletter succeeding paragraphs accordingly.

Page 5, strike lines 22 and 23 and substitute:
"(a) A COMPETITIVE REQUEST FOR PROPOSAL PROCESS AND TIMELINE WHEREBY AN ELIGIBLE ENTITY MAY APPLY FOR A GRANT CONSISTENT WITH THE POLICIES DEVELOPED BY THE DEPARTMENT.".

Page 6, line 7, strike "SURVIVORS," and substitute "VICTIMS, AS DEFINED IN SECTION 24-4.1-302 (5), AND A VICTIM'S IMMEDIATE FAMILY, AS DEFINED IN SECTION 24-4.1-302 (6),".

Page 6, after line 25 insert:
"(c) A GRANT APPLICANT SHALL DEMONSTRATE THAT IT HAS OR WILL HAVE A SCREENING TOOL OR SCREENING PROCESS IN PLACE SO THAT A CREDIBLE DETERMINATION CAN BE MADE THAT THE PERSON SEEKING SERVICES HAS BEEN A VICTIM OF CRIME, AS DEFINED IN SECTION 24-4.1-302 (5).").".

Page 2 of the Judiciary Committee Report, line 17, strike "SURVIVORS" and substitute "VICTIMS".

Page 2 of the Appropriations Committee Report, strike lines 23 through 34 and substitute:
"Page 2 of the Appropriations Committee Report, line 18, strike "survivors" and substitute "victims".

Page 2 of the Appropriations Committee Report, strike line 19 and substitute "program.".

Page 3 of the Judiciary Committee Report, strike lines 14 and 15 and substitute:
"Page 1, strike lines 101 through 104 and substitute:
"CONCERNING THE CREATION OF THE COMMUNITY CRIME VICTIMS
GRANT PROGRAM, AND, IN CONNECTION THEREWITH, MAKING AN
APPROPRIATION.".

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

HB18-1419 by Representative(s) Foote and Jackson; also Senator(s)
Jones and Kefalas--Concerning additional safety
requirements for oil and gas operators, and, in connection
therewith, requiring the disclosure of the location of
subsurface facilities and the sharing of oil and gas
operators' development plans with affected local
governments and requiring rules regarding wellhead
integrity.

Amendment No. 1, State, Veterans, & Military Affairs Report, dated
April 25, 2018, and placed in member's bill file; Report also printed in

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

HB18-1352 by Representative(s) Foote and Gray; also Senator(s) Jones
and Aguilar--Concerning a clarification of the minimum
distance from which certain oil and gas facilities must be
located from any school.

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

AMENDMENT(S) TO THE COMMITTEE OF THE WHOLE REPORT

Representative Lawrence moved to amend the Report of the Committee
of the Whole to reverse the action taken by the Committee in not adopting
the following Lawrence amendment, to SB 18-200, to show that said
amendment passed, and that SB 18-200, as amended, passed.

Amend the Finance Committee Report, dated April 16, 2018, page 1,
strike lines 3 through 6.

The amendment was declared lost by the following roll call vote:

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<tr>
<td>Becker J.</td>
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<td>Liston</td>
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<td>N</td>
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<tr>
<td>Becker K.</td>
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<td>Lundeen</td>
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<tr>
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<td>Buck</td>
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<td>Herod</td>
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<td>Van Winkle</td>
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<tr>
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<td>Humphrey</td>
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<td>Neville P.</td>
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<td>Y</td>
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</tbody>
</table>
Representative Lawrence moved to amend the Report of the Committee of the Whole to reverse the action taken by the Committee in not adopting the following Lawrence amendment, to SB 18-200, to show that said amendment passed, and that SB 18-200, as amended, passed.

Amend the Finance Committee Report, dated April 16, 2018, page 6, strike line 25.

Page 6, strike line 30.

The amendment was declared **lost** by the following roll call vote:

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<td>Becker J.</td>
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<td>Roberts</td>
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<tr>
<td>Exum</td>
<td>N</td>
<td>Leonard</td>
<td>Y</td>
<td>Rosenthal</td>
</tr>
</tbody>
</table>

Representative Van Winkle moved to amend the Report of the Committee of the Whole to reverse the action taken by the Committee in not adopting the following Van Winkle amendment, to SB 18-200, to show that said amendment passed, and that SB 18-200, as amended, passed.

Amend the Finance Committee Report, dated April 16, 2018, page 6, strike lines 33 and 34.

Page 7, strike lines 1 and 2.

The amendment was declared **lost** by the following roll call vote:
Representative Everett moved to amend the Report of the Committee of the Whole to reverse the action taken by the Committee in not adopting the following Everett amendment, to SB 18-200, to show that said amendment passed, and that SB 18-200, as amended, passed.

Amend the Finance Committee Report, dated April 16, 2018, page 3, before line 11 insert:

"SECTION 3. In Colorado Revised Statutes, add 24-51-211.7 as follows:

24-51-211.7. Future unfunded actuarially accrued liability - no state or taxpayer liability - no contractual rights. (1) After Senate Bill 18-200 is enacted in 2018, neither the General Assembly nor the taxpayers of Colorado will be liable for any unfunded actuarially accrued liabilities of the association in addition to those unfunded actuarially accrued liabilities that Senate Bill 18-200 is enacted to address. A member of the association shall not have any cause of action against the State or the General Assembly if the General Assembly fails to enact future legislation to address any such unfunded actuarially accrued liabilities.

(2) Any current or future contractual right of any member of the association to any benefit provided pursuant to this article 51 is null and void as of the effective date of this section.".

Page 3, line 11, strike "3." and substitute "4."

The amendment was declared lost by the following roll call vote:
ADOPTION OF COMMITTEE OF THE WHOLE REPORT


The Chairman moved the adoption of the Committee of the Whole Report. As shown by the following roll call vote, a majority of those elected to the House voted in the affirmative, and the Report was adopted.

[  YES  42  NO  23  EXCUSED  0  ABSENT  0 ]

Arndt Y  Foote Y  Lewis N  Saine N
Becker J. N  Garnett Y  Liston Y  Salazar Y
Becker K. Y  Ginal Y  Lontine Y  Sandridge N
Beckman N  Gray Y  Lundeen N  Sias Y
Benavidez Y  Hamner Y  McKean Y  Singer Y
Bridges Y  Hansen Y  McLachlan Y  Thurlow Y
Buck N  Herod Y  Melton Y  Valdez Y
Buckner Y  Hooton Y  Michaelson Jenet Y  Van Winkle N
Carver N  Humphrey N  Neville P. N  Weissman Y
Catlin N  Jackson Y  Pabon Y  Willett N
Coleman Y  Kennedy Y  Pettersen Y  Williams D. N
Covarrubias N  Kraft-Tharp Y  Rankin N  Wilson Y
Danielson Y  Landgraf Y  Ransom Y  Winkler N
Esgar Y  Lawrence Y  Reyher N  Winter Y
Everett N  Lee Y  Roberts Y  Wist N
Exum Y  Leonard N  Rosenthal Y  Young Y

MESSAGE FROM THE SENATE

The Senate has Postponed Indefinitely HB18-1207, 1281, 1273, and 1220.
INTRODUCTION OF BILLS

First Reading

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

SB18-259 by Senator(s) Smallwood, Baumgardner, Marble, Neville T., Sonnenberg, Tate; also Representative(s) Pabon--Concerning the taxation of retail marijuana by local governments, and, in connection therewith, making an appropriation.

Committee on Local Government

SB18-266 by Senator(s) Lundberg, Lambert, Moreno; also Representative(s) Young, Hamner, Rankin--Concerning controlling costs under the "Colorado Medical Assistance Act", and, in connection therewith, using data and technology, creating a hospital review program, and making and reducing an appropriation.

Committee on Appropriations

SB18-267 by Senator(s) Kefalas and Baumgardner, Sonnenberg; also Representative(s) Becker J. and Hansen, Esgar--Concerning the creation of the justice center maintenance fund.

Committee on Appropriations

INTRODUCTION OF CONCURRENT RESOLUTIONS

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

SCR18-004 by Senator(s) Grantham and Fenberg, Jahn; also Representative(s) Duran and Neville P.--Submitting to the registered electors of the state of Colorado an amendment to the Colorado constitution concerning a change to the way that congressional districts are drawn, and, in connection therewith, taking the duty to draw congressional districts away from the state legislature and giving it to an independent commission, composed of twelve citizens who possess specified qualifications; prohibiting any one political party's control of the commission by requiring that one-third of commissioners will not be affiliated with any political party, one-third of the commissioners will be affiliated with the state's largest political party, and one-third of the commissioners will be affiliated with the state's second largest political party; prohibiting certain persons, including professional lobbyists, federal campaign committee employees, and federal, state, and local elected officials, from serving on the commission; limiting judicial review of a map to a determination by the supreme court of whether the commission or its nonpartisan staff committed an abuse of discretion; requiring the commission to draw districts with a focus on communities of interest and
political subdivisions, such as cities and counties, and then
to maximize the number of competitive congressional seats
to the extent possible; and prohibiting maps from being
drawn to dilute the electoral influence of any racial or
erthic group or to protect any incumbent, any political
candidate, or any political party.

Committee on State, Veterans, & Military Affairs

SCR18-005 by Senator(s) Grantham and Fenberg, Jahn; also
Representative(s) Duran and Neville P.--Submitting to the
registered electors of the state of Colorado an amendment
to the Colorado constitution concerning a change to the
manner in which state senate and state house of
representatives districts are drawn, and, in connection
therewith, reforming the existing legislative
reapportionment commission by expanding the commission
to twelve members and authorizing the appointment of
members who possess specified qualifications; prohibiting
any one political party's control of the commission by
requiring that one-third of commissioners will not be
affiliated with any political party, one-third of the
commissioners will be affiliated with the state's largest
political party, and one-third of the commissioners will be
affiliated with the state's second largest political party;
prohibiting certain persons, including professional
lobbyists, federal campaign committee employees, and
federal, state, and local elected officials, from serving on
the commission; limiting judicial review of a map to a
determination by the supreme court of whether the
commission or its nonpartisan staff committed an abuse of
discretion; requiring the commission to draw state
legislative districts using communities of interest as well as
political subdivisions, such as cities and counties, and then
to maximize the number of competitive state legislative
seats to the extent possible; and prohibiting maps from
being drawn to dilute the electoral influence of any racial
or ethnic group or to protect any incumbent, any political
candidate, or any political party.

Committee on State, Veterans, & Military Affairs

On motion of Representative KC Becker the following bill(s) is

On motion of Representative KC Becker, SB18-044 was moved from the
Special Orders Calendar to the General Orders Calendar for May 2, 2018.

LAY OVER OF CALENDAR ITEM(S)

On motion of Representative KC Becker, the following item(s) on the
Calendar were laid over until May 1, retaining place on Calendar:

Consideration of General Orders--HB18-1179, 1404.
Consideration of Conference Committee Report(s)--SB18-179.
Consideration of Resolution(s)--**HJR18-1018**.
Consideration of Senate Amendment(s)--**HB18-1374, 1258, 1360**.

On motion of Representative KC Becker, the House adjourned until 9:30 a.m., May 1, 2018.

Approved:
CRISANTA DURAN,
Speaker

Attest:
MARILYN EDDINS,
Chief Clerk
Prayer by Father Louie Hotop, Arrupe Jesuit High School, Denver.

The Speaker called the House to order at 9:30 a.m.

Pledge of Allegiance led by Kamille Reilly, Arrupe Jesuit High School, Denver.

The roll was called with the following result:

Present--59.
Excused--Representative(s) Leonard, Lewis, Michaelson Jenet, Ransom, Reyher, Singer--6.
Present after roll call--Representative(s) Leonard, Lewis, Michaelson Jenet, Ransome, Reyher.

The Speaker declared a quorum present.

On motion of Representative Bridges, the reading of the journal of April 30, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

APPOINTMENT(S)

The Speaker announced the following temporary committee appointment(s) for May 1, 2018 only:

Public Health Care & Human Services
Representative Rosenthal to replace Representative Singer

APPOINTMENTS TO CONFERENCE COMMITTEE(S)

Pursuant to a request from the Senate, the Speaker appointed House Conferees to the First Conference Committee(s) as follows:

SB18-068-- Representatives Bridges, Chairman, Van Winkle and Weissman
THIRD READING OF BILL(S)--FINAL PASSAGE

The following bill(s) were considered on Third Reading. The title(s) were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

SB18-205 by Senator(s) Marble and Coram, Cooke, Fenberg, Fields, Garcia, Scott; also Representative(s) Catlin and McLachlan--Concerning the regulation of industrial hemp as an agricultural product, and, in connection therewith, identifying the unprocessed seeds of industrial hemp as a commodity under the "Commodity Handler Act" and industrial hemp as a farm product under the "Farm Products Act".

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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<tr>
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<tr>
<td>Becker J.</td>
<td>Y</td>
<td>Garnett</td>
<td>Y</td>
<td>Liston</td>
<td>Y</td>
<td>Salazar</td>
<td>Y</td>
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<tr>
<td>Becker K.</td>
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<td>Ginal</td>
<td>Y</td>
<td>Lontine</td>
<td>Y</td>
<td>Sandridge</td>
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<td>Gray</td>
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<td>Lundeen</td>
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<td>McKean</td>
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<td>Hooton</td>
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<td>Rankin</td>
<td>Y</td>
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<td>Landgraf</td>
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<td>E</td>
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</tr>
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</table>

Co-sponsor(s) added: Representative(s) Arndt, Buckner, Covarrubias, Esgar, Ginal, Hansen, Herod, Hooton, Kennedy, Liston, Lontine, McKean, Melton, Reyher, Roberts, Rosenthal, Salazar, Valdez, Van Winkle, Winkler, Winter, Young, Speaker

HB18-1378 by Representative(s) Danielson and Buckner; also Senator(s) Donovan and Fields--Concerning the creation of the "Equal Pay for Equal Work Act" in order to implement measures to prevent pay disparities, and, in connection therewith, promoting pay transparency and making an appropriation.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
HCR18-1002 by Representative(s) Melton and Salazar; also Senator(s) Williams A. and Crowder--Submitting to the registered electors of the state of Colorado an amendment to the Colorado constitution that prohibits slavery and involuntary servitude as punishment for a crime and thereby prohibits slavery and involuntary servitude in all circumstances.

The question being "Shall the resolution pass?". A roll call vote was taken. As shown by the following recorded vote, a constitutional two-thirds majority of those elected to the House voted in the affirmative and the resolution was declared passed.
Co-sponsor(s) added: Representative(s) Arndt, Becker J., Becker K., Beckman, Benavidez, Bridges, Buckner, Carver, Catlin, Coleman, Covarrubias, Danielson, Esgar, Exum, Foote, Garnett, Ginal, Gray, Hamner, Hansen, Herod, Hooton, Jackson, Kennedy, Kraft-Tharp, Landgraf, Lawrence, Lee, Lontine, Lundeen, McKeain, McLachlan, Neville P., Pabon, Pettersen, Rankin, Reyher, Roberts, Rosenthal, Saine, Sandridge, Sias, Valdez, Van Winkle, Weissman, Winkler, Winter, Wist, Young, Speaker

HB18-1405 by Representative(s) Lee; also Senator(s) Gardner--
Concerning an exception from the mandatory reporting
requirements for persons providing legal assistance to area
agencies on aging.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
was declared passed.

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Co-sponsor(s) added: Representative(s) Exum, Salazar

HB18-1411 by Representative(s) Pabon; also Senator(s) Smallwood--
Concerning eliminating redundancy related to fingerprint-based criminal history record checks for persons who have
or will have direct contact with vulnerable persons.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
was declared passed.

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HB18-1115 by Representative(s) Carver and Ginal; also Senator(s) Cooke and Garcia--Concerning the provision of training materials related to human trafficking by the department of public safety, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Arndt, Benavidez, Bridges, Buckner, Coleman, Danielson, Esgar, Exum, Gray, Hanner, Herod, Hooton, Jackson, Kraft-Tharp, Lee, Lontine, McLachlan, Melton, Pabon, Pettersen, Roberts, Rosenthal, Salazar, Valdez, Weissman, Winter, Young, Speaker

HB18-1011 by Representative(s) Pabon and Van Winkle; also Senator(s) Neville T. and Jahn--Concerning measures to allow greater investment flexibility in marijuana businesses, and, in connection therewith, making an appropriation.
As shown by the following roll call vote, a majority of all members elected to the House voted in the affirmative, and Representative Pabon was given permission to offer a Third Reading amendment:

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**Third Reading amendment No. 1**, by Representative Pabon.

Amend second engrossed bill, page 7, line 19, strike "(e)" and substitute "(b)".

Page 30, line 9, strike "(e)" and substitute "(b)".

Page 36, after line 25, insert:

"ENFORCEMENT ACCESS TO GRANTS FROM THE GRAY AND BLACK MARKET MARIJUANA ENFORCEMENT GRANT PROGRAM CREATED IN SECTION 24-32-119, INCLUDING:

(A) WHETHER THE ELIGIBILITY CRITERIA FOR THE AWARDING OF GRANTS REFLECTS THE REALITY OF THE INVESTIGATIONS UNDERTAKEN;

(B) WHETHER THE GRANTS SHOULD BE AVAILABLE ON A PROSPECTIVE BASIS AND WHETHER THE GRANT PROCESS IS ACCESSIBLE TO LOCAL LAW ENFORCEMENT DEPARTMENTS WITH MINIMAL STAFF; AND

(C) WHETHER THE AMOUNT OF MONEY AVAILABLE IS SUFFICIENT."

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

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The question being, "Shall the bill, as amended, pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared **passed**.

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<td>Lee</td>
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<td>Roberts</td>
<td>Y</td>
<td>Wist</td>
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<td>Y</td>
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<td>Young</td>
<td>Y</td>
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Co-sponsor(s) added: Representative(s) Gray, Rosenthal

**HB18-1363** by Representative(s) Singer and Landgraf; also Senator(s) Crowder--Concerning legislative recommendations of the child support commission, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

<table>
<thead>
<tr>
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<th>NO</th>
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<td>Saine</td>
<td>N</td>
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<td>Garnett</td>
<td>Y</td>
<td>Liston</td>
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<td>Y</td>
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<td>Y</td>
<td>Sias</td>
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<td>Y</td>
<td>Hamner</td>
<td>Y</td>
<td>McKean</td>
<td>Y</td>
<td>Singer</td>
<td>E</td>
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<td>Hansen</td>
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<td>McLachlan</td>
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<td>Y</td>
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<td>Melton</td>
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<td>Y</td>
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<td>Y</td>
<td>Pettersen</td>
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<td>Williams D.</td>
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<tr>
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<td>Y</td>
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<td>Wilson</td>
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</table>
HB18-1396 by Representative(s) Buckner; also Senator(s) Moreno and Priola--Concerning creation of an advanced placement exam fee grant program in the department of education, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

<table>
<thead>
<tr>
<th>YES</th>
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<tr>
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HB18-1407 by Representative(s) Young and Rankin, Hamner; also Senator(s) Lambert and Moreno, Lundberg--Concerning increasing access to services for persons with intellectual and developmental disabilities that are provided by a stable workforce, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

<table>
<thead>
<tr>
<th>YES</th>
<th>NO</th>
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The question being "Shall the bill pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

<table>
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<td>Saine</td>
<td>Y</td>
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<tr>
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<td>Liston</td>
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<td>Salazar</td>
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<td>Ginal</td>
<td>Y</td>
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<td>Y</td>
<td>Sandridge</td>
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<td>Gray</td>
<td>Y</td>
<td>Lundeen</td>
<td>Y</td>
<td>Sias</td>
<td>Y</td>
</tr>
<tr>
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<td>Hamner</td>
<td>Y</td>
<td>McKean</td>
<td>Y</td>
<td>Singer</td>
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<tr>
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<td>Thurlow</td>
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<td>Willett</td>
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</table>

Co-sponsor(s) added: Representative(s) Arndt, Beckman, Bridges, Buckner, Carver, Coleman, Covarrubias, Esagar, Exum, Ginal, Gray, Hansen, Herod, Hooton, Jackson, Kennedy, Lee, Lontine, McLachlan, Melton, Pettersen, Roberts, Rosenthal, Salazar, Sias, Valdez, Weissman, Winkler, Winter, Speaker

HB18-1429 by Representative(s) Carver, Coleman, Covarrubias, Esagar, Exum, Ginal, Gray, Hansen, Herod, Hooton, Jackson, Kennedy, Lee, Lontine, McLachlan, Melton, Pettersen, Roberts, Rosenthal, Salazar, Sias, Valdez, Weissman, Winkler, Winter, Speaker

HB18-1267 by Representative(s) Arndt, Beckman, Bridges, Buckner, Carver, Coleman, Covarrubias, Esagar, Exum, Ginal, Gray, Hansen, Herod, Hooton, Jackson, Kennedy, Lee, Lontine, McLachlan, Melton, Pettersen, Roberts, Rosenthal, Salazar, Sias, Valdez, Weissman, Winkler, Winter, Speaker
The question being "Shall the bill pass?".  
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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<td>Salazar</td>
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<td>Ginal</td>
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<td>Lontine</td>
<td>Y</td>
<td>Sandridge</td>
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<td>Gray</td>
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<td>Lundeen</td>
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<td>McKean</td>
<td>Y</td>
<td>Singer</td>
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<td>McLachlan</td>
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<td>Herod</td>
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<td>Valdez</td>
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<td>Michaelson Jenet</td>
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<td>N</td>
<td>Neville P.</td>
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<td>Weissman</td>
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<td>Willett</td>
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<td>Pettersen</td>
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</table>

Co-sponsor(s) added: Representative(s) Bridges, Buckner, Garnett, Ginal, Hansen, Hooton, Jackson, Kennedy, Kraft-Tharp, Lontine, Rosenthal, Salazar, Young.

HB18-1376 by Representative(s) Pabon; also Senator(s) Aguilar--Concerning the regulation of individual residential services and supports providers for persons with intellectual and developmental disabilities, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".  
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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<td>Garnett</td>
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<td>Liston</td>
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<td>Salazar</td>
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<td>McKean</td>
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</table>
SB18-012 by Senator(s) Hill; also Representative(s) Pettersen--Concerning including military enlistment as part of the postsecondary and workforce readiness performance indicator for public schools.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

Table 1:

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<tbody>
<tr>
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Arndt Y Foote Y Lewis N Saine N
Becker J. Y Garnett Y Liston Y Salazar Y
Becker K. Y Ginal Y Lontine Y Sandridge N
Beckman Y Gray Y Lundeen Y Sias Y
Benavidez Y Hamner Y McKean N Singer E
Bridges Y Hansen Y McLachlan Y Thurlow Y
Buck N Herod Y Melton Y Valdez Y
Buckner Y Hooton Y Michelson Jenet E Van Winkle Y
Carver Y Humphrey N Neville P. N Weissman Y
Catlin Y Jackson Y Pabon Y Willett Y
Coleman Y Kennedy Y Pettersen Y Williams D. N
Covarrubias Y Kraft-Tharp Y Rankin Y Wilson Y
Danielson Y Landgraf Y Ransom Y Winkler Y
Esgar Y Lawrence N Reyher Y Winter Y
Everett N Lee Y Roberts Y Wist Y
Exum Y Leonard N Rosenthal Y Young Y
Speaker Y

Co-sponsor(s) added: Representative(s) Bridges, Buckner, Covarrubias, Danielson, Esgar, Exum, Hamner, Jackson, Lee, Lontine, McLachlan, Melton, Reyher, Rosenthal, Valdez, Weissman, Winter, Young, Speaker

SB18-225 by Senator(s) Lambert, Lundberg, Moreno; also Representative(s) Hamner, Young, Rankin--Concerning the definition of an early college for purposes of the "Concurrent Enrollment Programs Act".

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

Table 2:

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<tr>
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<tr>
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</tr>
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Arndt Y Foote Y Lewis Y Saine Y
Becker J. Y Garnett Y Liston Y Salazar Y
Becker K. Y Ginal Y Lontine Y Sandridge Y
Beckman Y Gray Y Lundeen Y Sias Y
Benavidez Y Hamner Y McKean Y Singer E
Bridges Y Hansen Y McLachlan Y Thurlow Y
Buck Y Herod Y Melton Y Valdez Y
Speaker Y

Co-sponsor(s) added: Representative(s) Bridges, Buckner, Covarrubias, Danielson, Esgar, Exum, Hamner, Jackson, Lee, Lontine, McLachlan, Melton, Reyher, Rosenthal, Valdez, Weissman, Winter, Young, Speaker
The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

<table>
<thead>
<tr>
<th>YES</th>
<th>42</th>
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Co-sponsor(s) added: Representative(s) Hooton, Lontine
Representative Duran excused from voting under House Rule 21(c).

SB18-200 by Senator(s) Tate and Priola, Jahn; also Representative(s) Becker K. and Pabon--Concerning modifications to the public employees' retirement association hybrid defined benefit plan necessary to eliminate with a high probability the unfunded liability of the plan within the next thirty years.
The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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HB18-1409 by Representative(s) Lee and Herod; also Senator(s) Lundberg and Fields, Priola--Concerning the creation of the community crime victims grant program, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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HB18-1419 by Representative(s) Foote and Jackson; also Senator(s) Jones and Kefalas--Concerning additional safety requirements for oil and gas operators, and, in connection therewith, requiring the disclosure of the location of subsurface facilities and the sharing of oil and gas operators' development plans with affected local governments and requiring rules regarding wellhead integrity.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Becker K., Benavidez, Buckner, Coleman, Ginal, Gray, Hamner, Hooton, Kennedy, Melton, Salazar, Weissman, Young

HB18-1352 by Representative(s) Foote and Gray; also Senator(s) Jones and Aguilar--Concerning a clarification of the minimum distance from which certain oil and gas facilities must be located from any school.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
HB18-1357 by Representative(s) Michaelson Jenet; also Senator(s) Gardner and Williams A., Jahn--Concerning access to behavioral health care services, and, in connection therewith, establishing an ombudsperson for behavioral health access to care to assist consumers in accessing care, requiring health insurers and the commissioner of insurance to report on compliance with mental health parity laws, and making an appropriation.

As shown by the following roll call vote, a majority of all members elected to the House voted in the affirmative, and Representative Michaelson Jenet was given permission to offer a Third Reading amendment:
Third Reading amendment No. 1, by Representative Michaelson Jenet.

Amend engrossed bill, page 1, line 102, strike "OMBUDSPERSON" and substitute "OMBUDSMAN".

Page 1, lines 104 and 105, strike "HEALTH INSURERS AND".

The amendment was declared passed by the following roll call vote:

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The question being, "Shall the bill, as amended, pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared passed.

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Co-sponsor(s) added: Representative(s) Becker K., Exum, Ginal, Gray, Herod, Hooton, Jackson, Kennedy, Kraft-Tharp, Lee, McLachlan, Rosenthal, Valdez, Winkler, Winter, Young, Speaker
HB18-1289 by Representative(s) Foote and Young; also Senator(s) Jones--Concerning an exemption from forced pooling of certain governmental entities that own mineral rights.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

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Co-sponsor(s) added: Representative(s) Arndt, Becker K., Ginal, Gray, Hooton, Jackson, Kennedy, Lontine, Melton, Salazar, Weissman

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**CONSENT GRANTED TO CONFERENCE COMMITTEE**

Representative Esgar moved that the First Conference Committee on HB18-1295 be granted permission to go beyond the scope of the difference between the House and the Senate. The motion was passed by the following roll call vote:

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Representative Weissman moved that the First Conference Committee on SB18-015 be granted permission to go beyond the scope of the difference between the House and the Senate. The motion was passed by the following roll call vote:

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Speaker

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APPOINTMENT(S)

The Speaker announced the following temporary committee appointment(s) for May 1, 2018 only:

Judiciary
Representative Neville to replace Representative Wist

Public Health Care & Human Services
Representative Young to replace Representative Pettersen

________________________________________

House in recess. House reconvened.

REPORT(S) OF COMMITTEE(S) OF REFERENCE

BUSINESS AFFAIRS & LABOR
After consideration on the merits, the Committee recommends the following:

HB18-1421 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:
Amend printed bill, page 3, after line 22 insert:

"SECTION 2. In Colorado Revised Statutes, 24-37.5-102, amend (2.6) introductory portion and (2.6)(a) as follows: 24-37.5-102. Definitions. As used in this article ARTICLE 37.5, unless the context otherwise requires:
(2.6) (a) "Major information technology project" means a project of state government, EXCLUDING THE DEPARTMENT OF EDUCATION THROUGH JUNE 30, 2019, that has a significant information technology component, including, without limitation, the replacement of an existing information technology system.".

Renumber succeeding sections accordingly.

Page 4, line 11, strike "THE" and substitute "ON OR BEFORE DECEMBER 1, 2018, THE".

SB18-219 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend reengrossed bill, page 3, lines 22 and 23, strike "VEHICLE IN ACCORDANCE WITH THE MANUFACTURER'S WARRANTY OBLIGATION." and substitute "VEHICLE.".

Page 4, line 23, strike "REASONABLE." and substitute "REASONABLE CONSISTENT WITH THE REQUIREMENTS OF THIS SECTION THAT CONCERN THE RETAIL LABOR RATE AND PARTS MARKUP PERCENTAGE.".

Page 4, strike lines 24 and 25 and substitute:

"(3) (a) A MOTOR VEHICLE DEALER MAY ESTABLISH THE".

Page 5, line 23, strike "SUBSTANTIALLY" and substitute "TEN PERCENT".

Page 5, line 27, strike "THE" and substitute "EXCEPT WITH REGARD TO A REQUEST FOR ADDITIONAL REPAIR ORDERS AS PROVIDED IN SUBSECTION (3)(c) OF THIS SECTION, THE".

Page 6, line 4, strike "THE" and substitute "EXCEPT WITH REGARD TO A REQUEST FOR ADDITIONAL REPAIR ORDERS AS PROVIDED IN SUBSECTION (3)(c) OF THIS SECTION, THE".

Page 8, strike lines 20 and 21 and substitute "OR IS SUBSTANTIALLY DIFFERENT THAN THE RATE OF OR PERCENTAGE OF OTHER SIMILARLY SITUATED SAME LINE-MAKE DEALERS WITHIN THE STATE, A MANUFACTURER".

Page 9, line 7, strike "THE" and substitute "UPON THE DISCOVERY OF NEW RELEVANT INFORMATION BY THE MANUFACTURER, THE".

Page 11, strike lines 18 through 20 and substitute "MANUFACTURER'S PRICE SCHEDULE;".
Page 12, after line 13 insert:

(9) THIS SECTION DOES NOT APPLY TO ANY OF THE FOLLOWING THAT ARE INVOLVED IN THE MANUFACTURING OF OR SELLING OF RECREATIONAL VEHICLES:
(a) A MOTOR VEHICLE DEALER;
(b) A MANUFACTURER OR COMPONENT MANUFACTURER;
(c) A DISTRIBUTOR;
(d) A MANUFACTURER REPRESENTATIVE.

SECTION 3. In Colorado Revised Statutes, add 12-6-132.6 as follows:

12-6-132.6. Fulfillment of warranty and recall obligations - recreational vehicles - definitions. (1) Definitions. As used in this section:
(a) "DEALER" MEANS A PERSON LICENSED OR REQUIRED TO BE LICENSED AS A MOTOR VEHICLE DEALER THAT Sells RECREATIONAL VEHICLES.
(b) "RECREATIONAL VEHICLE" MEANS THE CATEGORY OF VEHICLE PRIMARILY DESIGNED AS TEMPORARY LIVING QUARTERS FOR RECREATIONAL, CAMPING, OR TRAVEL USE, WHICH EITHER HAS ITS OWN MOTIVE POWER OR IS MOUNTED ON OR DRAWN BY ANOTHER VEHICLE.
(c) "WARRANTOR" MEANS A PERSON THAT GIVES A WARRANTY IN CONNECTION WITH A NEW RECREATIONAL VEHICLE OR PARTS, ACCESSORIES, OR COMPONENTS OF A RECREATIONAL VEHICLE. THE TERM DOES NOT INCLUDE A PERSON WHO OFFERS OR PERFORMS SERVICE CONTRACTS, INSURANCE, OR EXTENDED WARRANTIES SOLD FOR SEPARATE CONSIDERATION BY A PERSON WHO IS NOT:
(I) THE MANUFACTURER, DISTRIBUTOR, OR MANUFACTURER REPRESENTATIVE;
(II) CONTROLLED BY A MANUFACTURER, DISTRIBUTOR, OR MANUFACTURER REPRESENTATIVE.
(2) Warranty obligations of recreational vehicle warrantors. EACH WARRANTOR SHALL:
(a) COMPENSATE THE DEALER FOR WARRANTY SERVICE, INCLUDING DIAGNOSTIC WORK;
(b) PROVIDE THE DEALER A SCHEDULE OF COMPENSATION TO BE PAID THAT MUST BE IN A FLAT-RATE MANUAL OR OTHER WRITTEN GUIDE;
(c) PROVIDE THE DEALER A SCHEDULE OF THE TIME ALLOWANCES FOR WARRANTY SERVICE THAT MUST PROVIDE ADEQUATE AND REASONABLE TIME TO COMPLETE SERVICE WORK AND THAT MUST BE IN A FLAT-RATE MANUAL OR OTHER WRITTEN GUIDE;
(d) REIMBURSE THE DEALER FOR WARRANTY SERVICE AND WARRANTY PARTS IN ACCORDANCE WITH THE SCHEDULE OF COMPENSATION THAT IS REQUIRED IN SUBSECTION (2)(b) OF THIS SECTION;
(e) IF THE SCHEDULE OF COMPENSATION REQUIRED IN SUBSECTION (2)(b) OF THIS SECTION DOES NOT INCLUDE A PARTICULAR REPAIR, REIMBURSE THE DEALER FOR WARRANTY SERVICE FOR THE ACTUAL TIME EXPENDED IF REASONABLE, AND THE MANUFACTURER BEARS THE BURDEN TO PROVE THAT THE ACTUAL TIME EXPENDED WAS UNREASONABLE;
(f) REIMBURSE THE DEALER FOR WARRANTY SERVICE AT NOT LESS THAN THE LOWEST RETAIL LABOR RATE ACTUALLY CHARGED BY THE DEALER FOR COMPARABLE NONWARRANTY LABOR IF THE RATE IS REASONABLE; AND
(g) REIMBURSE THE DEALER FOR WARRANTY PARTS AT WHOLESALE PRICE PLUS:
(I) A minimum thirty percent handling charge; and
(II) Any cost of freight to return warranty parts to the warrantor.

(3) The warrantor shall not deny a dealer's claims for warranty compensation without cause, which may include performance of nonwarranty repairs, material noncompliance with the warrantor's published policies and procedures, lack of material documentation, fraud, or misrepresentation.

(4) A warrantor shall not:
   (a) Fail to compensate a dealer for warranty repairs made to a recreation vehicle or component of a recreational vehicle made by the dealer of merchandise:
       (I) Damaged during delivery to the dealer or during manufacturing; or
       (II) Defectively built or designed;
   (b) Send replacement parts to a dealer at no charge without paying the parts markup required by subsection (2)(g) of this section times the dealer cost of the part;
   (c) Fail to fulfill parts orders when parts are available;
   (d) Retaliate against a dealer for exercising the dealer's rights under this section; or
   (e) Attempt to coerce a dealer to not exercise its rights under this section.

(5) The dealer may submit warranty claims involving any component used in the manufacturing of a recreational vehicle to the manufacturer that:
   (a) Completes the manufacturing of the recreational vehicle; and
   (b) Issues the manufacturer's certificate of origin.

(6) Notwithstanding the terms of any manufacturer and dealer agreement:
   (a) A warrantor shall indemnify and defend a dealer against any claim for or lawsuit for losses, liability, or damages, including defense costs and attorney fees, to the extent the loss, liability, or damage are caused by the negligence or willful misconduct of the warrantor or any component warrantor whose product is incorporated in the warrantor's product. The warrantor shall not deny the dealer indemnification or defense for failing to discover, disclose, or remedy a defect in the design or manufacturing of a recreational vehicle. To be indemnified or defended, the dealer must provide to the warrantor a copy of any claim in which allegations are made that fall under this subsection (6)(a) within ten days after receiving the claim or suit.
   (b) A dealer shall indemnify and defend its warrantor against any claim for or lawsuit for losses, liability, or damages to the extent the loss, liability, or damage are caused by the negligence or willful misconduct of the dealer independent of any manufacturing or design defect. To be indemnified or defended, the warrantor must provide to the dealer a copy of any claim in which allegations are made that fall under this subsection (6)(b) within ten days after receiving the claim or suit.

(7) Dispute resolution for recreational dealers and manufacturers. (a) A dealer or warrantor injured by another party's violation of this section may bring a civil action in state
COURT TO RECOVER ACTUAL DAMAGES. THE COURT SHALL AWARD ATTORNEY FEES AND COSTS TO THE PREVAILING PARTY IN THE ACTION. VENUE FOR A CIVIL ACTION AUTHORIZED BY THIS SECTION MUST EXCLUSIVELY BE IN THE COUNTY WHERE THE DEALER IS LOCATED. IN AN ACTION INVOLVING MORE THAN ONE DEALER, VENUE MAY BE IN ANY COUNTY WHERE A DEALER WHO IS PARTY TO THE ACTION IS LOCATED.

(b) (I) TO BRING AN ACTION UNDER THIS SUBSECTION (7):
(A) A PERSON MUST SERVE A WRITTEN DEMAND FOR MEDIATION UPON THE ALLEGED VIOLATOR;
(B) THE DEMAND FOR MEDIATION MUST BE SERVED UPON THE ALLEGED VIOLATOR BY CERTIFIED MAIL AT THE ADDRESS STATED WITHIN THE SALES, SERVICE, AND PARTS AGREEMENT BETWEEN THE PARTIES UNLESS SUBSECTION (7)(b)(I)(C) APPLIES TO THE ACTION;
(C) IF A CIVIL ACTION IS BETWEEN TWO DEALERS, THE DEMAND MUST BE MAILED TO THE ADDRESS ON THE DEALER'S LICENSE FILED WITH THE DIRECTOR.
(D) THE DEMAND FOR MEDIATION MUST CONTAIN A BRIEF STATEMENT OF THE DISPUTE AND THE RELIEF SOUGHT BY THE PARTY FILING THE DEMAND.

(II) WITHIN TWENTY DAYS AFTER THE DEMAND FOR MEDIATION IS SERVED, THE PARTIES SHALL MUTUALLY SELECT AN INDEPENDENT CERTIFIED MEDIATOR AND MEET WITH THE MEDIATOR FOR THE PURPOSE OF ATTEMPTING TO RESOLVE THE DISPUTE. THE MEETING PLACE MUST BE IN THIS STATE IN A LOCATION SELECTED BY THE MEDIATOR. THE MEDIATOR MAY EXTEND THE DATE OF THE MEETING FOR GOOD CAUSE SHOWN BY EITHER PARTY OR UPON STIPULATION OF BOTH PARTIES.

(III) THE SERVICE OF A DEMAND FOR MEDIATION UNDER THIS SUBSECTION (7) STAYS THE TIME FOR THE FILING OF AN ACTION UNDER THIS SUBSECTION (7) UNTIL REPRESENTATIVES OF BOTH PARTIES HAVE MET WITH A MUTUALLY SELECTED MEDIATOR TO ATTEMPT TO RESOLVE THE DISPUTE. IF AN ACTION IS FILED BEFORE THAT MEETING, THE COURT SHALL ENTER AN ORDER SUSPENDING THE PROCEEDINGS UNTIL THE MEETING HAS OCCURRED AND MAY, UPON WRITTEN STIPULATION OF ALL PARTIES TO THE PROCEEDING THAT THEY WISH TO CONTINUE TO MEDIATE UNDER THIS SUBSECTION (7), ENTER AN ORDER SUSPENDING THE PROCEEDING OR ACTION FOR AS LONG A PERIOD AS THE COURT CONSIDERS APPROPRIATE. A SUSPENSION ORDER ISSUED UNDER THIS SUBSECTION (7)(b)(III) MAY BE REVOKED BY THE COURT.

(IV) IN MEDIATION, THE PARTIES TO THE MEDIATION BEAR THEIR OWN COSTS FOR ATTORNEY FEES AND DIVIDE EQUALLY THE COST OF THE MEDIATOR.

(c) IN ADDITION TO THE REMEDIES PROVIDED IN THIS SUBSECTION (7) AND NOTWITHSTANDING THE EXISTENCE OF ANY ADDITIONAL REMEDY AT LAW, A DEALER OR MANUFACTURER MAY APPLY TO A STATE COURT FOR THE GRANT, UPON A HEARING AND FOR CAUSE SHOWN, OF A TEMPORARY OR PERMANENT INJUNCTION RESTRANING A PERSON FROM VIOLATING OR CONTINUING TO VIOLATE THIS SECTION. THE MOVING PARTY NEED NOT POST A BOND FOR THE INJUNCTION TO BE ISSUED. MEDIATION IS NOT REQUIRED PRIOR TO SEEKING INJUNCTIVE RELIEF. A SINGLE ACT IN VIOLATION OF THIS SECTION IS SUFFICIENT TO AUTHORIZE THE ISSUANCE OF AN INJUNCTION.".

Renumber succeeding section accordingly.
HEALTH, INSURANCE & ENVIRONMENT

After consideration on the merits, the Committee recommends the following:

HB18-1397 be referred to the Committee of the Whole with favorable recommendation.

SB18-234 be amended as follows, and as so amended, be referred to the Committee on Finance with favorable recommendation:

Amend reengrossed bill, page 2, strike line 26.

Page 3 strikes lines 1 and 2.

Renumber succeeding subsections accordingly.

Page 3, before line 10 insert:

"(4) "HUMAN REMAINS" MEANS ALL OR ANY PORTION OF THE PHYSICAL REMAINS OF A DEAD HUMAN WHO WAS BORN ALIVE.".

Renumber succeeding subsection accordingly.

Page 3, line 11, strike "TRANSPLANTING A BODY PART," and substitute "TRANSPLANTATION INTO A LIVING HUMAN BEING,".

Page 4, strike lines 4 through 5 and substitute:

"(IV) THE TYPE OF SERVICES PROVIDED BY THE NONTRANSPLANT TISSUE BANK; AND"

Page 6, line 16, strike "AND THE QUANTITY OF EACH BODY PART" and substitute "OF THE HUMAN REMAINS".

Page 6, strike lines 22 through 23 and substitute:

"(f) TRACKING DOCUMENTATION OF THE TRANSPORT OF AND DELIVERY OF HUMAN REMAINS.".

Page 7, line 6, strike "EACH BODY PART" and substitute "ALL HUMAN REMAINS DELIVERED TO THE NONTRANSPLANT TISSUE BANK".

Page 9, line 1, strike "TWENTY-FOUR" and substitute "EIGHTEEN".

Strike "A BODY PART" and substitute "HUMAN REMAINS" on: Page 3, line 13; Page 5, line 22.

Strike "BODY PART" and substitute "HUMAN REMAINS" on: Page 5, line 25; Page 6, lines 2, 5, and 6; Page 7, lines 21, 23, and 26.

Strike "BODY PARTS" and substitute "HUMAN REMAINS" on: Page 7, lines 2, 9, and 12 and 13.
JUDICIARY

After consideration on the merits, the Committee recommends the following:

HB18-1418 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 "(2), (3)(c), (4),".

Page 2, line 4, strike "portion;" and substitute "portion, and (4)(b);".

Page 2, strike lines 6 through 17.

Page 3, strike lines 1 through 4 and substitute:

"24-5-101. Effect of criminal conviction on employment rights. (2) (a) Whenever any state or local agency is required to make a"

Page 5, after line 17 insert:

"(b) Whether there is a direct relationship between the conviction and the position's duties and responsibilities and the bearing, if any, the conviction may have on the applicant's fitness or ability to perform one or more such duties and responsibilities, including whether the conviction was for unlawful sexual behavior as listed in section 16-22-102 (9); C.R.S., and whether the duties of employment would place a coworker or the public in a vulnerable position; AND WHETHER THE APPLICANT WILL BE DIRECTLY RESPONSIBLE FOR THE CARE OF INDIVIDUALS SUSCEPTIBLE TO ABUSE OR MISTREATMENT BECAUSE OF THE INDIVIDUAL'S CIRCUMSTANCES, INCLUDING THE INDIVIDUAL'S AGE, DISABILITY, FRAILTY, MENTAL HEALTH DISORDER, DEVELOPMENTAL DISABILITY, OR ILL HEALTH;".

Page 6, strike lines 13 through 15 and substitute "DISQUALIFICATION.".

Page 7, line 5, strike "SUCCESSFULLY COMPLETES" and substitute "IS NO LONGER SERVING".

Page 7, line 15, strike "OR STATE".

Page 7, after line 16 insert:

"SECTION 4. Effective date. This act takes effect upon passage; except that section 2 of the act takes effect November 1, 2018.".

Renumber succeeding section accordingly.

HB18-1427 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 "THE STATE" and substitute "A GOVERNMENTAL ENTITY".

Page 2, strike lines 13 through 20, and substitute:

"applicability. (1) This act takes effect September 1, 2019; 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
2018 and, in such case, will take effect on September 1, 2019, or on the
date of the official declaration of the vote thereon by the governor,
whichever is later.

SB18-059  be postponed indefinitely.

PUBLIC HEALTH CARE & HUMAN SERVICES
After consideration on the merits, the Committee recommends the
following:
HB18-1433  be referred to the Committee of the Whole with favorable
recommendation.

HB18-1434  be amended as follows, and as so amended, be referred to
the Committee on Appropriations with favorable
recommendation:
Amend printed bill, page 3, line 6, strike "SAFETY," and substitute
"SAFETY RELATED TO THE SAFE2TELL PROGRAM,".

SB18-145  be referred favorably to the Committee on Appropriations.

SB18-201  be postponed indefinitely

SB18-231  be amended as follows, and as so amended, be referred to
the Committee on Appropriations with favorable
recommendation:
Amend reengrossed bill, page 4, after line 9 insert:
"(V) A REPRESENTATIVE OF A STATEWIDE ORGANIZATION
REPRESENTING PRACTICING DIRECTORS OF SPECIAL EDUCATION,
APPOINTED BY THE ORGANIZATION;".
Renumber succeeding subparagraphs accordingly.

SB18-254  be referred favorably to the Committee on Appropriations.
FIRST REPORT OF FIRST CONFERENCE COMMITTEE 
on HB18-1295

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 HB18-1295, concerning modifications to the "Colorado Food and Drug Act" to allow products containing industrial hemp, and, in connection therewith, establishing that products containing industrial hemp are not adulterated or misbranded by virtue of containing industrial hemp, 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:

   Page 2, line 19, strike "(4)(d), and (4)(e)" and substitute "and (4)(d)".

Page 3, strike lines 17 through 23.

2. That, under the authority granted the committee to consider matters not at issue between the two houses, the following amendment be recommended:

Page 3, after line 23 insert:

"SECTION 3. In Colorado Revised Statutes, 18-18-102, amend the introductory portion and (18):

18-18-102. Definitions. As used in this article 18:

(18) (a) "Marijuana" means all parts of the plant cannabis sativa L., whether growing or not, the seeds thereof, the resin extracted from any part of the plant, and every compound, manufacture, salt, derivative, mixture, or preparation of the plant, its seeds, or its resin. It does not include fiber produced from the stalks, oil, or cake made from the seeds of the plant, or sterilized seed of the plant which is incapable of germination if these items exist apart from any other item defined as "marijuana" in this subsection (18). "Marijuana" does not include marijuana concentrate as defined in subsection (19) of this section.

(b) HOUSE BILL 18-1295, ENACTED IN 2018, DOES NOT ALLOW AN ENTITY WITH FEDERAL DRUG ADMINISTRATION APPROVAL OR ITS AGENT TO INITIATE CRIMINAL, CIVIL, OR ADMINISTRATIVE PROCEEDINGS TO PREVENT THE NONPHARMACEUTICAL PRODUCTION, SALE, OR DISTRIBUTION OF NATURALLY OCCURRING CANNABINOID OR CANNABINOID EXTRACTS OR RESTRICT THE NONPHARMACEUTICAL PRODUCTION, SALE, OR DISTRIBUTION OF NATURALLY OCCURRING CANNABINOID OR CANNABINOID EXTRACTS.".

Renumber succeeding section accordingly.

Respectfully succeeding section accordingly.

House Committee: Senate Committee:

   (signed)   (signed)
 Daneya Esgar     Don Coram
 Joseph Salazar   Lucia Guzman
 Marc Catlin      Larry Crowder

______________
PRINTING REPORT

The Chief Clerk reports the following bill has been correctly printed: HB18-1436.

SIGNING OF BILLS--RESOLUTIONS--MEMORIALS

The Speaker has signed: SB18-003.

DELIVERY OF BILLS TO GOVERNOR

The Chief Clerk of the House of Representatives reports the following bills have been delivered to the Office of the Governor: HB18-1187, 1252, 1283 at 3:52 p.m. on May 1, 2018.

MESSAGE FROM THE SENATE

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes: SB18-268 and 269.


HB18-1354 Amended in General Orders as printed in Senate Journal, April 30, 2018.

HB18-1346 Amended in General Orders as printed in Senate Journal, April 30, 2018.

HB18-1286 Amended in General Orders as printed in Senate Journal, April 30, 2018.

HB18-1263 Amended in General Orders as printed in Senate Journal, April 30, 2018.

The Senate has passed on Third Reading and returns herewith: HB18-1314, 1269, 1342, 1302, 1313, and 1184.

The Senate has adopted and transmits herewith: SJM18-006 and 007.

The Senate has postponed indefinitely HB18-1260, 1001, and 1391.

MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, SB18-268 and 269.
without comment, as amended, HB18-1263, 1286, 1346, and 1354.
without comment, as amended, SB18-243.
MESSAGE(S) FROM THE GOVERNOR

I certify I received the following on the 1st day of May, 2018, at 8:45 a.m.
The original is on file in the records of the House of Representatives of
the General Assembly.

Marilyn Eddins,
Chief Clerk of the House

April 30, 2018

The Honorable Colorado House of Representatives
General Assembly
State Capitol
200 E. Colfax Ave.
Denver, CO 80203

Dear Members of the Colorado House of Representatives:

Today we filed with the Secretary of State House Bill 18-1093, “Concerning The Allowable Uses Of Reclaimed Domestic Wastewater, and, In Connection Therewith, Allowing Reclaimed Domestic Wastewater To Be Used For Food Crops And Making An Appropriation” (“HB 18-1093”). As I am neither signing nor vetoing HB 18-1093, its provisions will take effect on the effective dates set out in the bill. This letter sets forth my reasons for allowing HB 18-1093 to become law absent my signature.

HB 18-1093 codifies Water Quality Control Commission (“Commission”) rules on allowable uses of reclaimed domestic wastewater and adds food crop irrigation as an allowable use. While we agree with the proponents’ goals, we raise two primary concerns. First, the Commission is charged with adopting standards to protect water quality, and, most importantly, public health. The Commission should have authority to consider all relevant scientific evidence and set appropriate rules to protect public health and the environment. The bill circumvents this established regulatory process. Placing water quality standards in statute prevents the Commission from adjusting those standards when presented with new critical scientific evidence, unless within a narrow exception. We are grateful for the sponsors’ willingness to incorporate some adjustments retaining the Commission’s ability to set more stringent standards to protect public health. Yet we still remain concerned that these exceptions are too limited.

Second, the bill sets standards for water reuse not clearly suited to edible crop irrigation. With the bill’s standards, there is a potential for pathogen development. If this occurs and impacts irrigation of crops, such pathogens might result in health impacts. This potential underscores the need to provide the Commission full authority to weigh all scientific evidence to assure Coloradans are fully protected from such exposure. This is especially true for the bill’s purposes to support food crop development.

Despite these issues, we allow this bill to become law due to its strong potential to alleviate growing strains on our limited water resources. With the adoption of the Colorado Water Plan in 2015, we set goals and strategies to manage our resources in light of our growing water needs. To meet these challenges, the Plan explores methods to advance water conservation, reuse, alternative agricultural transfers, and collaborative projects while protecting the
health of rivers, streams, and watersheds. By promoting the use of reclaimed water, the bill’s goals are very consistent with those of the Water Plan.

Future legislation should continue to meet these goals. However, safety standards should be made and updated by water quality control experts and practitioners on the Commission, based on sound scientific evidence and data - not narrowly prescribed in statute by elected officials, in which future safety adjustments are limited to the legislature’s 120-day calendar.

For these reasons, I allowed HB 18-1093 to become law without my signature.

Sincerely,

(signed)
John W. Hickenlooper
Governor

INTRODUCTION OF BILLS
First Reading

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

HB18-1437 by Representative(s) Herod; also Senator(s) Neville T.-- Concerning eliminating the requirement that a person who participates in college-level academic programs through the correctional education program in the department of corrections must bear entirely the costs associated with such programs.

Committee on Education

SB18-268 by Senator(s) Scott and Moreno; also Representative(s) McLachlan--Concerning the scope of the authority of the department of transportation to award a design bid build highway project contract in an amount that exceeds the estimate of the department on the project.

Committee on Transportation & Energy

INTRODUCTION OF MEMORIALS

The following memorials were read by title and laid over one day under the rules:

SJM18-006 by Senator(s) Grantham and Crowder; also Representative(s) Lewis and Reyher--Memorializing former Senator Kenneth "Ken" Kester.

SJM18-007 by Senator(s) Lambert and Fields, Grantham, Hill, Holbert, Gardner; Moreno, also Representative(s) Landgraf and Lee, Lundeen, Carver, Liston, Sandridge,
Exum, Williams D.--Memorializing Congress and the United States Army to stand up a new armored brigade combat team by transitioning an infantry brigade combat team stationed at Fort Carson into an armored brigade combat team to be stationed at Fort Carson.

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LAY OVER OF CALENDAR ITEM(S)

On motion of Representative Ginal, the following item(s) on the Calendar were laid over until May 2, retaining place on Calendar:

Consideration of General Orders--HB18-1057, 1179, 1404.
Consideration of Conference Committee Report(s)--SB18-179.
Consideration of Resolution(s)--HJR18-1018.
Consideration of Senate Amendment(s)--HB18-1374, 1258, 1360, 1070, 1155, 1256.

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On motion of Representative Ginal, the House adjourned until 9:00 a.m., May 2, 2018.

Approved:
CRISANTA DURAN,
Speaker

Attest:
MARIlyn EDDINS,
Chief Clerk
Prayer by the Reverend Brad Laurvick, Highlands United Methodist Church, Denver.

The Speaker called the House to order at 9:00 a.m.

Pledge of Allegiance led by Jeremy Suehring, Charlotte Olszewski, Gaby Damasco, Aiden Birkenfeld, Two Rivers Community School, Glenwood Springs.

The roll was called with the following result:

Present--62.

Excused--Representative(s) Singer, Thurlow, Winter--3.

Present after roll call--Representative(s) Thurlow, Winter.

The Speaker declared a quorum present.

On motion of Representative Bridges, the reading of the journal of May 1, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

REPORT(S) OF COMMITTEE(S) OF REFERENCE

APPROPRIATIONS

After consideration on the merits, the Committee recommends the following:

HB18-1422 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 4, before line 12 insert:

"SECTION 3. Appropriation. (1) For the 2018-19 state fiscal year, $10,656 is appropriated to the department of revenue. This appropriation is from the marijuana cash fund created in section 12-43.3-501 (1)(a), C.R.S. To implement this act, the department may use this appropriation for the purchase of legal services.

(2) For the 2018-19 state fiscal year, $10,656 is appropriated to the department of law. This appropriation is from reappropriated funds
received from the department of revenue under subsection (1) of this section. To implement this act, the department of law may use this appropriation to provide legal services for the department of revenue."

Renumber succeeding section accordingly.

Page 1, line 101, strike "FACILITIES." and substitute "FACILITIES, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB18-1425 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 4, after line 24 insert:

"SECTION 2. Appropriation. (1) For the 2018-19 state fiscal year, $39,021 is appropriated to the legislative department. This appropriation is from the general fund. To implement this act, the department may use this appropriation as follows:

(a) $18,414 for use by the legislative council, which amount is based on an assumption that the council will require an additional 0.3 FTE;

(b) $7,497 for use by the committee on legal services, which amount is based on an assumption that the committee will require an additional 0.1 FTE; and

(b) $13,110 for use by the general assembly.".

Renumber succeeding section accordingly.

Page 1, line 102, strike "POPULATION." and substitute "POPULATION, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

SB18-016 be referred to the Committee of the Whole with favorable recommendation.

SB18-024 be referred to the Committee of the Whole with favorable recommendation.

SB18-031 be referred to the Committee of the Whole with favorable recommendation.

SB18-038 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend reengrossed bill, page 7, after line 1 insert:

"SECTION 5. Appropriation. For the 2018-19 state fiscal year, $40,602 is appropriated to the department of public health and
environment for use by the water quality control division. This appropriation is from the general fund and is based on an assumption that the division will require an additional 0.4 FTE. To implement this act, the division may use this appropriation for the public and private utilities sector."

Renumber succeeding section accordingly.

Page 1, line 104, strike "CULTIVATION." and substitute "CULTIVATION AND MAKING AN APPROPRIATION.".

SB18-039 be referred to the Committee of the Whole with favorable recommendation.

SB18-042 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend the Agriculture, Livestock, and Natural Resources Committee Report, dated April 30, 2018, page 1, strike lines 8 through 10 and substitute:

"Page 4, strike lines 7 through 12 and substitute:

"SECTION 2. Appropriation. For the 2018-19 state fiscal year, $43,157 is appropriated to the department of labor and employment for use by the division of employment and training. This appropriation is from the general fund and is based on an assumption that the division will require an additional 0.3 FTE. To implement this act, the division may use this appropriation for state operations and program costs."."

SB18-086 be referred to the Committee of the Whole with favorable recommendation.

SB18-163 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 24 through 26 and substitute:

"SECTION 3. Appropriation. (1) For the 2018-19 state fiscal year, $31,155 is appropriated to the legislative department. This appropriation is from the general fund. The legislative department may use this appropriation as follows:

(a) $25,911 for use by the legislative council for personal services, which amount is based on the assumption that the legislative council will require an additional 0.4 FTE; and

(b) $5,244 for use by the general assembly for travel and per diem expenses.".

Page 3, strike line 1.
SB18-167  be referred to the Committee of the Whole with favorable recommendation.

SB18-203  be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend reengrossed bill, page 7, before line 10 insert:

"SECTION 4. Appropriation. For the 2018-19 state fiscal year, $124,263 is appropriated to the judicial department for use by the office of the alternate defense counsel. This appropriation is from the general fund and is based on an assumption that the office will require an additional 0.8 FTE. To implement this act, the office may use this appropriation for the municipal court program.".

Renumber succeeding section accordingly.

Page 1, line 102, strike "COURTS," and substitute "COURTS, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

SB18-218  be referred to the Committee of the Whole with favorable recommendation.

SB18-233  be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend reengrossed bill, page 32, after line 26 insert:

"SECTION 43. Appropriation. (1) For the 2018-19 state fiscal year, $63,000 is appropriated to the department of state for use by the elections division. 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 may use this appropriation for operating costs.

(2) For the 2018-19 state fiscal year, $63,000 is appropriated to the department of revenue. This appropriation is from reappropriated funds received from the department of state under subsection (1) of this section. To implement this act, the department may use this appropriation for operating expenses related to DMV IT System (DRIVES) Support.".

Renumber succeeding sections accordingly.

Page 1, line 102, strike "1992"." and substitute "1992", AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

SB18-266  be referred to the Committee of the Whole with favorable recommendation.
On motion of Representative KC Becker, HB18-1433, 1425, 1422, 1418, 1427, SB18-235, 239, HB18-1397, SCR18-003, SB18-044 were made Special Orders on May 2, 2018, at 9:31 a.m.

The hour of 9:31 a.m., having arrived, on motion of Representative Jackson, the House resolved itself into Committee of the Whole for consideration of Special Orders and she was called to act as Chair.

SPECIAL ORDERS--SECOND READING OF BILLS

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

(Amendments to the committee amendment are to the printed committee report which was printed and placed in the members' bill file.)

HB18-1433 by Representative(s) Gray; also Senator(s) Tate--Concerning modifications to the "Naturopathic Doctor Act", and, in connection therewith, requiring a naturopathic doctor to disclose that the naturopathic doctor is registered and updating the terms that a naturopathic doctor may use.

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

HB18-1425 by Representative(s) Lee and Wist--Concerning creation of a legislative committee to study the state prison population.

Amendment No. 1, Appropriations Report, dated May 2, 2018, and placed in member's bill file; Report also printed in House Journal, May 2, 2018.

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

HB18-1418 by Representative(s) Weissman; also Senator(s) Coram and Kagan--Concerning the use of criminal convictions in employment.

Amendment No. 1, Judiciary Report, dated May 1, 2018, and placed in member's bill file; Report also printed in House Journal, May 1, 2018.

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

SB18-235 by Senator(s) Coram; also Representative(s) Arndt--Concerning the creation of the Colorado industrial hemp research and development authority.

Ordered revised and placed on the Calendar for Third Reading and Final Passage.
HB18-1427 by Representative(s) Herod and Wist; also Senator(s) Sonnenberg--Concerning a prohibition on conflicts of interest of members of the sex offender management board.

Amendment No. 1, Judiciary Report, dated May 1, 2018, and placed in member's bill file; Report also printed in House Journal, May 1, 2018.

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

SB18-239 by Senator(s) Marble; also Representative(s) Arndt and Becker J.--Concerning a licensed chiropractor's ability to perform animal chiropractic on an animal patient.

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

HB18-1397 by Representative(s) Jackson; also Senator(s) Moreno--Concerning modifications to the residential warranty of habitability for the purpose of protecting renters.

Amendment No. 1, by Representative(s) Jackson.

Amend printed bill, page 6, after line 27 insert:

"(VII) AN ESTIMATE PREPARED IN ACCORDANCE WITH THIS SUBSECTION (1)(e) MUST BE PREPARED BY A PROFESSIONAL WHO IS UNRELATED TO THE TENANT, TRAINED TO PERFORM THE WORK FOR WHICH THE ESTIMATE IS BEING PREPARED, AND WHO MEETS ANY REGULATION REQUIREMENTS OF THIS STATE."

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

SB18-044 by Senator(s) Crowder; also Representative(s) Landgraf--Concerning the ability of private employers to give preference to veterans when making certain employment decisions.

(Previously Amended, as printed in House Journal April 19, 2018)

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

SCR18-003 by Senator(s) Marble and Fenberg, Aguilar, Baumgardner, Cooke, Coram, Court, Crowder, Donovan, Fields, Garcia, Gardner, Grantham, Guzman, Hill, Holbert, Jahn, Jones, Kagan, Kefalas, Kerr, Lambert, Lundberg, Martinez Humenik, Merrifield, Moreno, Neville T., Priola, Scott, Smallwood, Sonnenberg, Tate, Todd, Williams A., Zenzinger; also Representative(s) Saine and Pabon, Becker J., Buck, Everett, Humphrey, Landgraf, Lewis,
Liston, Neville P., Rankin, Ransom, Reyher, Sandridge, Thurlow, Van Winkle, Winkler--Submitting to the registered electors of the state of Colorado an amendment to the Colorado constitution concerning changing the industrial hemp definition from a constitutional definition to a statutory definition.

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

HB18-1422 by Representative(s) Gray, Pabon, Singer; also Senator(s) Jahn, Neville T.--Concerning requirements for marijuana testing facilities.

Amendment No. 1, Finance Report, dated April 30, 2018, and placed in member's bill file; Report also printed in House Journal, April 30, 2018.


Amendment No. 3, by Representative(s) Gray.

Amend the Finance Committee Report, dated April 30, 2018, page 1, line 11, strike the "ACCREDITED" and substitute "ACCREDITED BY A BODY THAT IS ITSELF RECOGNIZED BY THE INTERNATIONAL LABORATORY ACCREDITATION COOPERATION".

Page 2, line 14, strike the "ACCREDITED" and substitute "ACCREDITED BY A BODY THAT IS ITSELF RECOGNIZED BY THE INTERNATIONAL LABORATORY ACCREDITATION COOPERATION".

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

ADOPTION OF COMMITTEE OF THE WHOLE REPORT


The Chairman moved the adoption of the Committee of the Whole Report. As shown by the following roll call vote, a majority of those elected to the House voted in the affirmative, and the Report was adopted.

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The Speaker announced the following temporary committee appointment(s) for May 2, 2018 only:

**Education**
Representative Saine to replace Representative Leonard

**Finance**
Representative Kraft-Tharp to replace Representative Benavidez
Representative Coleman to replace Representative Foote

**Local Government**
Representative Kennedy to replace Representative Singer

**REPORT(S) OF COMMITTEE(S) OF REFERENCE**

**JUDICIARY**
After consideration on the merits, the Committee recommends the following:

**HB18-1436** be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 21, line 6, strike "(1)(a)(II)" and substitute "(1)(a)(I)".

Page 26, line 26, strike "HOWEVER, SUCH PERSON IS"

Page 26, strike line 27.

Page 27, strike lines 1 and 2.

Page 30, strike lines 1 through 8.

Renumber succeeding section accordingly.

**PRINTING REPORT**
The Chief Clerk reports the following bill has been correctly printed:

**HB18-1437**.
MESSAGE FROM THE SENATE

The Senate has postponed indefinitely: HB18-1420, 1298, 1297, 1212, and 1177.

House in recess. House reconvened.

REPORT(S) OF COMMITTEE(S) OF REFERENCE

EDUCATION
After consideration on the merits, the Committee recommends the following:

HB18-1437 be referred to the Committee of the Whole with favorable recommendation.

SB18-206 be referred favorably to the Committee on Appropriations.

SB18-213 be referred to the Committee of the Whole with favorable recommendation.

FINANCE
After consideration on the merits, the Committee recommends the following:

SB18-229 be referred favorably to the Committee on Appropriations.

SB18-234 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend reengrossed bill, page 1, line 102, strike "ALIVE." and substitute "ALIVE, AND, IN CONNECTION THEREWITH, REGISTERING NONTRANSPLANT TISSUE BANKS AND PROHIBITING CERTAIN OWNERS OF NONTRANSPLANT TISSUE BANKS FROM OWNING CERTAIN OTHER BUSINESSES THAT PROVIDE FOR THE FINAL DISPOSITION OF HUMAN REMAINS."

SB18-248 be referred to the Committee of the Whole with favorable recommendation.
LOCAL GOVERNMENT
After consideration on the merits, the Committee recommends the following:

HB18-1432 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 3, strike lines 22 through 24.
Reletter succeeding paragraphs accordingly.

SB18-247 be referred to the Committee of the Whole with favorable recommendation.

SB18-259 be referred favorably to the Committee on Appropriations.

STATE, VETERANS, & MILITARY AFFAIRS
After consideration on the merits, the Committee recommends the following:

HB18-1426 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. The general assembly declares that virtual currency is a new and emerging technology with global implications. As a result, it is of great importance to the state of Colorado for such technology to be fully examined and defined prior to further regulation or exemption from regulation by the state.

SECTION 2. In Colorado Revised Statutes, 11-51-201, amend the introductory portion and (17); and add (11.8) as follows:

11-51-201. Definitions. As used in this article 51, unless the context otherwise requires:

(11.8) "OPEN BLOCKCHAIN TOKEN" MEANS A DIGITAL UNIT THAT IS:

(a) CREATED:
   (I) IN RESPONSE TO THE VERIFICATION OR COLLECTION OF A SPECIFIED NUMBER OF TRANSACTIONS RELATING TO A DIGITAL LEDGER OR DATABASE;
   (II) BY DEPLOYING COMPUTER CODE TO A BLOCKCHAIN NETWORK OR DISTRIBUTED DIGITAL LEDGER THAT ALLOWS FOR THE CREATION OF DIGITAL TOKENS OR OTHER UNITS; OR
   (III) USING ANY COMBINATION OF THE METHODS SPECIFIED IN SUBSECTIONS (11.8)(a)(I) AND (11.8)(a)(II) OF THIS SECTION;

(b) RECORDED IN A DIGITAL LEDGER OR DATABASE THAT IS CONSENSUS-BASED, DECENTRALIZED, AND MATHEMATICALLY VERIFIED IN NATURE, ESPECIALLY RELATING TO THE SUPPLY OF DIGITAL UNITS AND
THEIR DISTRIBUTION; AND

(c) Capable of being traded or transferred between persons without an intermediary or custodian of value.

(17) (a) "Security" means any note; stock; treasury stock; bond; debenture; evidence of indebtedness; certificate of interest or participation in any profit-sharing agreement; collateral-trust certificate; preorganization certificate of subscription; transferable share; investment contract; viatical settlement investment; voting-trust certificate; certificate of deposit for a security; certificate of interest or participation in an oil, gas, or mining title or lease or in payments out of production under such a title or lease; or, in general, any interest or instrument commonly known as a "security" or any certificate of interest or participation in, temporary or interim certificate for, guarantee of, or warrant or right to subscribe to or purchase any of the foregoing.

(b) "Security" does not include any insurance or endowment policy or annuity contract under which an insurance company promises to pay a sum of money either in a lump sum or periodically for life or some other specified period.

(c) For purposes of this article AS USED IN SUBSECTION (17)(a) OF THIS SECTION, an "investment contract":

(I) Need not involve more than one investor nor be limited to those circumstances wherein there are multiple investors who are joint participants in the same enterprise;

(II) INCLUDES AN INVESTMENT IN A COMMON ENTERPRISE WITH THE EXPECTATION OF PROFITS TO BE DERIVED PRIMARILY FROM THE EFFORTS OF A PERSON OTHER THAN THE INVESTOR. "COMMON ENTERPRISE" MEANS AN ENTERPRISE IN WHICH THE FORTUNES OF THE INVESTOR ARE INTERWOVEN WITH THOSE OF EITHER THE PERSON OFFERING THE INVESTMENT, A THIRD PARTY, OR OTHER INVESTORS.

(III) DOES NOT INCLUDE AN OPEN BLOCKCHAIN TOKEN THAT IS DEVELOPED OR SOLD FOR A CONSUMPTIVE PURPOSE WHERE THE BUYER AT OR NEAR THE TIME OF SALE HAS NO EXPECTATION OF PROFIT. "CONSUMPTIVE PURPOSE" MEANS THAT AN OPEN BLOCKCHAIN TOKEN IS EXCHANGEABLE FOR, OR PROVIDED FOR THE RECEIPT OF, GOODS, SERVICES, OR CONTENT, INCLUDING RIGHTS OF ACCESS TO GOODS, SERVICES, OR CONTENT.

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 8, 2018, if adjournment sine die is on May 9, 2018); 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 2018 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor.".

SB18-061 be postponed indefinitely.

SB18-077 be postponed indefinitely.

SB18-193 be postponed indefinitely.
SB18-220 be postponed indefinitely.

SB18-221 be postponed indefinitely.

SB18-228 be postponed indefinitely.

SB18-230 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 13 and 14 and substitute: "(II) Two hundred percent of that portion".

Page 5, strike lines 20 through 22 and substitute "wellhead connections.".

Page 5, line 26, strike "twelve and one-half FIFTEEN" and substitute "twelve and one-half".

Page 6, line 1, strike "seven-eights EIGHTY-FIVE PERCENT" and substitute "seven-eights".

Page 7, strike lines 11 through 22 and substitute:

"SECTION 2. Effective date - applicability. This act takes effect July 1, 2018, and applies to conduct occurring on or after said date.

SECTION 3. Safety clause. The general assembly hereby finds, determines, and declares that this act is necessary for the immediate preservation of the public peace, health, and safety.".

TRANSPORTATION & ENERGY

After consideration on the merits, the Committee recommends the following:

SB18-226 be postponed indefinitely.

SB18-268 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 12, after "2018," add "THE DEPARTMENT SHALL PROMINENTLY POST ON THE HOME PAGE OF ITS WEBSITE EITHER A LIST OF EACH STATE TRANSPORTATION PROJECT, REGARDLESS OF THE SIZE OF THE PROJECT OR THE METHOD OF CONTRACT PROCUREMENT THAT THE DEPARTMENT IS USING FOR THE PROJECT, FOR WHICH THE DEPARTMENT IS SEEKING A CONTRACTOR OR A LINK TO ANOTHER PAGE ON ITS WEBSITE THAT INCLUDES SUCH A PROMINENTLY POSTED LIST.".

______________
FIRST REPORT OF FIRST CONFERENCE COMMITTEE

on HB18-1296

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 HB18-1296, concerning an expansion of the ability to leave a motor vehicle unattended in certain circumstances, has met and reports that it has agreed upon the following:

That the Senate recede from its amendment made to the bill, as the amendment appears in the rerevised bill, and that the following amendment be substituted therefore:

Amend rerevised bill, page 2, strike lines 7 through 16 and substitute:

"SECTION 2. Safety clause. The general assembly hereby finds, determines, and declares that this act is necessary for the immediate preservation of the public peace, health, and safety."

Respectfully submitted,

House Committee: Senate Committee:

(signed) (signed)

Jovan Melton Vicki Marble
Justin Everett John Cooke
Joseph Salazar Dominic Moreno

SIGNING OF BILLS - RESOLUTIONS - MEMORIALS

The Speaker has signed: HB18-1174, 1277, 1280, 1307, 1344, 1348.

MESSAGE(S) FROM THE SENATE

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

SB18-271 Amended in General Orders as printed in Senate Journal, May 1, 2018.
SB18-260 Amended in General Orders as printed in Senate Journal, May 1, 2018.
HB18-1108 Amended in General Orders as printed in Senate Journal, May 1, 2018.
HB18-1003 Amended in General Orders as printed in Senate Journal, May 1, 2018.
HB18-1189  Amended in General Orders as printed in Senate Journal, May 1, 2018.

The Senate has passed on Third Reading and returns herewith: HB18-1266.

The Senate has voted to concur in House Amendments to SB18-056, 119, 205, and 012. The bills have been repassed as amended.

The Senate has voted not to concur in House Amendments to SB18-200 and requests that a conference committee be appointed. The President has appointed Senators Tate, chair, Priola, and Kagan as conferees on the first conference committee to SB18-200. The Senate has voted to go beyond the scope of the differences between the two houses.

The Senate has voted to adopt the first report of the first conference committee on HB18-1295. The bill has been repassed as amended.

MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, as amended, HB18-1003, 1108, and 1189.
without comment, as amended, SB18-013, 260, and 271.

INTRODUCTION OF BILLS

First Reading

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

SB18-013  by Senator(s) Fields and Gardner, Martinez Humenik, Moreno, Priola; also Representative(s) Michaelson Jenet--Concerning expanding the grades eligible for the child nutrition school lunch protection program, and, in connection therewith, making an appropriation.

SB18-243  by Senator(s) Holbert and Guzman; also Representative(s) Esgar and McKean--Concerning the retail sale of alcohol beverages, and, in connection therewith, making an appropriation.

SB18-269  by Senator(s) Neville T. and Moreno; also Representative(s) Neville P. and Bridges--Concerning providing funding for local education providers to implement school security improvements to prevent incidences of school violence, and, in connection therewith, creating the school security disbursement program.
SB18-271  by Senator(s) Marble; also Representative(s) Pabon--
Concerning changes to improve funding for marijuana
research, and, in connection therewith, making an
appropriation.
Committee on Agriculture, Livestock, & Natural Resources

INTRODUCTION OF RESOLUTION

The following resolution was read by title and laid over one day under the
rules:

HJR18-1021  by Representative(s) Becker K. and Neville P., Duran; also
Senator(s) Holbert and Garcia, Grantham--Concerning
changes to the deadlines set out in the Joint Rules of the
Senate and House of Representatives for the 2019
legislative session.

House in recess. House reconvened.

REPORT(S) OF COMMITTEE(S) OF REFERENCE

APPROPRIATIONS

After consideration on the merits, the Committee recommends the
following:

HB18-1230  be amended as follows, and as so amended, be referred to
the Committee of the Whole with favorable
recommendation:

Amend printed bill, page 4, after line 8 insert:

"SECTION 2. Appropriation. (1) For the 2018-19 state fiscal
year, $103,815 is appropriated to the department of labor and
employment. This appropriation is from the general fund. To implement
this act, the department may use this appropriation as follows:
(a) $93,159 for use by division of employment and training for
the purple card program, which amount is based on an assumption that
the division will require an additional 1.4 FTE; and
(b) $10,656 for the purchase of legal services.
(2) For the 2018-19 state fiscal year, $10,656 is appropriated to
the department of law. This appropriation is from reappropriated funds
received from the department of labor and employment under subsection
(1)(b) of this section. To implement this act, the department of law may
use this appropriation to provide legal services for the department of
labor and employment."

Renumber succeeding section accordingly.

Page 1, line 104, strike "COLORADO." and substitute "COLORADO, AND,
IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".
HB18-1390 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend the Public Health Care & Human Services Committee Report, dated April 27, 2018, page 8 after line 34, insert:

"SECTION 5. Appropriation. (1) For the 2018-19 state fiscal year, $33,245 is appropriated to the department of human services. This appropriation is from the general fund and is based on an assumption that the department will require an additional 0.4 FTE. The department may use this appropriation to implement this act."

Renumber succeeding section accordingly.

Page 8, after line 37 insert:

"Amend printed bill, page 1, line 104 strike "CHILD." and substitute "CHILD, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".".

HB18-1421 be referred to the Committee of the Whole with favorable recommendation.

SB18-229 be referred to the Committee of the Whole with favorable recommendation.

SB18-231 be referred to the Committee of the Whole with favorable recommendation.

SB18-254 be referred to the Committee of the Whole with favorable recommendation.


The hour of 6:24 p.m., having arrived, on motion of Representative Gray, the House resolved itself into Committee of the Whole for consideration of Special Orders and he was called to act as Chair.

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SPECIAL ORDERS--SECOND READING OF BILLS

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

(Amendments to the committee amendment are to the printed committee
report which was printed and placed in the members' bill file.)

**SB18-016** by Senator(s) Martinez Humenik and Fields; also
Representative(s) Singer and Benavidez--Concerning the
repeal date for the transfer of money from community
corrections to the housing assistance for persons
transitioning from the criminal or juvenile justice system
cash fund, and, in connection therewith, making an
appropriation.

Amendment No. 1, Public Health Care & Human Services Report, dated
April 30, 2018, and placed in member's bill file; Report also printed in

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

**SB18-024** by Senator(s) Jahn and Tate, Aguilar, Lambert, Priola; also
Representative(s) Singer and Pettersen, Buck, Kennedy--Concerning modifications to the Colorado health service
corps program administered by the department of public
health and environment to expand the availability of
behavioral health care providers in shortage areas in the
state, and, in connection therewith, making an
appropriation.

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

**HB18-1437** by Representative(s) Herod; also Senator(s) Neville T.--
Concerning eliminating the requirement that a person who
participates in college-level academic programs through
the correctional education program in the department of
corrections must bear entirely the costs associated with
such programs.

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

**HB18-1426** by Representative(s) Pabon; also Senator(s) Neville T.--
Concerning the exemption of virtual currency from
regulation under the "Money Transmitters Act".

Amendment No. 1, State, Veterans, & Military Affairs Report, dated May
2, 2018, and placed in member's bill file; Report also printed in House

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

**HB18-1436** by Representative(s) Garnett and Wist--Concerning
creation of an extreme risk protection order.
Amendment No. 1, Judiciary Report, dated May 1, 2018, and placed in member's bill file; Report also printed in House Journal, May 2, 2018.

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

**HB18-1143** by Representative(s) Arndt and Thurlow, Hooton, McKean; also Senator(s) Moreno and Martinez Humenik, Zenzinger--Concerning the repeal of statutory provisions relating to sexually explicit materials harmful to children that were ruled unconstitutional by the Colorado supreme court.

Laid over until May 9, retaining place on Calendar.

**HB18-1432** by Representative(s) Herod--Concerning prohibitions on discrimination in housing based on source of income.

Amendment No. 1, Local Government Report, dated May 2, 2018, and placed in member's bill file; Report also printed in House Journal, May 2, 2018.

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

**SB18-219** by Senator(s) Tate; also Representative(s) Kraft-Tharp--Concerning the rates a motor vehicle dealer charges a motor vehicle manufacturer for work performed by the dealer in accordance with a warranty obligation.

Amendment No. 1, Business Affairs and Labor Report, dated May 1, 2018, and placed in member's bill file; Report also printed in House Journal, May 1, 2018.

Amendment No. 2, by Representative(s) Kraft-Tharp.

Amend reengrossed bill, page 12, before line 14 insert:

"SECTION 3. In Colorado Revised Statutes, add 12-6-538.5 as follows:

**12-6-538.5. Fulfillment and compensation for warranty and recall obligations - definitions.** (1) AS USED IN THIS SECTION:
(a) "MANUFACTURER" MEANS A POWERSPORTS VEHICLE MANUFACTURER, A POWERSPORTS VEHICLE DISTRIBUTOR, AND A POWERSPORTS VEHICLE MANUFACTURER REPRESENTATIVE.
(b) "NONWARRANTY REPAIR" MEANS A DIAGNOSIS, REPAIR, LABOR, OR PART FOR WHICH PAYMENT WAS MADE BY A PERSON OTHER THAN A MANUFACTURER AND THAT WAS NOT A WARRANTY OBLIGATION.
"NONWARRANTY REPAIR" ALSO MEANS CUSTOMER-PAY REPAIRS, LABOR, OR PARTS.
(c) "PART" MEANS AN ACCESSORY, A PART, OR A COMPONENT USED TO REPAIR A POWERSPORTS VEHICLE. "PART" INCLUDES ENGINE AND TRANSMISSION PARTS AND ALL POWERSPORTS VEHICLE ASSEMBLIES.
(d) "REPAIR" MEANS DIAGNOSING, WORK, AND LABOR PERFORMED BY A POWERSPORTS VEHICLE DEALER FOR WHICH THE POWERSPORTS VEHICLE DEALER IS MAKING A CLAIM FOR COMPENSATION."
(e) "Retail labor rate" means the rate for labor calculated by the powersports vehicle dealer in accordance with subsection (4) of this section that a manufacturer is required to pay a powersports vehicle dealer in accordance with subsection (2) of this section.

(f) "Retail parts markup percentage" means the percentage markup on parts calculated by the powersports vehicle dealer in accordance with subsection (4) of this section that a manufacturer is required to pay a powersports vehicle dealer in accordance with subsection (2) of this section.

(g) "Warranty obligation" means diagnosing and repairing a powersports vehicle in accordance with any warranty, recall, or certified preowned warranty, under which a manufacturer makes a repair commitment to a consumer or powersports vehicle dealer.

(2) At a powersports vehicle dealer's request, a manufacturer shall timely compensate the powersports vehicle dealer at the retail labor rate and the retail parts markup percentage in accordance with subsection (3) of this section for all labor performed and parts used by the powersports vehicle dealer for covered repairs performed in accordance with the warranty obligation, if the retail labor rate and retail parts markup percentage are reasonable and consistent with the requirements of this section that concern the retail labor rate and parts markup percentage.

(3) (a) A powersports vehicle dealer may establish the retail labor rate and the retail parts markup percentage by submitting to the manufacturer either of the following as decided by the powersports vehicle dealer:

(I) One hundred sequential repair orders containing nonwarranty repairs, which may include a nonwarranty repair that is included in a repair order with a warranty obligation repair, that have been paid by a consumer and closed by the time of submission; or

(II) All repair orders for nonwarranty repairs, which may include a nonwarranty repair that is included in a repair order with warranty obligation repair, that have been paid by a consumer and closed by the time of submission for a period of ninety consecutive days.

(b) A manufacturer shall not disqualify a repair order under this subsection (3) because the repair order contains both warranty and nonwarranty repairs, but only nonwarranty repairs are used in the calculation of the retail labor rate and the retail parts markup percentage.

(c) A powersports vehicle dealer may submit one set of repair orders for the purpose of calculating both its retail labor rate and the retail parts markup percentage or may submit separate sets of repair orders for purposes of calculating only its retail labor rate or for purposes of calculating only its retail parts markup percentage. If the rates from the calculation are ten percent higher or lower than the current rates, the manufacturer may request additional repair orders for the ninety days before or after the submitted repair orders for purposes of alteration.

(d) Except with regard to a request for additional repair orders as provided in subsection (3)(c) of this section, the repair...
ORDERS SUBMITTED UNDER THIS SUBSECTION (3) TO DETERMINE THE RETAIL LABOR RATE MUST CONTAIN ONLY REPAIR ORDERS FROM THE LAST NINETY DAYS BEFORE THE DATE THE SUBMISSION IS SENT TO THE MANUFACTURER.

(e) Except with regard to a request for additional repair orders as provided in subsection (3)(c) of this section, the repair orders submitted under this subsection (3) to determine the retail parts markup percentage must contain only repair orders from the last ninety days before the date the submission is sent to the manufacturer.

(4) (a) Except as provided in subsection (4)(c) of this section, to calculate the retail labor rate, the powersports vehicle dealer must divide the powersports vehicle dealer's total nonwarranty labor sales generated from the nonwarranty repairs submitted under subsection (3) of this section by the total number of labor hours that generated those total labor sales.

(b) Except as provided in subsection (4)(c) of this section, to calculate the retail parts markup percentage, the powersports vehicle dealer must divide the powersports vehicle dealer's total parts sales generated from nonwarranty repairs submitted under subsection (3) of this section by the amount of the powersports vehicle dealer's total cost for those parts, subtracting one from this amount, and then multiplying the amount by one hundred.

(c) The calculation of the retail labor rate in subsection (4)(a) of this section and of the retail parts markup percentage in subsection (4)(b) of this section do not include parts used or labor performed:

(I) For manufacturer or powersports vehicle dealer special events, one-time specials, express service, and quoted-price promotional discounts, but this exclusion from the calculation does not include broadly applicable discounts offered by the dealer, such as percentage-off coupons, that apply to repairs and parts;

(II) For parts sold at wholesale;

(III) For routine maintenance, including replacement fluids, filters, batteries, bulbs, nuts, bolts, fasteners, tires, and belts;

(IV) That do not have individual part numbers;

(V) For the repairs of a powersports vehicle owned by the powersports vehicle dealer, an affiliate of the powersports vehicle dealer, or an employee of either the powersports vehicle dealer or the affiliate;

(VI) For powersports vehicle dealer reconditioning;

(VII) For window tint, protective film, masking products, or window replacement labor;

(VIII) For manufacturer-approved and -reimbursed goodwill repairs or replacements;

(IX) For emission inspections required by law;

(X) For safety inspections required by law;

(XI) For which a volume discount was negotiated with a third-party payer, including government agencies, insurance carriers, and fleet operators, but not including third-party warranty companies or service contract companies.

(5) (a) Notwithstanding any manufacturer requirement,
POLICY, PROCEDURE, GUIDELINE, OR STANDARD, A POWERSPORTS VEHICLE DEALER MAY SUBMIT TO THE MANUFACTURER THE RETAIL LABOR RATE OR RETAIL PARTS MARKUP PERCENTAGE AS EACH IS CALCULATED IN ACCORDANCE WITH SUBSECTION (4) OF THIS SECTION.

(b) A POWERSPORTS VEHICLE DEALER MAY REQUEST IN WRITING, NOT MORE OFTEN THAN ONCE ANNUALLY, AN INCREASE IN COMPENSATION FOR LABOR AT THE RETAIL LABOR RATE FOR WARRANTY OBLIGATIONS.

(c) A POWERSPORTS VEHICLE DEALER MAY REQUEST IN WRITING, NOT MORE OFTEN THAN ONCE ANNUALLY, AN INCREASE IN COMPENSATION FOR PARTS AT THE RETAIL PARTS MARKUP PERCENTAGE FOR WARRANTY OBLIGATIONS.

(d) (I) A MANUFACTURER MAY CONDUCT A PERIODIC REVIEW OF A POWERSPORTS VEHICLE DEALER’S SERVICE RECORDS TO VERIFY THE CONTINUING ACCURACY OF THE RETAIL LABOR RATE OR RETAIL PARTS MARKUP PERCENTAGE PROPOSED BY OR IN EFFECT FOR THE DEALER.

(II) A MANUFACTURER SHALL NOT CONDUCT A PERIODIC REVIEW MORE THAN ONCE PER CALENDAR YEAR. THIS PERIODIC REVIEW IS NOT AN AUDIT IN ACCORDANCE WITH SECTION 12-6-126.

(6) (a) (I) IF THE SUBMITTED CALCULATION OF THE RETAIL LABOR RATE OR RETAIL PARTS MARKUP PERCENTAGE IS MATERIALLY INACCURATE OR IS SUBSTANTIALLY DIFFERENT THAN THE RATE OF OR PERCENTAGE OF OTHER SIMILARLY SITUATED SAME LINE-MAKE DEALERS WITHIN THE STATE, A MANUFACTURER MAY CONTEST THE POWERSPORTS VEHICLE DEALER’S SUBMITTED CALCULATIONS OF THE RETAIL LABOR RATE OR RETAIL PARTS MARKUP PERCENTAGE BY DELIVERING A NOTICE TO THE POWERSPORTS VEHICLE DEALER WITHIN FORTY-FIVE DAYS AFTER RECEIVING THE SUBMISSION IN ACCORDANCE WITH SUBSECTION (3) OF THIS SECTION FROM THE POWERSPORTS VEHICLE DEALER. TO COMPLY WITH THIS SUBSECTION (6), THE NOTICE MUST:

(A) INCLUDE AN EXPLANATION OF THE REASONS THAT THE MANUFACTURER BELIEVES THE CALCULATION IS SUBJECT TO CONTEST;

(B) PROVIDE EVIDENCE SUBSTANTIATING THE MANUFACTURER’S POSITION; AND

(C) PROPOSE AN ADJUSTMENT OF THE CONTESTED RETAIL LABOR RATE OR RETAIL PARTS MARKUP PERCENTAGE.

(II) UPON THE DISCOVERY OF NEW RELEVANT INFORMATION BY THE MANUFACTURER, THE MANUFACTURER MAY MODIFY THE GROUNDS FOR CONTESTING THE RETAIL LABOR RATE OR RETAIL PARTS MARKUP PERCENTAGE AFTER DELIVERING THE NOTICE TO THE POWERSPORTS VEHICLE DEALER UNDER THIS SUBSECTION (6), BUT THE MODIFICATION DOES NOT CHANGE THE TIMING REQUIREMENTS IN THIS SECTION.

(b) IF THE MANUFACTURER DOES NOT TIMELY CONTEST THE POWERSPORTS VEHICLE DEALER’S CALCULATION OF THE RETAIL LABOR RATE OR RETAIL PARTS MARKUP PERCENTAGE IN ACCORDANCE WITH THIS SUBSECTION (6), THE UNCONTESTED RETAIL LABOR RATE OR RETAIL PARTS MARKUP PERCENTAGE BECOMES EFFECTIVE FORTY-FIVE DAYS AFTER THE MANUFACTURER HAS RECEIVED THE SUBMISSION FROM THE POWERSPORTS VEHICLE DEALER, AND THEREAFTER, THE MANUFACTURER SHALL USE THE POWERSPORTS VEHICLE DEALER’S INCREASED RETAIL LABOR RATE AND RETAIL PARTS MARKUP PERCENTAGE IN CALCULATING COMPENSATION FOR WARRANTY OBLIGATIONS UNTIL A SUBSEQUENT CALCULATION OF THE POWERSPORTS VEHICLE DEALER’S RETAIL LABOR RATE OR RETAIL PARTS MARKUP PERCENTAGE IS ESTABLISHED IN ACCORDANCE WITH THIS SECTION.

(c) (I) IF THE MANUFACTURER TIMELY CONTESTS THE POWERSPORTS VEHICLE DEALER’S CALCULATION OF THE RETAIL LABOR
RATE OR RETAIL PARTS MARKUP PERCENTAGE AND THE MANUFACTURER
AND POWERSPORTS VEHICLE DEALER ARE UNABLE TO RESOLVE THE
DISAGREEMENT, THE POWERSPORTS VEHICLE DEALER MAY SEEK A
determination by filing a complaint with a court of competent
jurisdiction or the executive director no later than sixty days
after the new powersports vehicle dealer receives the
manufacturer's challenge to the determined retail labor rate
or retail parts markup percentage.

(II) In a court proceeding, the court shall determine, in
accordance with this section, the proper retail labor rate or
retail parts markup percentage.

(III) Any retail labor rate or retail parts markup
percentage established through the proceeding applies
retroactively to calculate reimbursement for any labor and
part beginning thirty days after the manufacturer received the
submission required by subsection (3) of this section.

(IV) If the manufacturer contests the powersports
vehicle dealer's calculation of the retail labor rate or retail
parts markup percentage, the manufacturer shall continue to
reimburse the powersports vehicle dealer for warranty
obligation repairs at the retail labor rate and retail parts
markup percentage as both existed before the powersports
vehicle dealer submitted a request for an increase under
subsection (5) of this section. When the manufacturer and
powersports vehicle dealer agree on the retail labor rate or
retail parts markup percentage, the manufacturer shall pay
any difference between the amount the manufacturer
compensated the dealer and the amount agreed to by the
powersports vehicle dealer and manufacturer as of thirty days
after the manufacturer received the submission required by
subsection (3) of this section.

(d) In the court proceeding, the court shall award the
prevailing party reasonable attorney fees and costs. If the
powersports vehicle dealer prevails, the court shall award as
damages the full amount of reimbursement that should have
been paid to the powersports vehicle dealer.

(7) When calculating the retail labor rate and the retail
parts markup percentage, the manufacturer:

(a) shall not establish an unreasonable flat-rate time,
or establish unreasonable flat-rate labor times for new
line-makes that are inconsistent with the existing rates;
(b) shall, if the manufacturer furnishes a part to a
powersports vehicle dealer at no cost for use in performing a
repair under a warranty obligation, compensate the
powersports vehicle dealer for the authorized repair part by
paying the dealer an amount equal to the retail parts markup
percentage multiplied by the cost the dealer would have paid
for the authorized part as listed in the manufacturer's price
schedule;
(c) shall not establish a different part number for repairs
made in accordance with a warranty obligation than the part
number established for nonwarranty repairs solely to provide
a lower compensation to a powersports vehicle dealer;
(d) shall not recover or attempt to recover, directly or
indirectly, in whole or in part, any of its costs from the
powersports vehicle dealer for compensating the powersports
VEHICLE DEALER UNDER THIS SECTION; (e) SHALL NOT, DIRECTLY OR INDIRECTLY, IN WHOLE OR IN PART, ASSESS PENALTIES OR SURCHARGES TO THE POWERSPORTS VEHICLE DEALER, LIMIT ALLOCATION OF POWERSPORTS VEHICLES OR PARTS TO THE POWERSPORTS VEHICLE DEALER, OR TAKE ANY ADVERSE ACTION BASED ON THE POWERSPORTS VEHICLE DEALER'S EXERCISE OF THE DEALER'S RIGHTS UNDER THIS SECTION; (f) SHALL NOT REQUIRE FROM A POWERSPORTS VEHICLE ANY INFORMATION THAT IS UNDULY BURDENSOME OR TIME CONSUMING TO OBTAIN, INCLUDING ANY PART-BY-PART OR TRANSACTION-BY-transaction calculations. (8) NOTHING IN THIS SECTION PROHIBITS A MANUFACTURER FROM INCREASING THE PRICE OF A POWERSPORTS VEHICLE OR POWERSPORTS VEHICLE PART IN THE NORMAL COURSE OF BUSINESS.".

Renumber succeeding section accordingly.

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

SB18-031 by Senator(s) Gardner, Kagan; also Representative(s) Foote, Herod--Concerning an extension of the title 12 recodification study being conducted by the office of legislative legal services, and, in connection therewith, making an appropriation.

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

SB18-039 by Senator(s) Jones and Cooke, Baumgardner, Coram, Merrifield; also Representative(s) Thurlow and Exum, Becker K., Carver, Hamner, Singer--Concerning the wildfire matters review committee, and, in connection therewith, deferring the date on which the committee is scheduled to repeal and making an appropriation.

Amendment No. 1, Local Government Report, dated April 24, 2018, and placed in member's bill file; Report also printed in House Journal, April 25, 2018.

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

SB18-203 by Senator(s) Marble; also Representative(s) Lontine--Concerning the provision of independent counsel to indigent defendants in municipal courts.

Amendment No. 1, Judiciary Report, dated April 30, 2018, and placed in member's bill file; Report also printed in House Journal, April 30, 2018.


As amended, ordered revised and placed on the Calendar for Third Reading and Final Passage.
SB18-218 by Senator(s) Coram; also Representative(s) Arndt--
Concerning the funding of Colorado water conservation
board projects, and, in connection therewith, making
appropriations.

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

SB18-266 by Senator(s) Lundberg, Lambert, Moreno; also
Representative(s) Young, Hamner, Rankin--Concerning
controlling costs under the "Colorado Medical Assistance
Act", and, in connection therewith, using data and
technology, creating a hospital review program, and
making and reducing an appropriation.

Amendment No. 1, by Representative(s) Young.

Amend reengrossed bill, page 7, after line 5 insert:
"(V) BEGINNING IN 2018, AND EVERY YEAR THEREAFTER THROUGH 2020, THE STATE DEPARTMENT SHALL REPORT ON THE STATUS OF THE IMPLEMENTATION OF THE HOSPITAL REVIEW PROGRAM, ANY COST SAVINGS ESTIMATED OR ACHIEVED DUE TO THE PROGRAM, AND THE IMPACT ON RECIPIENTS AND RECIPIENTS' OUTCOMES OF ANY COST-CONTROL MEASURES AS PART OF ITS "STATE MEASUREMENT FOR ACCOUNTABLE, RESPONSIVE, AND TRANSPARENT (SMART) GOVERNMENT ACT" HEARING REQUIRED BY SECTION 2-7-203."

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

SB18-213 by Senator(s) Martinez Humenik; also Representative(s) Herod--Concerning requiring local school districts to recognize academic credits earned by students in the custody of the division of youth services.

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

HB18-1404 by Representative(s) Coleman and Williams D.; also Senator(s) Marble and Lundberg--Concerning public disclosure of a completed peace officer internal investigation file.

Amendment No. 1, by Representative(s) Coleman.

Amend printed bill, strike everything below the enacting clause and substitute:
"SECTION 1. In Colorado Revised Statutes, 24-72-305, amend (5) as follows:
24-72-305. Allowance or denial of inspection - grounds - procedure - appeal. (5) (a) On the ground that disclosure would be contrary to the public interest, and unless otherwise provided by law, the custodian may deny access to records of investigations conducted by or of intelligence information or security procedures of any sheriff, district attorney, or police department or any criminal justice investigatory files compiled for any other law enforcement purpose.
(b) (I) PRIOR TO DETERMINING WHETHER DISCLOSURE WOULD BE
CONTRARY TO THE PUBLIC INTEREST, THE CUSTODIAN SHALL PERFORM AN
INDIVIDUALIZED ANALYSIS OF EACH OF THE SPECIFIC RECORDS REQUESTED
BY BALANCING:

(A) THE PRIVACY INTERESTS OF THE INDIVIDUAL WHO MAY BE
IMPACTED BY A DECISION TO ALLOW INSPECTION;
(B) THE AGENCY’S INTEREST IN KEEPING CONFIDENTIAL
INFORMATION CONFIDENTIAL;
(C) THE AGENCY’S INTEREST IN PURSUING ONGOING
INVESTIGATIONS WITHOUT COMPROMISING THEM;
(D) THE PUBLIC PURPOSE TO BE SERVED IN ALLOWING INSPECTION;
AND
(E) OTHER PERTINENT CONSIDERATIONS RELEVANT TO THE
PARTICULAR REQUEST.

(II) THE FOLLOWING PROVISIONS ONLY APPLY TO RECORDS
REGARDING AN INTERNAL INVESTIGATION RELATED TO THE ON-DUTY OR
IN-UNIFORM CONDUCT OF A PEACE OFFICER, AS DESCRIBED IN PART 1 OF
ARTICLE 2.5 OF TITLE 16, INVOLVING A MEMBER OF THE PUBLIC:

(A) WHEN THE CUSTODIAN IS PERFORMING THE BALANCING TEST
IN SUBSECTION (5)(b)(I) OF THIS SECTION REGARDING AN INTERNAL
INVESTIGATION RECORD RELATED TO THE ON-DUTY OR IN-UNIFORM
CONDUCT OF A PEACE OFFICER, AS DESCRIBED IN PART 1 OF ARTICLE 2.5 OF
TITLE 16, INVOLVING A MEMBER OF THE PUBLIC, THE CUSTODIAN SHALL
ADHERE TO THE FOLLOWING PRINCIPLES. THERE IS A COMPELLING PUBLIC
INTEREST IN PUBLIC INSPECTION OF COMPLETED INTERNAL INVESTIGATION
FILES RELATED TO A PEACE OFFICER’S ON-DUTY OR IN-UNIFORM CONDUCT
INVOLVING A MEMBER OF THE PUBLIC; PUBLIC ACCESS TO INTERNAL
INVESTIGATION FILES ENHANCES THE EFFECTIVENESS OF INTERNAL
INVESTIGATIONS, RATHER THAN IMPAIRING THEM; AND TRANSPARENCY
ENHANCES PUBLIC CONFIDENCE IN THE AGENCY. PEACE OFFICERS DO NOT
HAVE A LEGITIMATE EXPECTATION OF PRIVACY IN ON-DUTY OR
IN-UNIFORM CONDUCT INVOLVING A MEMBER OF THE PUBLIC.

(B) IF, AFTER PERFORMING THE BALANCING TEST IN SUBSECTION
(5)(b)(I) OF THIS SECTION, THE CUSTODIAN MAKES A PRELIMINARY
DETERMINATION THAT THE FACTORS WEIGH AGAINST RELEASE, THE
CUSTODIAN SHALL CONSIDER WHETHER REDACTION OF THE RECORDS
WOULD SATISFY THIS SECTION’S OBJECTIVE OF DISCLOSURE WHILE ALSO
ADDRESSING PRIVACY CONCERNS. THE CUSTODIAN SHALL REDACT
SPARINGLY IN ORDER TO MAXIMIZE THE AMOUNT OF INFORMATION
AVAILABLE TO THE PUBLIC.

(C) IF, AFTER PERFORMING THE REQUIRED BALANCING TEST AND
CONSIDERING REDACTION, THE CUSTODIAN DETERMINES THAT THE
FACTORS WEIGH AGAINST RELEASE, THE CUSTODIAN MAY DENY
DISCLOSURE OF THE RECORDS OR ANY PORTION THEREOF.

(D) IF THE CUSTODIAN DENIES DISCLOSURE OF THE RECORDS,
THE CUSTODIAN SHALL UPON REQUEST PROVIDE THE REQUESTER WITH A
WRITTEN EXPLANATION OF THE BASIS FOR THE DENIAL AS TO EACH
RECORD DENIED, INCLUDING ARTICULATION OF THE CUSTODIAN’S
BALANCING OF THE PUBLIC AND PRIVATE INTERESTS.

(E) ANY POLICY, RULE, OR LAW THAT REQUIRES CUSTODIANS TO
DENY ALL REQUESTS FOR INSPECTIONS OF RECORDS OF CLOSED INTERNAL
INVESTIGATIONS RELATED TO THE ON-DUTY OR IN-UNIFORM CONDUCT OF
A PEACE OFFICER, AS DESCRIBED IN PART 1 OF ARTICLE 2.5 OF TITLE 16,
INVOLVING A MEMBER OF THE PUBLIC IS VOID; EXCEPT THAT THE
CUSTODIAN OF AN INTERNAL INVESTIGATION MAY DENY INSPECTION OF
THE RECORDS IF THE INSPECTION IS PROHIBITED BY RULES PROMULGATED
BY THE SUPREME COURT OR BY A COURT ORDER.
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
8, 2018, if adjournment sine die is on May 9, 2018); 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 2018 and, in such case, will take effect on the date of the
official declaration of the vote thereon by the governor."

Amendment No. 2, by Representative(s) Coleman.

Amend Amendment No. 1, by Representative Coleman, printed in House
Journal, page 1467, line 30, strike "LEGITIMATE" and substitute
"REASONABLE".

House Journal page 1467, strike lines 49 through 56 and substitute:

"(E) ANY LOCAL POLICY, LOCAL RULE, OR ORDINANCE THAT
PROHIBITS CUSTODIANS FROM DISCLOSING RECORDS OF CLOSED INTERNAL
INVESTIGATIONS RELATED TO ON-DUTY OR IN-UNIFORM CONDUCT OF A
PEACE OFFICER, AS DESCRIBED IN PART 1 OF ARTICLE 2.5 OF TITLE 16,
INVOLVING A MEMBER OF THE PUBLIC IS UNENFORCEABLE; EXCEPT THAT
THE CUSTODIAN OF AN INTERNAL INVESTIGATION MAY DENY INSPECTION
IF THE INSPECTION IS PROHIBITED BY RULES PROMULGATED BY THE
SUPREME COURT OR BY A COURT ORDER AND THE CUSTODIAN MAY DENY
INSPECTION PURSUANT TO APPLICATION OF SUBSECTION (5)(a) OF THIS
SECTION AND SUBSECTION (5)(b) OF THIS SECTION.".

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

HB18-1179 by Representative(s) Salazar, Melton--Concerning a
prohibition against price gouging on certain prescription
drugs.

Laid over until August 31, Deemed lost.

HB18-1421 by Representative(s) Rankin, Hamner, Young; also
Senator(s) Lambert, Lundberg, Moreno--Concerning the
procurement process for major information technology
projects undertaken by state agencies, and, in connection
therewith, making an appropriation.

Laid over until May 3, retaining place on Calendar.

SB18-248 by Senator(s) Martinez Humenik; also Representative(s)
Lawrence and Gray--Concerning the treatment under
statutory provisions governing tax increment financing of
revenues received by an urban renewal authority following
certain voter-approved revenue increases.

Ordered revised and placed on the Calendar for Third Reading and Final
Passage.
SB18-038 by Senator(s) Donovan and Coram, Baumgardner, Jones, Sonnenberg; also Representative(s) Esgar and Willett, Arndt, Hansen, Saine--Concerning the allowable uses of reclaimed domestic wastewater, and, in connection therewith, allowing reclaimed domestic wastewater to be used for industrial hemp cultivation.

Amendment No. 1, Agriculture, Livestock, & Natural Resources Report, dated April 23, 2018, and placed in member's bill file; Report also printed in House Journal, April 24, 2018.


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

SB18-042 by Senator(s) Donovan and Crowder, Sonnenberg; also Representative(s) Catlin and McLachlan, Arndt, Jackson, McKean--Concerning the creation of the agricultural workforce development program, and, in connection therewith, making an appropriation.

Amendment No. 1, Agriculture, Livestock, & Natural Resources Report, dated April 30, 2018, and placed in member's bill file; Report also printed in House Journal, April 30, 2018.


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

SB18-086 by Senator(s) Lambert and Williams A.; also Representative(s) Ginal and Rankin--Concerning the use of cyber coding cryptology for state records, and, in connection therewith, making an appropriation.

Amendment No. 1, Business Affairs and Labor Report, dated April 25, 2018, and placed in member's bill file; Report also printed in House Journal, April 26, 2018.

Amendment No. 2, by Representative(s) Becker J.

Amend reengrossed bill, page 12, line 4, after "(4)" insert "(a)"

page 12, line 10, after "THEREAFTER." add "THE GOVERNING BOARD OF EACH INSTITUTION OF HIGHER EDUCATION PARTICIPATING IN ACTIVITIES RELATED TO CYBERSECURITY AND DISTRIBUTED LEDGER TECHNOLOGIES SHALL ENSURE THAT AT LEAST THE FOLLOWING PERCENTAGES OF THE MONEY ALLOCATED TO THE INSTITUTION PURSUANT TO THIS SUBSECTION (4) IS USED TO PROVIDE SCHOLARSHIPS TO STUDENTS AT THE INSTITUTION WHO ARE DOING WORK IN CONNECTION WITH CYBERSECURITY AND DISTRIBUTED LEDGER TECHNOLOGIES.

(b) (I) FOR AN INSTITUTION OF HIGHER EDUCATION RECEIVING ONE MILLION DOLLARS OR MORE FOR SCHOLARSHIPS PURSUANT TO
SUBSECTION (4)(a) OF THIS SECTION, FOR THE FIRST THREE YEARS THAT
THE INSTITUTION RECEIVES SAID MONEY, THE INSTITUTION MUST ENSURE
THAT AT LEAST FIFTEEN PERCENT OF THE MONEY RECEIVED IS USED TO
PROVIDE SAID SCHOLARSHIPS. FOR THE FOURTH AND SUBSEQUENT YEARS
OF FUNDING, THE INSTITUTION SHALL ENSURE THAT AT LEAST TWENTY
PERCENT OF THE MONEY RECEIVED IS USED TO PROVIDE SAID
SCHOLARSHIPS; EXCEPT THAT, FOR THE FIVE PERCENT INCREASE FROM
YEARS THREE TO FOUR, THE INSTITUTION MAY USE PRIVATE DONATIONS TO
ACCOUNT FOR THE INCREASE.

(II) FOR AN INSTITUTION RECEIVING LESS THAN ONE MILLION
DOLLARS FOR SCHOLARSHIPS PURSUANT TO SUBSECTION (4)(a) OF THIS
SECTION, THE INSTITUTION MUST ENSURE THAT AT LEAST TEN PERCENT OF
THE MONEY RECEIVED IS USED TO PROVIDE SAID SCHOLARSHIPS.".

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

SB18-163 by Senator(s) Martinez Humenik and Merrifield, Priola;
also Representative(s) Pettersen and Wilson, Buckner--
Concerning an extension of the repeal of the early
childhood and school readiness legislative commission,
and, in connection therewith, making an appropriation.

Amendment No. 1, Education Report, dated April 30, 2018, and placed
in member's bill file; Report also printed in House Journal, April 30,
2018.

Amendment No. 2, Appropriations Report, dated May 2, 2018, and placed
in member's bill file; Report also printed in House Journal, May 2, 2018.

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

SB18-167 by Senator(s) Scott and Donovan, Martinez Humenik; also
Representative(s) Winter and Saine, Becker J.--
Concerning increased enforcement of requirements related
to the location of underground facilities, and, in
connection therewith, making an appropriation.

Amendment No. 1, Finance Report, dated April 30, 2018, and placed in
member's bill file; Report also printed in House Journal, April 30, 2018.

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

SB18-233 by Senator(s) Marble and Fenberg; also Representative(s)
Foote and Neville P.--Concerning technical modifications
to miscellaneous provisions of the "Uniform Election
Code of 1992".

Amendment No. 1, State, Veterans, & Military Affairs Report, dated
April 25, 2018, and placed in member's bill file; Report also printed in

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

**SB18-268** by Senator(s) Scott and Moreno; also Representative(s) McLachlan--Concerning the scope of the authority of the department of transportation to award a design bid build highway project contract in an amount that exceeds the estimate of the department on the project.

Laid over until May 3, retaining place on Calendar.

**SB18-230** by Senator(s) Marble; also Representative(s) Saine--Concerning modification of the laws governing the establishment of drilling units for oil and gas wells, and, in connection therewith, clarifying that a drilling unit may include more than one well, providing limited immunity to nonconsenting owners subject to pooling orders, adjusting cost recovery from nonconsenting owners, and modifying the conditions upon which a pooling order may be entered.

Amendment No. 1, State, Veterans, & Military Affairs Report, dated May 2, 2018, and placed in member's bill file; Report also printed in House Journal, May 2, 2018.

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

**SB18-247** by Senator(s) Gardner; also Representative(s) Landgraf and Kraft-Tharp--Concerning the creation of a fund to pay for the continuation of certain benefits for dependents of certain local government public safety employees who die in a work-related death.

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

**ADOPTION OF COMMITTEE OF THE WHOLE REPORT**


Laid over until date indicated retaining place on Calendar: **HB18-1421, SB18-268--May 3, 2018**  
**HB18-1143--May 9, 2018.**

Laid over until date indicated: **HB18-1179--August 31, 2018, Deemed lost.**
The Chairman moved the adoption of the Committee of the Whole Report. As shown by the following roll call vote, a majority of those elected to the House voted in the affirmative, and the Report was adopted.

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</table>

MESSAGE FROM THE SENATE

The Senate has postponed indefinitely: HB18-1290, 1197, 1387, 1053, 1377, 1383, 1009, 1414, 1367, 1310, 1292.

INTRODUCTION OF BILL
First Reading

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

**HB18-1438** by Representative(s) Esagar, Duran, Ginal, Hooton, Jackson, Kennedy, Lontine--Concerning health care coverage for reproductive health care.
Committee on Health, Insurance, & Environment

On motion of Representative KC Becker the following bill(s) is laid over until May 10, 2018: **SB18-171--Deemed lost**.

LAY OVER OF CALENDAR ITEM(S)

On motion of Representative KC Becker, the following item(s) on the Calendar were laid over until May 3, retaining place on Calendar:

Consideration of General Orders--HB18-1057.
Consideration of Conference Committee Report(s)--SB18-179.
Consideration of Resolution(s)--**HJR18-1018**.
Consideration of Memorial(s)--**SJM18-006, 007**.
Consideration of Senate Amendment(s)--**HB18-1374, 1258, 1360, 1070, 1155, 1256, 1263, 1286, 1346, 1354**.

On motion of Representative KC Becker, the House adjourned until 9:00 a.m., May 3, 2018.

Approved:
CRISANTA DURAN, Speaker

Attest:
MARILYN EDDINS, Chief Clerk
One Hundred-fourteenth Legislative Day  Thursday, May 3, 2018

Prayer by Rabbi Joseph Black, Temple Emanuel, Denver.

The Speaker called the House to order at 9:00 a.m.

Pledge of Allegiance led by Riley Delfed, Madison Brocato, Brandon Ludwig, Our Lady of Fatima, Denver.

The roll was called with the following result:

Present--62.
Excused--Representative(s) Buckner, Everett, Reyher--3.
Present after roll call--Representative(s) Buckner, Everett, Reyher.

The Speaker declared a quorum present.

On motion of Representative Bridges, the reading of the journal of May 2, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

APPOINTMENT(S)

The Speaker announced the following temporary committee appointment(s) for May 3, 2018 only:

Transportation and Energy
Representative Liston to replace Representative Lewis

THIRD READING OF BILL(S)--FINAL PASSAGE

The following bill(s) were considered on Third Reading. The title(s) were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

HB18-1433 by Representative(s) Gray; also Senator(s) Tate--Concerning modifications to the "Naturopathic Doctor Act", and, in connection therewith, requiring a naturopathic doctor to disclose that the naturopathic doctor is registered and updating the terms that a naturopathic doctor may use.
The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

<table>
<thead>
<tr>
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Becker J. Y Garnett Y Liston Y Salazar Y
Becker K. Y Ginal Y Lontine Y Sandridge Y
Beckman N Gray Y Lundeen Y Sias Y
Benavidez Y Hamner Y McKean Y Singer Y
Bridges Y Hansen Y McLachlan Y Thurlow Y
Buck Y Herod Y Melton Y Valdez Y
Buckner Y Hooton Y Michaelson Jenet Y Van Winkle Y
Carver Y Humphrey N Neville P. Y Weissman Y
Catlin Y Jackson Y Pabon Y Willett Y
Coleman Y Kennedy Y Pettersen Y Williams D. Y
Covarrubias Y Kraft-Tharp Y Rankin Y Wilson Y
Danielson Y Landgraf Y Ransom Y Winkler Y
Esgar Y Lawrence Y Reyher Y Winter Y
Everett Y Lee Y Roberts Y Wist Y
Exum Y Leonard N Rosenthal Y Young Y
Speaker Y

Co-sponsor(s) added: Representative(s) Ginal, Hamner, Hooton, Speaker

HB18-1425 by Representative(s) Lee and Wist; also Senator(s)
Coram--Concerning creation of a legislative committee to study the state prison population, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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<tr>
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Becker K. Y Ginal Y Lontine Y Sandridge N
Beckman N Gray Y Lundeen Y Sias Y
Benavidez Y Hamner Y McKean Y Singer Y
Bridges Y Hansen Y McLachlan Y Thurlow Y
Buck N Herod Y Melton Y Valdez Y
Buckner Y Hooton Y Michaelson Jenet Y Van Winkle N
Carver Y Humphrey N Neville P. Y Weissman Y
Catlin Y Jackson Y Pabon Y Willett Y
Coleman Y Kennedy Y Pettersen Y Williams D. N
Covarrubias N Kraft-Tharp Y Rankin N Wilson Y
Danielson Y Landgraf Y Ransom Y Winkler N
Esgar Y Lawrence Y Reyher N Winter Y
Everett N Lee Y Roberts Y Wist Y
Exum Y Leonard Y Rosenthal Y Young Y
Speaker Y

Co-sponsor(s) added: Representative(s) Arndt, Becker K., Benavidez, Bridges, Coleman, Exum, Foote, Gray, Hamner, Herod, Hooton, Jackson, Kennedy,
HB18-1418  by Representative(s) Weissman; also Senator(s) Coram and Kagan--Concerning the use of criminal convictions in employment.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Becker K. Y Ginal Y Lontine Y Sandridge Y
Beckman Y Gray Y Lundeen Y Sias Y
Benavidez Y Hamner Y McKean N Singer Y
Bridges Y Hansen Y McLachlan Y Thurlow Y
Buck Y Herod Y Melton Y Valdez Y
Buckner Y Hooton Y Michaelson Jenet Y Van Winkle Y
Carver Y Humphrey Y Neville P. Y Weissman Y
Catlin Y Jackson Y Pabon Y Willett Y
Coleman Y Kennedy Y Pettersen Y Williams D. Y
Covarrubias Y Kraft-Tharp Y Rankin Y Wilson Y
Danielson Y Landgraf Y Ransom Y Winkler Y
Espar Y Lawrence Y Reyher Y Winter Y
Everett Y Lee Y Roberts Y Wist Y
Exum Y Leonard Y Rosenthal Y Young Y

Speaker Y

Co-sponsor(s) added: Representative(s) Buckner, Coleman, Exum, Herod, Hooton, Jackson, Kennedy, Lee, Lontine, Michaelson Jenet, Pettersen, Roberts, Rosenthal, Salazar, Singer, Young, Speaker

HB18-1427  by Representative(s) Herod and Wist; also Senator(s) Sonnenberg--Concerning a prohibition on conflicts of interest of members of the sex offender management board.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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<tr>
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Becker J. Y Garnett Y Liston Y Salazar Y
Becker K. Y Ginal Y Lontine Y Sandridge Y
Beckman Y Gray Y Lundeen Y Sias Y
Benavidez Y Hamner Y McKean Y Singer Y
Bridges Y Hansen Y McLachlan Y Thurlow Y
Buck Y Herod Y Melton Y Valdez Y
Buckner Y Hooton Y Michaelson Jenet Y Van Winkle Y
Carver Y Humphrey Y Neville P. Y Weissman Y
Catlin Y Jackson Y Pabon Y Willett Y

Speaker Y
HB18-1422 by Representative(s) Gray, Pabon, Singer; also Senator(s) Jahn, Neville T.--Concerning requirements for marijuana testing facilities, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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</table>

Co-sponsor(s) added: Representative(s) Benavidez, Buckner, Exum, Hooton, Lee, Melton, Salazar, Singer, Weissman, Young

HB18-1437 by Representative(s) Herod; also Senator(s) Neville T.--Concerning eliminating the requirement that a person who participates in college-level academic programs through the correctional education program in the department of corrections must bear entirely the costs associated with such programs.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

<table>
<thead>
<tr>
<th>YES</th>
<th>NO</th>
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<tr>
<td>Becker J.</td>
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<td>Salazar</td>
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</table>

Co-sponsor(s) added: Representative(s) Ginal, Herod, Kraft-Tharp
HB18-1426 by Representative(s) Pabon; also Senator(s) Neville T.--
Concerning the exemption of virtual currency from
regulation under the "Money Transmitters Act".

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
was declared **passed**.

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Co-sponsor(s) added: Representative(s) Bridges, Buckner, Coleman, Exum, Gray, Hooton, Jackson, Kennedy, Lee, Lontine, McLachlan, Melton, Michaelson Jenet, Pettersen, Ransom, Reyher, Rosenthal, Saine, Salazar, Singer, Weissman, Winkler, Winter, Young, Speaker

HB18-1397 by Representative(s) Jackson; also Senator(s) Moreno--
Concerning modifications to the residential warranty of
habitability for the purpose of protecting renters.
The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

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Co-sponsor(s) added: Representative(s) Buckner, Coleman, Espar, Exum, Herod, Kennedy, Lontine, Melton, Weissman, Young, Speaker

**HB18-1404** by Representative(s) Coleman and Williams D.; also Senator(s) Marble and Lundberg--Concerning public disclosure of a completed peace officer internal investigation file.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

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<td>N</td>
<td>Saine</td>
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Co-sponsor(s) added: Representative(s) Herod, Jackson, Melton, Weissman, Speaker
HB18-1436 by Representative(s) Garnett and Wist--Concerning creation of an extreme risk protection order.

Laid over until May 4, retaining place on Calendar.

SB18-235 by Senator(s) Coram; also Representative(s) Arndt--Concerning the creation of the Colorado industrial hemp research and development authority.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Bridges, Buckner, Catlin, Ginal, Gray, Herod, Hooton, Jackson, Lontine, Melton, Reyher, Rosenthal, Valdez, Young

SB18-239 by Senator(s) Marble; also Representative(s) Arndt and Becker J.--Concerning a licensed chiropractor's ability to perform animal chiropractic on an animal patient.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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</table>
SB18-044 by Senator(s) Crowder; also Representative(s) Landgraf--Concerning the ability of private employers to give preference to veterans when making certain employment decisions.

As shown by the following roll call vote, a majority of all members elected to the House voted in the affirmative, and Representative Melton was given permission to offer a Third Reading amendment:

Amend revised bill, page 2, line 4, strike "veterans" and substitute "study on veterans".

Page 2, strike lines 19 through 26 and substitute:

"(2) (a) The executive director shall study whether the state should enact legislation to encourage private employers to adopt and apply a veterans' preference employment policy.
(b) In conducting the study, the executive director shall use all available data to:
   (I) assess the employment obstacles and discrimination, if any, faced by veterans in obtaining employment in the private sector in this state; and
   (II) determine how veterans have compared to other groups of people that have faced historically high levels of
UNEMPLOYMENT IN THIS STATE IN TERMS OF EMPLOYMENT RATES, OBSTACLES FACED, AND DISCRIMINATION ENDURED.

(3) ON OR BEFORE SEPTEMBER 1, 2019, THE EXECUTIVE DIRECTOR SHALL SUBMIT A REPORT CONTAINING THE STUDY FINDINGS AND RECOMMENDATIONS TO THE STATE, VETERANS, AND MILITARY AFFAIRS COMMITTEES IN THE HOUSE OF REPRESENTATIVES AND THE SENATE, OR THEIR SUCCESSOR COMMITTEES.

(4) THIS SECTION IS REPEALED, EFFECTIVE SEPTEMBER 1, 2020."

Page 3, strike lines 1 through 14.
Page 1, line 101, after "CONCERNING" insert "A STUDY ON".

The amendment was declared passed by the following roll call vote:

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The question being, "Shall the bill, as amended, pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared passed.

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SCR18-003 by Senator(s) Marble and Fenberg, Aguilar, Baumgardner, Cooke, Coram, Court, Crowder, Donovan, Fields, Garcia, Gardner, Grantham, Guzman, Hill, Holbert, Jahn, Jones, Kagan, Kefalas, Kerr, Lambert, Lundberg, Martinez, Humenik, Merrifield, Moreno, Neville T., Priola, Scott, Smallwood, Sonnenberg, Tate, Todd, Williams A., Zenzinger; also Representative(s) Saine and Pabon, Becker J., Buck, Everett, Humphrey, Landgraf, Lewis, Liston, Neville P., Rankin, Ransom, Reyher, Sandridge, Thurlow, Van Winkle, Winkler--Submitting to the registered electors of the state of Colorado an amendment to the Colorado constitution concerning changing the industrial hemp definition from a constitutional definition to a statutory definition.

The question being "Shall the resolution pass?". A roll call vote was taken. As shown by the following recorded vote, a constitutional two-thirds majority of those elected to the House voted in the affirmative and the resolution was declared passed.

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Becker J. Y Garnett Y Liston N Salazar Y
Becker K. Y Ginal Y Lontine Y Sandridge Y
Beckman Y Gray Y Lundeen N Sias Y
Benavidez Y Hamner Y McKean Y Singer Y
Bridges Y Hansen Y McClachlan Y Thurlow Y
Buck Y Herod Y Melton Y Valdez Y
Buckner Y Hooton Y Michaelson Jenet Y Van Winkle Y
Carver N Humphrey Y Neville P. Y Weissman Y
Catlin Y Jackson Y Pabon Y Willett N
Coleman Y Kennedy Y Pettersen Y Williams D. Y
Covarrubias Y Kraft-Tharp Y Rankin Y Wilson Y
Danielson Y Landgraf Y Ransom Y Winkler Y
Esgar Y Lawrence Y Reyher Y Winter Y
Everett Y Lee Y Roberts Y Wist N
Exum Y Leonard Y Rosenthal Y Young Y

Co-sponsor(s) added: Representative(s) Benavidez, Bridges, Buckner, Covarrubias, Gray, Herod, Hooton, Kraft-Tharp, Lee, Lontine, Melton, Michaelson Jenet, Roberts, Rosenthal, Salazar, Singer, Young

Representative Liston requested his name be removed as sponsor.

SB18-016 by Senator(s) Martinez Humenik and Fields; also Representative(s) Singer and Benavidez--Concerning the repeal date for the transfer of money from community corrections to the housing assistance for persons transitioning from the criminal or juvenile justice system cash fund, and, in connection therewith, making an appropriation.
The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Benavidez Y Hamner Y McKeen N Singer Y
Bridges Y Hansen Y McLachlan Y Thurlow N
Buck N Herod Y Melton Y Valdez Y
Buckner Y Hooton Y Michaelson Jenet Y Van Winkle N
Carver N Humphrey N Neville P. N Weissman Y
Catlin N Jackson Y Pabon Y Willett N
Coleman Y Kennedy Y Pettersen Y Williams D. N
Covarrubias N Kraft-Tharp Y Rankin N Wilson N
Danielson Y Landgraf N Ransom N Winkler N
Esgar Y Lawrence N Reyher N Winter Y
Everett N Lee Y Roberts Y Wist N
Exum Y Leonard N Rosenthal Y Young Y
Speaker Y

Co-sponsor(s) added: Representative(s) Becker K., Bridges, Buckner, Exum, Foote, Gray, Herod, Hooton, Jackson, Kennedy, Melton, Michaelson Jenet, Rosenthal, Salazar, Weissman, Young, Speaker

SB18-024 by Senator(s) Jahn and Tate, Aguilar, Lambert, Priola; also Representative(s) Singer and Pettersen, Buck, Kennedy--Concerning modifications to the Colorado health service corps program administered by the department of public health and environment to expand the availability of behavioral health care providers in shortage areas in the state, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Benavidez Y Hamner Y McKeen N Singer Y
Bridges Y Hansen Y McLachlan Y Thurlow Y
Buck N Herod Y Melton Y Valdez Y
Buckner Y Hooton Y Michaelson Jenet Y Van Winkle N
Carver N Humphrey N Neville P. N Weissman Y
Catlin Y Jackson Y Pabon Y Willett Y
Coleman Y Kennedy Y Pettersen Y Williams D. N
Covarrubias N Kraft-Tharp Y Rankin Y Wilson Y
Danielson Y Landgraf N Ransom N Winkler N

SB18-219 by Senator(s) Tate; also Representative(s) Kraft-Tharp--
Concerning the rates a motor vehicle dealer charges a
motor vehicle manufacturer for work performed by the
dealer in accordance with a warranty obligation.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
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Co-sponsor(s) added: Representative(s) Arndt, Catlin, Exum, Gray, Hooton,
Liston, Melton, Michaelson Jenet, Pabon, Reyher, Van Winkle

SB18-031 by Senator(s) Gardner, Kagan; also Representative(s)
Foote, Herod--Concerning an extension of the title 12
recodification study being conducted by the office of
legislative legal services, and, in connection therewith,
making an appropriation.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
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SB18-039 by Senator(s) Jones and Cooke, Baumgardner, Coram, Merrifield; also Representative(s) Thurlow and Exum, Becker K., Carver, Hamner, Singer--Concerning the wildfire matters review committee, and, in connection therewith, deferring the date on which the committee is scheduled to repeal and making an appropriation.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Arndt, Buckner, Coleman, Esgar, Ginal, Gray, Hansen, Herod, Jackson, Kennedy, Landgraf, Lawrence, Lee, Leonard, Lontine, Lundeen, McLachlan, Melton, Michaelson Jenet, Reyher, Roberts, Rosenthal, Salazar, Valdez, Winter, Young, Speaker

SB18-203 by Senator(s) Marble; also Representative(s) Lontine--Concerning the provision of independent counsel to indigent defendants in municipal courts, and, in connection therewith, making an appropriation.
The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Arndt, Bridges, Buckner, Coleman, Exum, Hansen, Hooton, Jackson, Kennedy, Lee, Melton, Michaelson Jenet, Pettersen, Rosenthal, Salazar, Singer, Weissman, Young, Speaker

SB18-218 by Senator(s) Coram; also Representative(s) Arndt--Concerning the funding of Colorado water conservation board projects, and, in connection therewith, making appropriations.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Speaker
Co-sponsor(s) added: Representative(s) Esgar, Exum, Hansen, Jackson, Lontine, McKean, McLachlan, Michaelson Jenet, Roberts, Rosenthal, Valdez, Winter.

SB18-266 by Senator(s) Lundberg, Lambert, Moreno; also Representative(s) Young, Hamner, Rankin--Concerning controlling costs under the "Colorado Medical Assistance Act", and, in connection therewith, using data and technology, creating a hospital review program, and making and reducing an appropriation.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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SB18-213 by Senator(s) Martinez Humenik; also Representative(s) Herod--Concerning requiring local school districts to recognize academic credits earned by students in the custody of the division of youth services.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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SB18-248 by Senator(s) Martinez Humenik; also Representative(s) Lawrence and Gray--Concerning the treatment under statutory provisions governing tax increment financing of revenues received by an urban renewal authority following certain voter-approved revenue increases.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Exum, Herod, Kennedy

SB18-038 by Senator(s) Donovan and Coram, Baumgardner, Jones, Sonnenberg; also Representative(s) Esgar and Willett, Arndt, Hansen, Saine--Concerning the allowable uses of reclaimed domestic wastewater, and, in connection
therewith, allowing reclaimed domestic wastewater to be used for industrial hemp cultivation and making an appropriation.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Becker K. Y Ginal Y Lontine Y Sandridge Y
Beckman Y Gray Y Lundeen Y Sias Y
Benavidez Y Hammer Y McKean Y Singer Y
Bridges Y Hansen Y McLachlan Y Thurlow Y
Buck Y Herod Y Melton Y Valdez Y
Buckner Y Hooton Y Michaelson Jenet Y Van Winkle Y
Carver Y Humphrey Y Neville P. Y Weissman Y
Catlin Y Jackson Y Pabon Y Willett Y
Coleman Y Kennedy Y Pettersen Y Williams D. Y
Covarrubias Y Kraft-Tharp Y Rankin Y Wilson Y
Danielson Y Landgraf Y Ransom Y Winkler Y
Esgar Y Lawrence Y Reyher Y Winter Y
Everett Y Lee Y Roberts Y Wist Y
Exum Y Leonard Y Rosenthal Y Young Y
Speaker Y

Co-sponsor(s) added: Representative(s) Bridges, Catlin, Ginal, Gray, Herod, Hooton, Lontine, McKeen, McLachlan, Roberts, Rosenthal, Valdez, Winkler, Young, Speaker

SB18-042 by Senator(s) Donovan and Crowder, Sonnenberg; also Representative(s) Catlin and McLachlan, Arndt, Jackson, McKeen--Concerning the creation of the agricultural workforce development program, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Beckman N Gray Y Lundeen N Sias N
Benavidez Y Hammer Y McKean Y Singer Y
Bridges Y Hansen Y McLachlan Y Thurlow Y
Buck N Herod Y Melton Y Valdez Y
Buckner Y Hooton Y Michaelson Jenet N Van Winkle N
Carver N Humphrey N Neville P. N Weissman Y
Catlin Y Jackson Y Pabon Y Willett Y
Coleman Y Kennedy Y Pettersen Y Williams D. N
Covarrubias Y Kraft-Tharp Y Rankin Y Wilson Y
**SB18-086** by Senator(s) Lambert and Williams A.; also Representative(s) Ginal and Rankin--Concerning the use of cyber coding cryptology for state records, and, in connection therewith, making an appropriation.

Laid over until May 4, retaining place on Calendar.

**SB18-163** by Senator(s) Martinez Humenik and Merrifield, Priola; also Representative(s) Pettersen and Wilson, Buckner--Concerning an extension of the repeal of the early childhood and school readiness legislative commission, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

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Co-sponsor(s) added: Representative(s) Bridges, Exum, Foote, Hansen, Herod, Hooton, Kennedy, Lee, McLachlan, Salazar, Valdez, Winter, Young, Speaker

**SB18-167** by Senator(s) Scott and Donovan, Martinez Humenik; also Representative(s) Winter and Saine, Becker J.--Concerning increased enforcement of requirements related to the location of underground facilities, and, in connection therewith, making an appropriation.
The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

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Co-sponsor(s) added: Representative(s) Covarrubias, Esgar, Exum, Gray, Hansen, Kraft-Tharp, McLachlan, Michaelson Jenet, Neville P., Pettersen, Roberts, Rosenthal, Valdez, Wist, Speaker
Representative Ransom excused from voting under House Rule 21(c).

**SB18-233** by Senator(s) Marble and Fenberg; also Representative(s) Foote and Neville P.--Concerning technical modifications to miscellaneous provisions of the "Uniform Election Code of 1992", and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

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Co-sponsor(s) added: Representative(s) Buckner, Covarrubias, Exum, Humphrey, Lontine, Roberts

**SB18-230** by Senator(s) Marble; also Representative(s) Saine and Gray--Concerning modification of the laws governing the establishment of drilling units for oil and gas wells, and, in connection therewith, clarifying that a drilling unit may include more than one well, providing limited immunity to nonconsenting owners subject to pooling orders, adjusting cost recovery from nonconsenting owners, and modifying the conditions upon which a pooling order may be entered.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

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Co-sponsor(s) added: Representative(s) Becker K., Kraft-Tharp, Rosenthal, Salazar, Winkler, Winter, Young, Speaker

**SB18-247** by Senator(s) Gardner; also Representative(s) Landgraf and Kraft-Tharp--Concerning the creation of a fund to pay for the continuation of certain benefits for dependents of certain local government public safety employees who die in a work-related death.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

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HB18-1432

by Representative(s) Herod; also Senator(s) Fields--Concerning prohibitions on discrimination in housing based on source of income.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Buckner, Coleman, Exum, Jackson, Kennedy, Kraft-Tharp, Lontine, Melton, Michaelson Jenet, Pettersen, Roberts, Rosenthal, Salazar, Weissman, Winter, Speaker
CONSIDERATION OF SENATE AMENDMENTS TO HOUSE BILLS (RESOLUTIONS)

HB18-1155 by Representative(s) Singer and Liston, Catlin, Ginal, Hooton; also Senator(s) Martinez Humenik--Concerning the continuation of the physical therapy board, and, in connection therewith, implementing the recommendations contained in the 2017 sunset review and report by the department of regulatory agencies.

(Amended as printed in Senate Journal, April 30, 2018.)

Representative Singer moved that the House not concur in Senate amendments and that a Conference Committee be appointed. The motion was declared passed by the following roll call vote:

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<tr>
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The Speaker appointed Representatives Singer, Chairman, Liston and Ginal as House Conferees to the bill.

HB18-1256 by Representative(s) Duran and Herod, Benavidez, Foote, Lee, Melton, Salazar, Weissman; also Senator(s) Gardner--Concerning continuation of the regulation of civil rights issues, and, in connection therewith, implementing the recommendation in the department of regulatory agencies' 2017 sunset review and report on the Colorado civil rights division and the Colorado civil rights commission to continue the division and commission and making an appropriation.

(Amended as printed in Senate Journal, April 30, 2018.)

Representative Duran moved that the House not concur in Senate amendments and that a Conference Committee be appointed. The motion was declared passed by the following roll call vote:

<table>
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HB18-1354 by Representative(s) McKean, Arndt, Hooton, Thurlow; also Senator(s) Zenzinger, Martinez Humenik, Moreno--Concerning a requirement that written warranties for powersports vehicles be honored.

(Amended as printed in Senate Journal, May 1, 2018.)

Representative McKean moved that the House not concur in Senate amendments and that a Conference Committee be appointed. The motion was declared passed by the following roll call vote:

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</table>

The Speaker appointed Representatives McKean, Chairman, Arndt and Hooton as House Conferees to the bill.

HB18-1374 by Representative(s) Hansen and Esgar, Becker J.; also Senator(s) Kefalas and Baumgardner, Sonnenberg--Concerning controlled maintenance needs of real property acquired through a lease-purchase agreement.

(Amended as printed in Senate Journal, April 26, 2018.)
Representative Hansen moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

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The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

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Co-sponsor(s) added: Representative(s) Arndt, Kraft-Tharp

HB18-1258 by Representative(s) Singer and Melton, Herod; also Senator(s) Neville T. and Fenberg, Marble--Concerning authorization for an endorsement to an existing marijuana license to allow for a marijuana accessory consumption establishment for the purposes of consumer education, and, in connection therewith, making an appropriation.

(Amended as printed in Senate Journal, April 27, 2018.)
Representative Melton moved that the House **concur** in Senate amendments. The motion was declared **passed** by the following roll call vote:

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The question being, "Shall the bill, as amended, pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared **repassed**.

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Co-sponsor(s) added: Representative(s) Hooton, Michaelson Jenet

**HB18-1360** by Representative(s) Winter and Lawrence, Valdez; also Senator(s) Martinez Humenik and Todd, Coram--Concerning the expansion of the number of directors on the board of directors of the state historical society.

(Amended as printed in Senate Journal, April 27, 2018.)
Representative Winter moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

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The question being, "Shall the bill, as amended, pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

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Co-sponsor(s) added: Representative(s) Bridges, McLachlan

HB18-1070 by Representative(s) Young and Wist; also Senator(s) Scott and Zenzinger--Concerning an increase in the amount of financial assistance that can be provided for public school capital construction under the "Building Excellent Schools Today Act", and, in connection therewith, increasing the amount of retail marijuana excise tax revenue that is credited to the public school capital construction assistance fund and making an appropriation.

(Amended as printed in Senate Journal, April 30, 2018.)
Representative Young moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

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The question being, "Shall the bill, as amended, pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

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Co-sponsor(s) added: Representative(s) Hamner, Jackson, Kennedy, Kraft-Tharp

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PRINTING REPORT

The Chief Clerk reports the following bill has been correctly printed: HB18-1438.
MESSAGE FROM THE SENATE

Upon reconsideration of concurrence to House Amendments to Senate Bills for SB18-085, the Senate has voted to not concur in House Amendments to SB18-085 and requests a conference committee be appointed. The President has appointed Senators Sonnenberg, Chair, Gardner, and Todd as conferees on the first conference committee to SB18-085.

INTRODUCTION OF BILL
First Reading

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

HB18-1439 by Representative(s) Winkler--Concerning a prohibition on displaying a sign on a vehicle denying liability for items escaping from the vehicle.

Committee on Judiciary

House in recess. House reconvened.

REPORT FROM THE SENATE AND HOUSE COMMITTEES ON DELAYED BILLS

Pursuant to Joint Rule 23 (c), the House and Senate Committees on Delayed Bills, acting jointly, extend the following deadline for House Bill 18-1379, Concerning Financing of Public Schools:

The Friday, April 20 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, as extended until Thursday, May 3, 2018 (the 114th legislative day), is further extended until Wednesday, May 9, 2018 (the 120th legislative day).

This memorandum shall be printed in the journal of each house as is required by said Joint Rule 23(c).

(signed) (signed)
Kevin Grantham Crisanta Duran
President of Senate Speaker of House
Chris Holbert KC Becker
Majority Leader Minority Leader
Leroy Garcia Patrick Neville
REPORT(S) OF COMMITTEE(S) OF REFERENCE

STATE, VETERANS, & MILITARY AFFAIRS
After consideration on the merits, the Committee recommends the following:

SB18-043  be postponed indefinitely.

SB18-236  be postponed indefinitely.

SB18-242  be referred to the Committee of the Whole with favorable recommendation.

SCR18-004  be referred favorably to the Committee on Appropriations.

SCR18-005  be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:


TRANSPORTATION & ENERGY
After consideration on the merits, the Committee recommends the following:

SB18-001  be amended as follows, and as so amended, be referred to the Committee on Finance with favorable recommendation:

Amend reengrossed bill, strike everything below the enacting clause and substitute:

"SECTION 1. Legislative declaration. (1) The general assembly hereby finds and declares that:
   (a) Colorado's population is expected to increase to over six million nine hundred thousand by 2030;
   (b) Population growth has significantly increased traffic and congestion and will continue to do so in the future, causing longer travel times, increasing air pollution, decreasing Coloradans' access to recreational opportunities, and accelerating the deterioration of Colorado's transportation infrastructure;
   (c) The growth of the economy of the state has prompted new and ever-increasing uses of public highways, roads, and other transportation infrastructure, and the existing transportation infrastructure of the state cannot accommodate such greatly increased uses;
(d) In order to preserve and improve Colorado's economic
prosperity and quality of life, it is necessary to develop and maintain a
modern, efficient, and cost-effective multimodal transportation system
that can move people, goods, and information without undue delays or
environmental consequences;
(e) One of the major concerns of the citizens of the state is the
ability of the state and local governments to address the long-term
transportation infrastructure needs of the state that are critical to the
continued growth of the state's economy and the maintenance of citizens'
quality of life;
(f) The state has significantly decreased its contribution of general
state revenue available in recent years to fund critical priority
transportation infrastructure needs, and current transportation funding
mechanisms do not provide adequate revenue to keep pace with the
increasing demands on transportation infrastructure statewide;
(g) Needed transportation projects remain unfunded or
underfunded while construction costs escalate and congestion worsens;
(h) In 1999, the general assembly and the voters of the state
approved Referendum A, which authorized the state to issue
transportation revenue anticipation notes to accelerate the funding and
completion of twenty-eight strategic transportation projects in significant
corridors, including the T-REX project, the highly successful expansion
and congestion mitigation project for the Interstate 25 corridor in the
Denver metropolitan area;
(i) The success of the 1999 transportation revenue anticipation
notes program shows that leveraging existing revenue is a prudent and
cost-effective means to accelerate and deliver transportation projects
throughout the state;
(j) In 2017, the general assembly enacted Senate Bill 17-267,
which:
(I) Requires the state to enter into lease-purchase agreements for
state facilities in the amount of three hundred eighty million dollars
during the 2018-19 state fiscal year and five hundred million dollars
during each of the 2019-20, 2020-21, and 2021-22 state fiscal years in
order to accelerate the funding of high-priority transportation projects
throughout the state; and
(II) Significantly increases the amount of money that the state may
retain and spend under its fiscal year spending limit;
(k) While the lease-purchase agreements required by Senate Bill
17-267 will provide some increased funding for transportation, such
agreements leverage state capital assets, rather than state revenue, and, to
the extent currently authorized, provide less total funding than
transportation revenue anticipation notes can;
(l) If the state enters into all of the lease-purchase agreements
required by Senate Bill 17-267, the state will be required to spend
approximately one hundred fifty million dollars per year, including one
hundred million dollars per year from the state general fund and fifty
million dollars per year from money under the control of the
transportation commission, to repay the lease-purchase agreements;
(m) It is necessary, in order to avoid delaying critical
transportation projects that are expected to be funded in part with
proceeds of lease-purchase agreements to be issued during the 2018-19
state fiscal year, for the state to enter into lease-purchase agreements as
required by Senate Bill 17-267 during the 2018-19 state fiscal year;
(n) It is also necessary, appropriate, and in the best interest of the
state to:
(I) Repeal the requirement that the state enter into additional lease-purchase agreements during the 2019-20, 2020-21, and 2021-22 state fiscal years;

(II) If required statewide voter approval can be obtained for a ballot issue submitted by the state that authorizes the state to issue transportation revenue anticipation notes as specified in this act, use transportation revenue anticipation notes instead of lease-purchase agreements to finance transportation projects because doing so will generate a larger amount of up-front revenue for the projects and will enable the state to design and construct the projects more efficiently; and

(III) Use the money that will no longer be needed to repay lease-purchase agreements, as well as a portion of the additional general fund money that the state may retain and spend under its fiscal year spending limit due to the enactment of Senate Bill 17-267, to repay the transportation revenue anticipation notes; and

(o) The issuance of new transportation revenue anticipation notes in lieu of the execution of lease-purchase agreements will accelerate the funding and efficient completion of specific and designated projects, including multimodal transportation projects, throughout the state that the Colorado department of transportation and the transportation planning regions of the state have determined to be of highest priority and economically significant to the state and the regions in which they will be built.

(2) The general assembly further finds and declares that:

(a) This act does not increase taxes or fees or refer a ballot issue to the voters of the state seeking their approval to raise taxes or fees;

(b) Private citizens have proposed ballot measures by initiative, one or more of which may be placed on the ballot for the November 2018 general election, which, if approved by the voters of the state, will authorize the state to issue transportation revenue anticipation notes to provide additional funding for transportation infrastructure projects; and

(c) If such a citizen-initiated ballot measure is not placed on the ballot for the November 2018 general election or if the voters reject every such ballot measure that is placed on that ballot, it is necessary and appropriate for the state to refer a ballot issue that authorizes the state to issue transportation revenue anticipation notes to the voters of the state at the November 2019 statewide election as specified in this act.

SECTION 2. In Colorado Revised Statutes, 24-75-219, add (1)(g), (1)(h), and (5) as follows:

24-75-219. Transfers - transportation - capital construction - definitions - repeal. (1) As used in this section, unless the context otherwise requires:

(g) "MULTIMODAL TRANSPORTATION OPTIONS FUND" MEANS THE MULTIMODAL TRANSPORTATION OPTIONS FUND CREATED IN SECTION 43-4-1103 (1).

(h) "STATE HIGHWAY FUND" MEANS THE STATE HIGHWAY FUND CREATED IN SECTION 43-1-219.

(5) (a) ON JULY 1, 2018, THE STATE TREASURER SHALL TRANSFER A TOTAL AMOUNT OF FOUR HUNDRED NINETY-FIVE MILLION DOLLARS FROM THE GENERAL FUND FOR THE PURPOSES OF FUNDING STATE AND LOCAL TRANSPORTATION NEEDS AS FOLLOWS:

(I) TWO HUNDRED NINETY-SEVEN MILLION DOLLARS TO THE STATE HIGHWAY FUND;

(II) ONE HUNDRED TWENTY-THREE MILLION SEVEN HUNDRED FIFTY THOUSAND DOLLARS TO THE HIGHWAY USERS TAX FUND FOR ALLOCATION TO COUNTIES AND MUNICIPALITIES AS SPECIFIED IN SECTION
43-4-205 (6.4); and

(III) Seventy-four million two hundred fifty thousand dollars to the multimodal transportation options fund,

(b) On July 1, 2019, the state treasurer shall transfer a total amount of one hundred fifty million dollars from the general fund for the purposes of funding state and local transportation needs as follows:

(I) Ninety million dollars to the state highway fund;

(II) Thirty-seven million five hundred thousand dollars to the highway users tax fund for allocation to counties and municipalities as specified in section 43-4-205 (6.4); and

(III) Twenty-two million five hundred thousand dollars to the multimodal transportation options fund.

(c) (I) Except as otherwise provided in subsection (5)(c)(II) of this section, on June 30, 2020, and on each succeeding June 30 through June 30, 2039, the state treasurer shall transfer one hundred twelve million six hundred thousand dollars from the general fund to the state highway fund for the purpose of making payments on any transportation revenue anticipation notes issued as authorized by a ballot issue submitted to and approved by the registered electors of the state at the 2019 statewide election pursuant to section 43-4-705 (13)(b).

(II) If the general assembly appropriates money from the transportation revenue anticipation notes reserve account of the state highway fund pursuant to section 43-4-714 (2) during any state fiscal year, the amount of the transfer required by subsection (5)(c)(I) of this section is reduced by an amount equal to the amount of the appropriation from the account.

(III) This subsection (5)(c) is repealed:

(A) Effective January 1, 2019, if a ballot issue initiated by private citizens that authorizes the state to issue transportation revenue anticipation notes is submitted to the registered electors of the state for their approval or rejection at the November 2018 general election and a majority of the electors voting on the ballot issue vote "Yes/For";

(B) Effective January 1, 2020, if a ballot issue that authorizes the state to issue transportation revenue anticipation notes is submitted to the registered electors of the state for their approval or rejection at the November 2019 statewide election pursuant to section 43-4-705 (13)(b) and a majority of the electors voting on the ballot issue vote "No/Against".

(III) This subsection (5)(c)(III) and subsection (5)(c)(II) of this section are repealed, effective January 1, 2020, if a ballot issue that authorizes the state to issue transportation revenue anticipation notes is submitted to the registered electors of the state for their approval or rejection at the November 2019 statewide election pursuant to section 43-4-705 (13)(b) and a majority of the electors voting on the ballot issue vote "Yes/For".

SECTION 3. In Colorado Revised Statutes, 24-82-1303, amend (2)(a), (2)(b), and (2)(d)(II); and repeal (1) as follows:

24-82-1303. Lease-purchase agreements for capital construction and transportation projects. (1) On or before December 31, 2017, the state architect, the director of the office of state planning and budgeting or his or her designee, and the state institutions of higher
education shall identify and prepare a collaborative list of eligible state
facilities that can be collateralized as part of the lease-purchase
agreements for capital construction and transportation projects authorized
in this part 13. The total current replacement value of the identified
buildings must equal at least two billion dollars.

(2) (a) Notwithstanding the provisions of sections 24-82-102
(1)(b) and 24-82-801, and pursuant to section 24-36-121, no sooner than
July 1, 2018, the state, acting by and through the state treasurer, shall
execute lease-purchase agreements, each for no more than twenty years
of annual payments, for the projects described in subsection (4) of this
section. The state shall execute the lease-purchase agreements only in
accordance with the following schedule: DURING THE 2018-19 STATE
FISCAL YEAR IN AN AMOUNT UP TO FIVE HUNDRED MILLION DOLLARS.

(I) During the 2018-19 state fiscal year, the state shall execute
lease-purchase agreements in an amount up to five hundred million
dollars;

(II) During the 2019-20 state fiscal year, the state shall execute
lease-purchase agreements in an amount up to five hundred million
dollars;

(III) During the 2020-21 state fiscal year, the state shall execute
lease-purchase agreements in an amount up to five hundred million
dollars; and

(IV) During the 2021-22 fiscal year, the state shall execute
lease-purchase agreements in an amount up to five hundred million
dollars.

(b) The anticipated annual state-funded payments for the principal
and interest components of the amount payable under all lease-purchase
agreements entered into pursuant to subsection (2)(a) of this section shall
not exceed one hundred fifty THIRTY-SEVEN million FIVE HUNDRED
THOUSAND dollars.

(d) Any lease-purchase agreement executed as required by
subsection (2)(a) of this section shall provide that all of the obligations of
the state under the agreement are subject to the action of the general
assembly in annually making money available for all payments
thereunder. Payments under any lease-purchase agreement must be made,
subject to annual allocation pursuant to section 43-1-113 by the
transportation commission created in section 43-1-106 (1) or subject to
annual appropriation by the general assembly, as applicable, from the
following sources of money:

(II) Next, fifty TEN million ONE HUNDRED THOUSAND dollars
annually, or any lesser amount that is sufficient to make each full payment
due, shall be paid from any legally available money under the control of
the transportation commission solely for the purpose of allowing the
construction, supervision, and maintenance of state highways to be
funded with the proceeds of lease-purchase agreements as specified in
subsection (4)(b) of this section and section 43-4-206 (1)(b)(V); and

SECTION 4. In Colorado Revised Statutes, 43-4-205, add (6.4)
as follows:

43-4-205. Allocation of fund. (6.4) Money transferred from
the general fund to the highway users tax fund pursuant to
section 24-75-219 (5)(a)(II) and (5)(b)(II) and any net proceeds of
transportation revenue anticipation notes issued as authorized
by a ballot issue submitted to and approved by the registered
electors of the state at the 2019 statewide election pursuant to
section 43-4-705 (13)(b) that are credited to the highway users
tax fund pursuant to section 43-4-714 (1)(b) shall be allocated
AND EXPENDED AS FOLLOWS:

(a) Fifty percent of the money shall be paid to the county treasurers of the respective counties, subject to annual appropriation by the general assembly, and shall be allocated and expended as provided in section 43-4-207; and

(b) Fifty percent of the money shall be paid to the cities and incorporated towns, subject to annual appropriation by the general assembly, and shall be allocated and expended as provided in sections 43-4-208 (2) and (6)(a).

SECTION 5. In Colorado Revised Statutes, 43-4-206, amend (1) introductory portion, (2)(b) introductory portion, (2)(b)(III), and (2)(b)(IV) as follows:

43-4-206. State allocation. (1) Except as otherwise provided in subsections (1)(a)(V), (2)(b)(V), (2), and (3) of this section, after paying the costs of the Colorado state patrol and any other costs of the department, exclusive of highway construction, highway improvements, or highway maintenance, that are appropriated by the general assembly, money in the highway users tax fund shall be paid to the state highway fund and expended for the following purposes:

(2)(b) Beginning in 1998, the department of transportation shall report annually to the transportation committee of the senate and the transportation and energy committee of the house of representatives concerning the revenue expended by the department pursuant to subsection (2)(a) of this section and, beginning in 2018, any 2019, any state general fund money that is credited to the state highway fund pursuant to section 24-75-219 (5), any net proceeds of lease-purchase agreements executed as required by section 24-82-1303 (2)(a) that are credited to the state highway fund pursuant to section 24-82-1303 (4)(b) and expended by the department pursuant to subsection (1)(b)(V) of this section, and any net proceeds of transportation revenue anticipation notes issued as authorized by a ballot issue submitted to and approved by the registered electors of the state at the 2019 statewide election pursuant to section 43-4-705 (13)(b) that are credited to the state highway fund pursuant to section 43-4-714 (1)(a). The department shall present the report at the joint meeting required under section 43-1-113 (9)(a), and the report shall describe for each fiscal year, if applicable:

(III) The projected amounts of revenue and net proceeds that the department expects to receive under this subsection (2), and subsection (1)(b)(V) of this section; section 24-75-219 (5), section 24-82-1303 (4)(b), and section 43-4-714 (1)(a) during the fiscal year;

(IV) The amount of revenue and net proceeds that the department has already received under this subsection (2), and subsection (1)(b)(V) of this section; section 24-75-219 (5), section 24-82-1303 (4)(b), and section 43-4-714 (1)(a) during the fiscal year;

SECTION 6. In Colorado Revised Statutes, 43-4-207, amend (1), (2) introductory portion, and (2)(b) introductory portion as follows:

43-4-207. County allocation. (1) After paying the costs of the Colorado state patrol and such any other costs of the department, exclusive of highway construction, highway improvements, or highway maintenance, that are appropriated by the general assembly, twenty-six percent of the balance of the highway users tax fund money, including money transferred from the general fund to the highway users tax fund pursuant to section 24-75-219 (5)(a)(II) and (5)(b)(II) and any net proceeds of transportation revenue anticipation notes issued as authorized by a ballot issue submitted to and approved by the registered electors of the state at the 2019 statewide election pursuant to section 43-4-714 (1)(b)(V) as follows:

(2) Beginning in 1998, the department of transportation shall report annually to the transportation committee of the senate and the transportation and energy committee of the house of representatives concerning the revenue expended by the department pursuant to subsection (2)(a) of this section and, beginning in 2018, any 2019, any state general fund money that is credited to the state highway fund pursuant to section 24-75-219 (5), any net proceeds of lease-purchase agreements executed as required by section 24-82-1303 (2)(a) that are credited to the state highway fund pursuant to section 24-82-1303 (4)(b) and expended by the department pursuant to subsection (1)(b)(V) of this section, and any net proceeds of transportation revenue anticipation notes issued as authorized by a ballot issue submitted to and approved by the registered electors of the state at the 2019 statewide election pursuant to section 43-4-705 (13)(b) that are credited to the state highway fund pursuant to section 43-4-714 (1)(a). The department shall present the report at the joint meeting required under section 43-1-113 (9)(a), and the report shall describe for each fiscal year, if applicable:

(III) The projected amounts of revenue and net proceeds that the department expects to receive under this subsection (2), and subsection (1)(b)(V) of this section; section 24-75-219 (5), section 24-82-1303 (4)(b), and section 43-4-714 (1)(a) during the fiscal year;

(IV) The amount of revenue and net proceeds that the department has already received under this subsection (2), and subsection (1)(b)(V) of this section; section 24-75-219 (5), section 24-82-1303 (4)(b), and section 43-4-714 (1)(a) during the fiscal year; and
SUBMITTED TO AND APPROVED BY THE REGISTERED ELECTORS OF THE STATE AT THE 2019 STATEWIDE ELECTION PURSUANT TO SECTION 43-4-705 (13)(b) THAT ARE CREDITED TO THE HIGHWAY USERS TAX FUND PURSUANT TO SECTION 43-4-714 (1)(b), THAT SECTION 43-4-205 REQUIRES TO BE PAID FROM THE HIGHWAY USERS TAX FUND TO THE COUNTY TREASURERS OF THE RESPECTIVE COUNTIES shall be paid to the county treasurers of the respective counties, subject to annual appropriation by the general assembly, and shall be allocated and expended as provided in this section. The moneys thus received shall be allocated to the counties as provided by law and shall be expended by the counties only on the construction, engineering, reconstruction, maintenance, repair, equipment, improvement, and administration of the county highway systems and any other public highways, including any state highways, together with acquisition of rights-of-way and access rights for the same, for the planning, designing, engineering, acquisition, installation, construction, repair, reconstruction, maintenance, operation, or administration of transit-related projects, including, but not limited to, designated bicycle or pedestrian lanes of highway and infrastructure needed to integrate different transportation modes within a multimodal transportation system, and for no other purpose; except that a county may expend no more than fifteen percent of the total amount expended under this subsection (1) for transit-related operational purposes and except that moneys received pursuant to section 43-4-205 (6.3) shall be expended by the counties only for road safety projects, as defined in section 43-4-803 (21). The amount to be expended for administrative purposes shall not exceed five percent of each county's share of the funds available.

(2) For the fiscal year commencing July 1, 1989, and each fiscal year thereafter, for the purpose of allocating moneys in the highway users tax fund to the various counties throughout the state, the following method is hereby adopted:

(b) All moneys credited to the fund in excess of eighty-six million seven hundred thousand dollars shall be and all money transferred to the fund pursuant to section 24-75-219 (5)(a)(II) and (5)(b)(II) that is required by section 43-4-205 (6.4)(a) and subsection (1) of this section to be paid to the county treasurers of the respective counties is, and any net proceeds of transportation revenue anticipation notes issued as authorized by a ballot issue submitted to and approved by the registered electors of the state at the 2019 statewide election pursuant to section 43-4-705 (13)(b) that are credited to the highway users tax fund pursuant to section 43-4-714 (1)(b) and that are required by section 43-4-205 (6.4)(a) and subsection (1) of this section to be paid to the county treasurers of the respective counties are, allocated to the counties in the following manner:

SECTION 7. In Colorado Revised Statutes, 43-4-208, amend (1), (2) introductory portion, (2)(a), and (6)(a) as follows:

43-4-208. Municipal allocation. (1) After paying the costs of the Colorado state patrol and such other costs of the department, exclusive of highway construction, highway improvements, or highway maintenance, as that are appropriated by the general assembly, and making allocation as provided by sections 43-4-206 and 43-4-207, the remaining nine percent of the highway users tax fund money, including money transferred from the general fund to the highway users tax fund pursuant to section 24-75-219 (5)(a)(II) and (5)(b)(II) and any net proceeds of transportation revenue
ANTICIPATION NOTES ISSUED AS AUTHORIZED BY A BALLOT ISSUE
SUBMITTED TO AND APPROVED BY THE REGISTERED ELECTORS OF THE
STATE AT THE 2019 STATEWIDE ELECTION PURSUANT TO SECTION 43-4-705
(13)(b) THAT ARE CREDITED TO THE HIGHWAY USERS TAX FUND PURSUANT
TO SECTION 43-4-714 (1)(b), that section 43-4-205 requires to be paid
from the highway users tax fund to cities and incorporated towns shall be
paid to the cities and incorporated towns within the limits of the
respective counties, subject to annual appropriation by the general
assembly, and shall be allocated and expended as provided in this section.
Each city treasurer shall account for the moneys thus received as
provided in this part 2. Moneys so allocated shall be expended by
the cities and incorporated towns for the construction, engineering,
reconstruction, maintenance, repair, equipment, improvement, and
administration of the system of streets of such city or incorporated town
or of any public highways located within such city or incorporated town,
including any state highways, together with the acquisition of
rights-of-way and access rights for the same, and for the planning,
designing, engineering, acquisition, installation, construction, repair,
reconstruction, maintenance, operation, or administration of
transit-related projects, including, but not limited to, designated bicycle
or pedestrian lanes of highway and infrastructure needed to integrate
different transportation modes within a multimodal transportation system,
and for no other purpose; except that a city or an incorporated town may
expend no more than fifteen percent of the total amount expended under
this subsection (1) for transit-related operational purposes and except that
moneys paid to the cities and incorporated towns pursuant to
section 43-4-205 (6.3) shall be expended by the cities and incorporated
towns only for road safety projects, as defined in section 43-4-803 (21).
The amount to be expended for administrative purposes shall not exceed
five percent of each city's share of the funds available.
(2) For the purpose of allocating moneys in the highway
users tax fund to the various cities and incorporated towns throughout the
state, the following method is adopted:
(a) EXCEPT AS OTHERWISE PROVIDED IN SUBSECTION (6) OF THIS
SECTION, eighty percent shall be allocated to the cities and incorporated
towns in proportion to the adjusted urban motor vehicle registration in
each city and incorporated town. The term "urban motor vehicle
registration" includes all passenger, truck, truck-tractor, and motorcycle
registrations. The number of registrations used in computing the
percentage shall be those certified to the state treasurer by the department
of revenue as constituting the urban motor vehicle registration for the last
preceding year. The adjusted registration shall be computed by applying
a factor to the actual number of such registrations to reflect the increased
standards and costs of construction resulting from the concentration of
vehicles in cities and incorporated places. For this purpose the following
table of actual registration numbers and factors shall be employed:

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<td>50,001 -- 85,000</td>
<td>1.7</td>
</tr>
<tr>
<td>85,001 -- 130,000</td>
<td>1.8</td>
</tr>
</tbody>
</table>
(6) (a) In addition to the provisions of subsection (2)(a) of this section, on or after July 1, 1979, eighty percent of all additional funds money becoming available to cities and incorporated towns from the highway users tax fund pursuant to sections 24-75-215 C.R.S.; and 43-4-205 (6)(b)(III) shall be AND, ON AND AFTER JULY 1, 2018, EIGHTY PERCENT OF THE GENERAL FUND MONEY TRANSFERRED FROM THE GENERAL FUND TO THE HIGHWAY USERS TAX FUND PURSUANT TO SECTION 24-75-219 (5)(a)(II) AND (5)(b)(II) THAT IS REQUIRED BY SECTION 43-4-205 (6.4)(b) AND SUBSECTION (1) OF THIS SECTION TO BE ALLOCATED TO THE CITIES AND INCORPORATED TOWNS IS, AND ANY NET PROCEEDS OF TRANSPORTATION REVENUE ANTICIPATION NOTES ISSUED AS AUTHORIZED BY A BALLOT ISSUE SUBMITTED TO AND APPROVED BY THE REGISTERED ELECTORS OF THE STATE AT THE 2019 STATEWIDE ELECTION PURSUANT TO SECTION 43-4-705 (13)(b) THAT ARE CREDITED TO THE HIGHWAY USERS TAX FUND PURSUANT TO SECTION 43-4-714 (1)(b) AND THAT ARE REQUIRED BY SECTION 43-4-205 (6.4)(a) AND SUBSECTION (1) OF THIS SECTION TO BE PAID TO THE COUNTY TREASURERS OF THE RESPECTIVE COUNTIES ARE, ALLOCATED TO THE CITIES AND INCORPORATED TOWNS IN PROPORTION TO THE ADJUSTED URBAN MOTOR VEHICLE REGISTRATION IN EACH CITY AND INCORPORATED TOWN. THE TERM "URBAN MOTOR VEHICLE REGISTRATION", AS USED IN THIS SECTION, INCLUDES ALL PASSENGER, TRUCK, TRUCK-TRACTOR, AND MOTORCYCLE REGISTRATIONS. THE NUMBER OF REGISTRATIONS USED IN COMPUTING THE PERCENTAGE SHALL BE THOSE CERTIFIED TO THE STATE TREASURER BY THE DEPARTMENT OF REVENUE AS CONSTITUTING THE URBAN MOTOR VEHICLE REGISTRATION FOR THE LAST PRECEDING YEAR. THE ADJUSTED REGISTRATION SHALL BE COMPUTED BY APPLYING A FACTOR TO THE ACTUAL NUMBER OF SUCH REGISTRATIONS TO REFLECT THE INCREASED STANDARDS AND COSTS OF CONSTRUCTION RESULTING FROM THE CONCENTRATION OF VEHICLES IN CITIES AND INCORPORATED PLACES. FOR THIS PURPOSE THE FOLLOWING TABLE OF ACTUAL REGISTRATION NUMBERS AND FACTORS SHALL BE EMPLOYED:

<table>
<thead>
<tr>
<th>Actual Registrations</th>
<th>Factor</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 -- 500</td>
<td>1.0</td>
</tr>
<tr>
<td>501 -- 1,250</td>
<td>1.1</td>
</tr>
<tr>
<td>1,251 -- 2,500</td>
<td>1.2</td>
</tr>
<tr>
<td>2,501 -- 5,000</td>
<td>1.3</td>
</tr>
<tr>
<td>5,001 -- 12,500</td>
<td>1.4</td>
</tr>
<tr>
<td>12,501 -- 25,000</td>
<td>1.5</td>
</tr>
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<td>25,001 -- 50,000</td>
<td>1.6</td>
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<tr>
<td>50,001 -- 85,000</td>
<td>1.7</td>
</tr>
<tr>
<td>85,001 -- 130,000</td>
<td>1.8</td>
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<tr>
<td>125,001 -- 165,000</td>
<td>1.9</td>
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<tr>
<td>165,001 -- 205,000</td>
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</tr>
<tr>
<td>245,001 -- 285,000</td>
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<td>2.5</td>
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<td>405,001 -- 445,000</td>
<td>2.6</td>
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<td>445,001 -- 485,000</td>
<td>2.7</td>
</tr>
<tr>
<td>485,001 -- 525,000</td>
<td>2.8</td>
</tr>
<tr>
<td>525,001 -- 565,000</td>
<td>2.9</td>
</tr>
<tr>
<td>565,001 -- 605,000</td>
<td>3.0</td>
</tr>
</tbody>
</table>

SECTION 8. In Colorado Revised Statutes, 43-4-702, repeal (7); and add (9) as follows:
43-4-702. Definitions. As used in this part 7, unless the context otherwise requires:

(7) "Revenue anticipation notes" or "notes" means revenue anticipation notes authorized by and issued in accordance with this part 7.

(9) "TRANSPORTATION REVENUE ANTICIPATION NOTES", "REVENUE ANTICIPATION NOTES", OR "NOTES" MEANS REVENUE ANTICIPATION NOTES AUTHORIZED BY AND ISSUED IN ACCORDANCE WITH THIS PART 7.

SECTION 9. In Colorado Revised Statutes, 43-4-705, amend (2)(a)(II) and (13); and add (2)(a)(II.5) as follows:

43-4-705. Revenue anticipation notes - repeal. (2) (a) Subject to the provisions of this subsection (2), the principal of and interest on revenue anticipation notes and any costs associated with the issuance and administration of such notes shall be payable solely from:

(II) Any proceeds of such notes and any earnings from the investment of such note proceeds pledged for such purpose; and

(II.5) MONEY TRANSFERRED FROM THE GENERAL FUND TO THE STATE HIGHWAY FUND PURSUANT TO SECTION 24-75-219 (5)(b); AND

(13) (a) Notwithstanding any other provision of this part 7 to the contrary, the executive director shall have the authority to issue revenue anticipation notes pursuant to this part 7 only if voters statewide approve the ballot question submitted at the November 1999 statewide election pursuant to section 43-4-703 (1) and only then to the extent allowed under the maximum amounts of debt and repayment cost so approved.

(b) (I) SUBJECT TO VOTER APPROVAL OF THE BALLOT ISSUE SUBMITTED AT THE NOVEMBER 2019 STATEWIDE ELECTION PURSUANT TO SUBSECTION (13)(b)(III) OF THIS SECTION AND THE REPAYMENT FUNDING COMMITMENT REQUIREMENT SPECIFIED IN SUBSECTION (13)(b)(II) OF THIS SECTION, THE EXECUTIVE DIRECTOR SHALL ISSUE ADDITIONAL TRANSPORTATION REVENUE ANTICIPATION NOTES IN A MAXIMUM AMOUNT OF TWO BILLION THREE HUNDRED FIFTY MILLION DOLLARS AND WITH A MAXIMUM REPAYMENT COST OF THREE BILLION THREE HUNDRED FIFTY MILLION DOLLARS. THE MAXIMUM REPAYMENT TERM FOR ANY NOTES ISSUED PURSUANT TO THIS SUBSECTION (13)(b) IS TWENTY YEARS, AND THE CERTIFICATE, TRUST INDENTURE, OR OTHER INSTRUMENT AUTHORIZING THEIR ISSUANCE SHALL PROVIDE THAT THE STATE MAY PAY THE NOTES IN FULL BEFORE THE END OF THE SPECIFIED PAYMENT TERM WITHOUT PENALTY.

(II) NOTWITHSTANDING SECTION 43-1-113 (19) AND SUBSECTION (12)(a) OF THIS SECTION, BEFORE ISSUING ANY REVENUE ANTICIPATION NOTES AS AUTHORIZED BY SUBSECTION (13)(b)(I) OF THIS SECTION, THE TRANSPORTATION COMMISSION SHALL ADOPT A RESOLUTION PLEDGING TO ANNually ALLOCATE FROM LEGALLY AVAILABLE MONEY UNDER ITS CONTROL ANY AMOUNT NEEDED FOR PAYMENT OF THE NOTES UNTIL THE NOTES ARE FULLY REPaid. THE COMMISSION SHALL FIRST ALLOCATE FOR PAYMENT OF THE NOTES MONEY TRANSFERRED FROM THE GENERAL FUND TO THE STATE HIGHWAY FUND PURSUANT TO SECTION 24-75-219 (5)(b) AND ANY MONEY AUTHORIZED TO BE EXPENDED FROM THE TRANSPORTATION REVENUE ANTICIPATION NOTES RESERVE ACCOUNT CREATED IN SECTION 43-4-714 (2) AND THEREAFTER SHALL ALLOCATE FOR PAYMENT OF THE NOTES ANY OTHER LEGALLY AVAILABLE MONEY UNDER ITS CONTROL.

(III) THE SECRETARY OF STATE SHALL SUBMIT TO THE REGISTERED ELECTORS OF THE STATE FOR THEIR APPROVAL OR REJECTION AT THE NOVEMBER 2019 STATEWIDE ELECTION THE FOLLOWING BALLOT ISSUE:
"SHALL STATE OF COLORADO DEBT BE INCREASED UP TO $2,350,000,000,
WITH A MAXIMUM REPAYMENT COST OF $3,350,000,000, THROUGH THE
ISSUANCE OF TRANSPORTATION REVENUE ANTICIPATION NOTES FOR THE
PURPOSE OF ADDRESSING CRITICAL PRIORITY TRANSPORTATION NEEDS IN
THE STATE BY FINANCING STATE AND LOCAL TRANSPORTATION PROJECTS,
SHALL NOTE PROCEEDS AND INVESTMENT EARNINGS ON NOTE PROCEEDS
BE EXCLUDED FROM STATE FISCAL YEAR SPENDING LIMITS, AND SHALL THE
AMOUNT OF LEASE-PURCHASE AGREEMENTS REQUIRED BY CURRENT LAW
TO BE ISSUED FOR THE PURPOSE OF FINANCING TRANSPORTATION PROJECTS
BE REDUCED?"


(V) (A) THIS SUBSECTION (13)(b) IS REPEALED, EFFECTIVE JANUARY 1, 2019, IF A BALLOT ISSUE INITIATED BY PRIVATE CITIZENS THAT AUTHORIZES THE STATE TO ISSUE TRANSPORTATION REVENUE ANTICIPATION NOTES IS SUBMITTED TO THE REGISTERED ELECTORS OF THE STATE FOR THEIR APPROVAL OR REJECTION AT THE NOVEMBER 2018 GENERAL ELECTION AND A MAJORITY OF THE ELECTORS VOTING ON THE BALLOT ISSUE VOTE "YES/FOR".

(B) THIS SUBSECTION (13)(b) IS REPEALED, EFFECTIVE JANUARY 1, 2020, IF A MAJORITY OF THE ELECTORS VOTING ON THE BALLOT ISSUE IN SUBSECTION (13)(b)(III) OF THIS SECTION VOTE "NO/AGAINST".

(C) THIS SUBSECTION (13)(b)(V) IS REPEALED, EFFECTIVE JANUARY 1, 2020, IF A MAJORITY OF THE ELECTORS VOTING ON THE BALLOT ISSUE IN SUBSECTION (13)(b)(III) OF THIS SECTION VOTE "YES/For".

SECTION 10. In Colorado Revised Statutes, amend 43-4-714 as follows:

43-4-714. Use of note proceeds - repeal. (1) If the executive director issues any revenue anticipation notes in accordance with the provisions of this part 7, the proceeds from the sale of such notes that are not otherwise pledged for the payment of such notes shall be used for the qualified federal aid transportation projects included in the strategic transportation project investment program of the department of transportation. EXCEPT AS OTHERWISE PROVIDED IN SUBSECTION (2) OF THIS SECTION, NET PROCEEDS FROM THE SALE OF ANY TRANSPORTATION REVENUE ANTICIPATION NOTES THAT THE EXECUTIVE DIRECTOR ISSUES PURSUANT TO SECTION 43-4-705 (13)(b) THAT ARE NOT OTHERWISE PLEDGED FOR THE PAYMENT OF THE NOTES SHALL BE ALLOCATED AS
FOLLOWS:

(a) Seventy percent of the net proceeds shall be credited to the state highway fund created in Section 43-1-219 and expended by the department only for qualified federal aid transportation projects that are included in the strategic transportation project investment program of the department of transportation and that are designated for tier 1 funding as ten-year development program projects on the department's development program project list, with at least twenty-five percent of the net proceeds of transportation revenue anticipation notes that are credited to the state highway fund being used for projects that are located in counties with populations of fifty thousand or less as of July 2015 as reported by the state demography office of the department of local affairs. No more than ninety percent of the net proceeds of transportation revenue anticipation notes that are credited to the state highway fund shall be expended for highway purposes or highway-related capital improvements, and at least ten percent of those net proceeds shall be expended for transit purposes or for transit-related capital improvements, including sound walls along interstate highways.

(b) Fifteen percent of the net proceeds shall be credited to the highway users tax fund created in Section 43-4-201 (1)(a) and allocated and expended as follows:

(I) Fifty percent of the net proceeds credited to the highway users tax fund shall be paid to the county treasurers of the respective counties, subject to annual appropriation by the general assembly, and shall be allocated and expended as provided in Section 43-4-207; and

(II) Fifty percent of the net proceeds credited to the highway users tax fund shall be paid to the cities and incorporated towns, subject to annual appropriation by the general assembly, and shall be allocated and expended as provided in Sections 43-4-208 (2) and (6)(a).

(c) Fifteen percent of the net proceeds shall be credited to the multimodal transportation options fund created in Section 43-4-1103 (1).

(2) Before the allocations required by subsection (1) of this section are made, the state treasurer shall credit the first three hundred thirty-five million dollars of net proceeds from the sale of any transportation revenue anticipation notes that the executive director issues pursuant to Section 43-4-705 (13)(b) to the transportation revenue anticipation notes reserve account, which is hereby created in the state highway fund. During any state fiscal year for which there is a general fund revenue shortfall and the governor formulates and implements a plan to reduce general fund expenditures as required by Section 24-75-201.5, the general assembly shall appropriate money from the account for the sole purpose of paying all or a portion of any payment on notes due during the state fiscal year to the extent that doing so is necessary to prevent the general assembly from setting a budget stabilization factor pursuant to Section 22-54-104 (5)(g) for the state fiscal year that would make the difference, based on appropriations then in effect, between calculated statewide total program funding for all school districts and for institute charter schools and actual
STATEWIDE TOTAL PROGRAM FUNDING FOR ALL SCHOOL DISTRICTS AND
FOR INSTITUTE CHARTER SCHOOLS FOR THE STATE FISCAL YEAR AFTER
APPLICATION OF THE BUDGET STABILIZATION FACTOR EXCEED THAT
DIFFERENCE FOR THE PRIOR STATE FISCAL YEAR.

(3) (a) This section is repealed:

(I) Effective January 1, 2019, if a ballot issue initiated by
private citizens that authorizes the state to issue
transportation revenue anticipation notes is submitted to the
registered electors of the state for their approval or rejection
at the November 2018 general election and a majority of the
electors voting on the ballot issue vote "Yes/For".

(II) Effective January 1, 2020, if a ballot issue that
authorizes the state to issue transportation revenue
anticipation notes is submitted to the registered electors of the
state for their approval or rejection at the November 2019
statewide election pursuant to section 43-4-705 (13)(b) and a
majority of the electors voting on the ballot issue vote
"No/Against".

(b) This subsection (3) is repealed, effective January 1,
2020, if a ballot issue that authorizes the state to issue
transportation revenue anticipation notes is submitted to the
registered electors of the state for their approval or rejection
at the November 2019 statewide election pursuant to section
43-4-705 (13)(b) and a majority of the electors voting on the
ballot issue vote "Yes/For".

SECTION 11. In Colorado Revised Statutes, add part 11 to article
4 of title 43 as follows:

PART 11
MULTIMODAL TRANSPORTATION OPTIONS FUNDING

43-4-1101. Legislative declaration. (1) The general assembly
hereby finds and declares that it is necessary, appropriate, and
in the best interest of the state to use a portion of the general
fund money that is dedicated for transportation purposes
pursuant to section 24-75-219 (5) to fund multimodal
transportation projects and operations throughout the state as
authorized by this part 11 because, in addition to the general
benefits that it provides to all Coloradans, a complete and
integrated multimodal transportation system:

(a) Benefits seniors by making aging in place more feasible
for them;

(b) Benefits residents of rural areas by providing them
with flexible public transportation services;

(c) Provides enhanced mobility for persons with
disabilities; and

(d) Provides safe routes to schools for children.

43-4-1102. Definitions. As used in this part 11, unless the
context otherwise requires:

(1) "Commission" means the transportation commission
created in section 43-1-106 (1).

(2) "Department" means the department of
transportation.

(3) "Fund" means the multimodal transportation options
fund created in section 43-4-1103 (1).

(4) "Multimodal projects" means capital or operating
costs for fixed route and on-demand transit, transportation
demand management programs, multimodal mobility projects
ENABLED BY NEW TECHNOLOGY, MULTIMODAL TRANSPORTATION STUDIES,
AND BICYCLE OR PEDESTRIAN PROJECTS.

43-4-1103. Multimodal transportation options fund - creation - revenue source for fund - use of fund. (1) The multimodal transportation options fund is hereby created in the state treasury. The fund consists of money transferred from the general fund to the fund pursuant to section 24-75-219 (5)(a)(III) and (5)(b)(III), net proceeds of transportation revenue anticipation notes issued as authorized by a ballot issue submitted to and approved by the registered electors of the state at the 2019 statewide election pursuant to section 43-4-705 (13)(b) that are credited to the fund pursuant to section 43-4-714 (1)(c), and any other money that the general assembly may appropriate or transfer to the fund. The state treasurer shall credit all interest and income derived from the deposit and investment of money in the fund to the fund.

(2) (a) (I) Except as otherwise provided in subsection (2)(a)(II) of this section, subject to annual appropriation by the general assembly, money must be expended from the fund as follows:

(A) Eighty-five percent to the commission for local multimodal projects; and

(B) Fifteen percent to the commission for state multimodal projects that are selected by the commission.

(II) On July 1, 2018, the state treasurer shall transfer two million five hundred thousand dollars from the fund to the fund created in section 43-4-1002 (1).

(b) With respect to the distribution of money for local multimodal projects required in subsection (2)(a)(I)(B) of this section, the commission shall establish a formula for disbursement of the amount allocated for local multimodal projects, based on population and transit ridership, in consultation with the transportation advisory committee created in section 43-1-1104, the transit and rail advisory committee of the department, transit advocacy organizations, and bicycle and pedestrian advocacy organizations. Recipients shall provide a match equal to the amount of the award; except that the commission may create a formula for reducing or exempting the match requirement for local governments or agencies due to their size or any other special circumstances.

(3) (a) The department shall annually report to the transportation legislation review committee of the general assembly created in section 43-2-145 (1) regarding its expenditures from the fund including, at a minimum:

(I) An aggregate accounting of all money expended from the fund during the prior fiscal year; and

(II) A listing of all projects receiving funding from the fund during the prior fiscal year that includes for each project:

(A) Identification of the entity receiving funding for the project;

(B) The amount of funding provided for the project; and

(C) The amount of local matching money provided for the project.

(b) Notwithstanding section 24-1-136 (11)(a), the reporting requirement specified in subsection (3)(a) of this section continues indefinitely.
SECTION 12. Effective date - applicability. (1) Except as otherwise provided in subsection (2) of this section, this act takes effect upon passage.

(2) Section 3 of this act takes effect only if either:

(a) A ballot issue initiated by private citizens that authorizes the state to issue transportation revenue anticipation notes but does not authorize the state to collect additional tax revenue for the purpose of providing a revenue source for repayment of the notes is submitted to the registered electors of the state for their approval or rejection at the November 2018 general election and a majority of the electors voting on the ballot issue vote "Yes/For", and, in such case, section 3 of this act takes effect on the date of the official declaration of the vote thereon by the governor; or

(b) A ballot issue that authorizes the state to issue transportation revenue anticipation notes is submitted to the registered electors of the state for their approval or rejection at the November 2019 statewide election pursuant to section 43-4-705 (13)(b), Colorado Revised Statutes, enacted in section 9 of this act, and a majority of the electors voting on the ballot issue vote "Yes/For", and, in such case, section 3 of this act takes effect on the date of the official declaration of the vote thereon by the governor.

SECTION 13. Safety clause. The general assembly hereby finds, determines, and declares that this act is necessary for the immediate preservation of the public peace, health, and safety.

Page 1, strike lines 103 through 108 and substitute "AMOUNTS TO BE TRANSFERRED FROM THE GENERAL FUND TO THE STATE HIGHWAY FUND, THE HIGHWAY USERS TAX FUND, AND A NEW MULTIMODAL TRANSPORTATION OPTIONS FUND DURING STATE FISCAL YEARS 2018-19 AND 2019-20 FOR THE PURPOSE OF FUNDING STATE AND LOCAL TRANSPORTATION PROJECTS AND TO THE STATE HIGHWAY FUND DURING ANY STATE FISCAL YEAR FROM 2019-20 THROUGH 2038-39 IF NEEDED TO REPAY ANY TRANSPORTATION".

Page 2, line 107, after "PRIORITY" insert "STATE AND LOCAL".

SB18-253 be referred to the Committee of the Whole with favorable recommendation.

MESSAGE FROM THE SENATE

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

SB18-249 Amended in Special Orders as printed in Senate Journal, May 2, 2018.


SB18-251 Amended in Special Orders as printed in Senate Journal, May 2, 2018.

MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, as amended, HB18-1128, 1320, 1361, 1375, 1389, and 1402.
without comment, as amended, SB18-249, 250, 251, and 252.

INTRODUCTION OF BILLS
First Reading

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

SB18-249 by Senator(s) Gardner and Lambert, Jahn, Lundberg, Moreno; also Representative(s) Lee and Young, Hamner, Rankin, Singer--Concerning establishing alternative programs in the criminal justice system to divert individuals with a mental health condition to community treatment, and, in connection therewith, making an appropriation.
Committee on Judiciary

SB18-250 by Senator(s) Gardner and Lambert, Jahn, Lundberg, Moreno; also Representative(s) Lee and Young, Hamner, Rankin, Singer--Concerning the provision of jail-based behavioral health services, and, in connection therewith, making an appropriation.
Committee on Judiciary
SB18-251 by Senator(s) Gardner and Lambert, Jahn, Lundberg, Moreno; also Representative(s) Lee and Young, Hamner, Rankin, Singer--Concerning establishing a statewide behavioral health court liaison program, and, in connection therewith, making an appropriation.

Committee on Judiciary

SB18-252 by Senator(s) Gardner and Lambert, Jahn, Lundberg, Moreno; also Representative(s) Lee and Young, Hamner, Rankin, Singer--Concerning actions related to determinations of competency to proceed, and, in connection therewith, making an appropriation.

Committee on Judiciary

REPORT(S) OF COMMITTEE(S) OF REFERENCE

HEALTH, INSURANCE & ENVIRONMENT

After consideration on the merits, the Committee recommends the following:

HB18-1370 be postponed indefinitely.

HB18-1399 be postponed indefinitely.

HB18-1431 be referred to the Committee of the Whole with favorable recommendation.

SB18-022 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 9 and 10 and substitute "SECOND FILL FOR A SEVEN-DAY SUPPLY. THE LIMITS ON INITIAL PRESCRIBING DO NOT APPLY IF, IN THE JUDGMENT OF THE PODIATRIST, THE PATIENT:"

Page 3, before line 1 insert:

"(b) PRIOR TO PRESCRIBING THE SECOND FILL OF ANY OPIOID PRESCRIPTION PURSUANT TO THIS SECTION, A PODIATRIST MUST COMPLY WITH THE REQUIREMENTS OF SECTION 12-42.5-404 (3.6). FAILURE TO COMPLY WITH SECTION 12-42.5-404 (3.6) CONSTITUTES UNPROFESSIONAL CONDUCT UNDER SECTION 12-32-107 ONLY IF THE PODIATRIST REPEATEDLY FAILS TO COMPLY."

Reletter succeeding paragraphs accordingly.
Page 3, line 3, strike "THIS" and substitute "A VIOLATION OF THIS".

Page 3, line 7 after "CARE." add "COMPLIANCE WITH THIS SECTION DOES NOT ALONE ESTABLISH AN ABSOLUTE DEFENSE TO ANY ALLEGED BREACH OF THE STANDARD OF CARE.".

Page 4, strike line 3 and substitute "SUPPLY. THE LIMITS ON INITIAL PRESCRIBING DO NOT APPLY IF, IN THE JUDGMENT OF THE DENTIST, THE PATIENT:".

Page 4, after line 12 insert:

"(b) PRIOR TO PRESCRIBING THE SECOND FILL OF ANY OPIOID PRESCRIPTION PURSUANT TO THIS SECTION, A DENTIST MUST COMPLY WITH THE REQUIREMENTS OF SECTION 12-42.5-404 (3.6). FAILURE TO COMPLY WITH SECTION 12-42.5-404 (3.6) CONSTITUTES GROUNDS FOR DISCIPLINE UNDER SECTION 12-35-129 ONLY IF THE DENTIST REPEATEDLY FAILS TO COMPLY."

Reletter succeeding paragraphs accordingly.

Page 4, line 15, strike "THIS" and substitute "A VIOLATION OF THIS".

Page 4, line 19, after "CARE." add "COMPLIANCE WITH THIS SECTION DOES NOT ALONE ESTABLISH AN ABSOLUTE DEFENSE TO ANY ALLEGED BREACH OF THE STANDARD OF CARE.".

Page 4, line 24, after "(1)" insert "(a)".

Page 5, strike lines 2 and 3 and substitute "SECOND FILL FOR A SEVEN-DAY SUPPLY. THE LIMITS ON INITIAL PRESCRIBING DO NOT APPLY IF, IN THE JUDGMENT OF THE PHYSICIAN OR PHYSICIAN ASSISTANT, THE PATIENT:".

Page 5, after line 17 insert:

"(b) PRIOR TO PRESCRIBING THE SECOND FILL OF ANY OPIOID PRESCRIPTION PURSUANT TO THIS SECTION, A PHYSICIAN OR PHYSICIAN ASSISTANT MUST COMPLY WITH THE REQUIREMENTS OF SECTION 12-42.5-404 (3.6). FAILURE TO COMPLY WITH SECTION 12-42.5-404 (3.6) CONSTITUTES UNPROFESSIONAL CONDUCT UNDER SECTION 12-36-117 ONLY IF THE PHYSICIAN OR PHYSICIAN ASSISTANT REPEATEDLY FAILS TO COMPLY."

Page 5, line 20, strike "THIS" and substitute "A VIOLATION OF THIS".

Page 5, line 24, after "CARE." add "COMPLIANCE WITH THIS SECTION DOES NOT ALONE ESTABLISH AN ABSOLUTE DEFENSE TO ANY ALLEGED BREACH OF THE STANDARD OF CARE.".

Page 6, strike lines 8 and 9 and substitute "SUPPLY. THE LIMITS ON INITIAL PRESCRIBING DO NOT APPLY IF, IN THE JUDGMENT OF THE ADVANCED PRACTICE NURSE, THE PATIENT:".

Page 6, after line 23 insert:

"(b) PRIOR TO PRESCRIBING THE SECOND FILL OF ANY OPIOID
PRESCRIPTION PURSUANT TO THIS SECTION, AN ADVANCED PRACTICE NURSE MUST COMPLY WITH THE REQUIREMENTS OF SECTION 12-42.5-404 (3.6). FAILURE TO COMPLY WITH SECTION 12-42.5-404 (3.6) CONSTITUTES GROUNDS FOR DISCIPLINE UNDER SECTION 12-38-117 ONLY IF THE ADVANCED PRACTICE NURSE REPEATEDLY FAILS TO COMPLY."

Reletter succeeding paragraphs accordingly.

Page 6, line 27, strike "THIS" and substitute "A VIOLATION OF THIS".

Page 7, line 4, after "CARE," add "COMPLIANCE WITH THIS SECTION DOES NOT ALONE ESTABLISH AN ABSOLUTE DEFENSE TO ANY ALLEGED BREACH OF THE STANDARD OF CARE.".

Page 7, strike lines 14 and 15 and substitute "INCLUDE A SECOND FILL FOR A SEVEN-DAY SUPPLY. THE LIMITS ON INITIAL PRESCRIBING DO NOT APPLY IF, IN THE JUDGMENT OF THE OPTOMETRIST, THE PATIENT:".

Page 7, after line 24 insert:

"(b) PRIOR TO PRESCRIBING THE SECOND FILL OF ANY OPIOID PRESCRIPTION PURSUANT TO THIS SECTION, AN OPTOMETRIST MUST COMPLY WITH THE REQUIREMENTS OF SECTION 12-42.5-404 (3.6). FAILURE TO COMPLY WITH SECTION 12-42.5-404 (3.6) CONSTITUTES UNPROFESSIONAL CONDUCT UNDER SECTION 12-40-118 ONLY IF THE OPTOMETRIST REPEATEDLY FAILS TO COMPLY.".

Reletter succeeding paragraphs accordingly.

Page 7, line 27, strike "THIS" and substitute "A VIOLATION OF THIS".

Page 8, line 4, after "CARE," add "COMPLIANCE WITH THIS SECTION DOES NOT ALONE ESTABLISH AN ABSOLUTE DEFENSE TO ANY ALLEGED BREACH OF THE STANDARD OF CARE.".

Page 8, line 21, strike "PERSON" and substitute "PATIENT".

Page 9, after line 14 insert:

"(d) A VIOLATION OF THIS SUBSECTION (3.6) DOES NOT CREATE A PRIVATE RIGHT OF ACTION OR SERVE AS THE BASIS OF A CAUSE OF ACTION. A VIOLATION OF THIS SECTION DOES NOT CONSTITUTE NEGLIGENCE PER SE OR CONTRIBUTORY NEGLIGENCE PER SE AND DOES NOT ALONE ESTABLISH A STANDARD OF CARE. COMPLIANCE WITH THIS SECTION DOES NOT ALONE ESTABLISH AN ABSOLUTE DEFENSE TO ANY ALLEGED BREACH OF THE STANDARD OF CARE.".

Reletter succeeding paragraph accordingly.

Page 9, strike lines 23 through 26 and substitute:

"(b) NOT DISCOVERABLE IN ANY CRIMINAL OR ADMINISTRATIVE PROCEEDING AGAINST A PRESCRIBING PRACTITIONER; AND
(c) NOT ADMISSIBLE IN ANY CIVIL, CRIMINAL, OR ADMINISTRATIVE PROCEEDING AGAINST A PRESCRIBING PRACTITIONER.".
Page 10, line 2, after "(1) insert "(a)".

Page 10, strike line 7 and substitute "SUPPLY. THE LIMITS ON INITIAL
PRESCRIBING DO NOT APPLY IF, IN THE JUDGMENT OF THE VETERINARIAN,
THE PATIENT:"

Page 10, after line 16 insert:

"(b) PRIOR TO PRESCRIBING THE SECOND FILL OF ANY OPIOID
PRESCRIPTION PURSUANT TO THIS SECTION, A VETERINARIAN MUST
COMPLY WITH THE REQUIREMENTS OF SECTION 12-42.5-404(3.6). FAILURE
TO COMPLY WITH SECTION 12-42.5-404(3.6) CONSTITUTES GROUNDS FOR
DISCIPLINE UNDER SECTION 12-64-111 ONLY IF THE VETERINARIAN
REPEATEDLY FAILS TO COMPLY.".

Page 10, line 19, strike "THIS" and substitute "A VIOLATION OF THIS".

Page 10, line 23, after "CARE." add "COMPLIANCE WITH THIS SECTION
DOES NOT ALONE ESTABLISH AN ABSOLUTE DEFENSE TO ANY ALLEGED
BREACH OF THE STANDARD OF CARE.".

TRANSPORTATION & ENERGY
After consideration on the merits, the Committee recommends the
following:

HB18-1424 be referred favorably to the Committee on Finance.

HB18-1428 be amended as follows, and as so amended, be referred to
the Committee on Finance with favorable
recommendation:

Amend printed bill, page 3, line 2, strike "AN" and substitute
"NOTWITHSTANDING SECTION 40-3-106, AN".

Page 3, line 26, strike "CAN AND".

Page 4, after line 3 insert:

"(IV) ALLOCATES COSTS AMONG CLASSES OF CUSTOMERS IN THE
ELIGIBLE COMMUNITY IN A JUST AND REASONABLE MANNER.".

Page 4, line 4, strike "(IV) INCLUDES" and substitute "(c) THE
AGREEMENT MUST INCLUDE".

Reletter succeeding paragraphs accordingly.

Page 4, line 6, strike "(A)" and substitute "(I)".

Page 4, line 8, strike "(B)" and substitute "(II)".

Page 4, line 10, strike "(C)" and substitute "(III)".
Page 5, line 16, strike "AND".

Page 5, after line 16 insert:

"(IV) THE UTILITY SHALL OBTAIN A CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY AS REQUIRED BY SECTION 40-5-101 FOR ANY NEW FACILITY, PLANT, OR SYSTEM ACQUIRED UNDER THE AGREEMENT; AND".

Page 5, line 17, strike "(IV)" and substitute "(V)".

SB18-255 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 8 through 17 and substitute:

"SECTION 3. In Colorado Revised Statutes, amend as added by House Bill 18-1299 42-1-234 as follows:

42-1-234. Electronic records, documents, and signatures. A record covered by article 3 or 6 of this title 42, including a certificate of title, a document necessary to issue a certificate of title, or a signature on the record or document, may not be denied legal effect, validity, or enforceability solely because it is in the form of an electronic record, document, or signature. Except as otherwise provided in article 3 or 6 of this title 42, if a rule of law requires a record to be in writing or provides consequences if it is not, an electronic record satisfies that rule of law. This section applies to and in a court of law. FOR A RECORD, DOCUMENT, OR SIGNATURE TO BE LEGALLY EFFECTIVE, VALID, OR ENFORCEABLE, A PERSON NEED NOT OBTAIN A WRITTEN POWER OF ATTORNEY SOLELY BECAUSE THE RECORD, DOCUMENT, OR SIGNATURE IS IN AN ELECTRONIC FORM.

SECTION 4. Act subject to petition - effective date. (1) Except as provided in subsection (2) of 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 8, 2018, if adjournment sine die is on May 9, 2018); 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 2018 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor.

(2) Section 3 of this act takes effect only if House Bill 18-1299 becomes law, in which case section 3 takes effect upon the effective date of House Bill 18-1299.".

SIGNING OF BILLS - RESOLUTIONS - MEMORIALS

The Speaker has signed: HB18-1152, 1253, 1372; SB18-208.
INTRODUCTION OF BILLS
First Reading

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

HB18-1440 by Representative(s) Valdez; also Senator(s) Todd--Concerning preneed funeral contract sellers.
Committee on Public Health Care & Human Services

SB18-260 by Senator(s) Hill; also Representative(s) Williams D.--Concerning implementing a sunrise review of new educational services under the private occupational school division in the department of higher education, and, in connection therewith, making an appropriation.
Committee on State, Veterans, & Military Affairs

APPOINTMENTS TO CONFERENCE COMMITTEE(S)

The Speaker appointed Representatives Duran, Chairman, Herod and Williams as House Conferees to HB18-1256.

Pursuant to a request from the Senate, the Speaker appointed House Conferees to the First Conference Committee(s) as follows:
SB18-085--Representatives McLachlan, Chairman, Arndt and Wilson

LAY OVER OF CALENDAR ITEM(S)

On motion of Representative KC Becker, the following item(s) on the Calendar were laid over until May 4, retaining place on Calendar:

Consideration of Special Orders--HB18-1421, SB18-268.
Consideration of General Orders--HB18-1057.
Consideration of Conference Committee Report(s)--SB18-179, HB18-1295.
Consideration of Resolution(s)--HJR18-1018, 1021.
Consideration of Memorial(s)--SJM18-006, 007.
Consideration of Senate Amendment(s)--HB18-1263, 1286, 1346, 1003, 1108, 1189.

On motion of Representative Winter, the House adjourned until 9:00 a.m., May 4, 2018.

Approved:
CRISANTA DURAN,
Speaker

Attest:
MARILYN EDDINS,
Chief Clerk
Prayer by Representative James Coleman, Denver.

The Speaker called the House to order at 9:20 a.m.

Pledge of Allegiance led by Holly Gray, Birch Elementary, Broomfield.

The roll was called with the following result:

Present-- 61.
Excused--Representative(s) Jackson, Kraft-Tharp, Lewis, Pettersen--4.
Present after roll call--Representative(s) Jackson, Kraft-Tharp, Lewis, Pettersen.

The Speaker declared a quorum present.

On motion of Representative Bridges, the reading of the journal of May 3, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

CONSIDERATION OF RESOLUTION(S)

HJR18-1018 by Representative(s) Saine and Neville P.; also Senator(s) Marble and Garcia--Concerning honoring Gold Star Families.

(Printed and placed in members' files.)

On motion of Representative Saine, the resolution was read at length and adopted by viva voce vote.

House in recess. House reconvened.

REPORT(S) OF COMMITTEE(S) OF REFERENCE

APPROPRIATIONS

After consideration on the merits, the Committee recommends the following:

HB18-1060 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 7, 2018, page 1, line 3, strike "FOR AN INDIVIDUAL".

Page 1, strike line 4.

Page 1, line 5, strike "YEAR," and strike "THE INDIVIDUAL'S" and substitute "A QUALIFIED INDIVIDUAL'S".

Page 1, strike line 7 and substitute "INCOME.".

Page 1, line 9, strike "FOR AN INDIVIDUAL WHO IS".

Page 1, strike line 10 and substitute "AN".

Page 1, line 11, strike "THE INDIVIDUAL'S" and substitute "A QUALIFIED INDIVIDUAL'S".

Page 1, line 13, strike "TWENTY" and substitute "TEN".

Page 1, strike lines 15 and 16 and substitute "1, 2021, BUT PRIOR TO JANUARY 1, 2023, AN AMOUNT EQUAL TO A QUALIFIED".

Page 1, line 18, strike "TWENTY" and substitute "TEN".

Page 1, strike line 20 and substitute:


(V) AS USED IN THIS SUBSECTION (4)(y):

(A) "MILITARY RETIREMENT".

Page 1, line 23, strike "STATES." and substitute "STATES.

(B) "QUALIFIED INDIVIDUAL" MEANS AN INDIVIDUAL WHO IS UNDER FIFTY-FIVE YEARS OF AGE AT THE CLOSE OF THE TAXABLE YEAR AND WHOSE MILITARY RETIREMENT BENEFITS FOR THE TAXABLE YEAR ARE LESS THAN OR EQUAL TO FORTY THOUSAND DOLLARS.".".
HB18-1102 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 February 20, 2018, page 1, line 4, strike "EIGHTEEN" and substitute "FIFTEEN".

Page 1, after line 15 insert:

"Page 2, after line 15 insert:

"SECTION 2. Appropriation. For the 2018-19 state fiscal year, $165,726 is appropriated to the department of higher education for use by the Colorado commission on higher education. This appropriation is from the general fund. To implement this act, the commission may use this appropriation for the prosecution fellowship program.".

Renumber succeeding section accordingly.

Page 1, line 102, strike "MONTHS." and substitute "MONTHS, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB18-1124 be postponed indefinitely.

HB18-1195 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 19, strike "JANUARY 1, 2030," and substitute "JANUARY 1, 2023,".

Page 6, strike lines 11 through 13 and substitute "(6) OF THIS SECTION SHALL NOT EXCEED ONE MILLION FIVE HUNDRED THOUSAND DOLLARS FOR EACH TAX YEAR BEGINNING JANUARY 1, 2019, BUT PRIOR TO THE TAX YEAR BEGINNING JANUARY 1, 2023.".

HB18-1351 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 2, before line 2 insert:

"SECTION 1. Legislative declaration. (1) The general assembly hereby finds and declares that:

(a) The old Spanish trail was an east to west trail that connected Santa Fe, New Mexico, and Los Angeles, California, from 1829 to 1848. The trail utilized an existing network of trails formed and used by American Indian tribes in the modern-day New Mexico, Colorado, and Utah areas.

(b) The trail, which skirted around the Grand Canyon, crossed large sand dunes, and led into harsh deserts, was mainly used as an
extensive trade route. Sheep and high quality woolen goods from New Mexico were traded for a surplus supply of horses and mules raised in California.

(c) The trail was also used by travelers in search of wealth and fertile lands. Travel along the old Spanish trail allowed for increased cultural interaction in the region. Spanish missions used the trail to help strengthen their influence.

(d) Among these travelers, traders, and missionaries were also outlaws and raiders who captured the vulnerable and sold them into slavery. At that time, all ethnicities in the region participated in the forced labor market.

(e) The history of this region is rich and includes both negative and positive impacts that should not be forgotten or ignored, but should be studied and understood.

(2) Now, therefore, it is the intent of the general assembly to recognize the complex history of the old Spanish trail and present the full history to the public for educational purposes."

Renumber succeeding sections accordingly.

Page 2, line 13, strike "THE EXECUTIVE" and substitute "SUBJECT TO THE AVAILABILITY OF FUNDING FROM GIFTS, GRANTS, OR DONATIONS, THE EXECUTIVE".

HB18-1423 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend the Local Government Committee report, dated April 25, 2018, page 1, strike line 4 and substitute "TWO HUNDRED FIFTY THOUSAND".

Page 1, after line 4 insert:

"Page 2 of the bill, line 19, strike "HUNDRED THOUSAND".".

HB18-1430 be referred to the Committee of the Whole with favorable recommendation.

HB18-1434 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 4, after line 23 insert:

"SECTION 3. Appropriation. For the 2018-19 state fiscal year, $164,920 is appropriated to the department of law. This appropriation is from the marijuana tax cash fund created in section 39-28.8-501 (1), C.R.S., and is based on an assumption that the department will require an additional 1.6 FTE. To implement this act, the department may use this appropriation for the office of community engagement.".

Renumber succeeding section accordingly.

Page 1, line 103, strike "PROGRAM AND" and substitute "PROGRAM,".

Page 1, line 106, strike "PROGRAM." and substitute "PROGRAM, AND MAKING AN APPROPRIATION.".

SB18-145 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend reengrossed bill, page 9, line 3, strike "financing." and substitute "financing for use by the executive director's office."

Page 9, line 4, strike "department" and substitute "office".

SB18-191 be referred to the Committee of the Whole with favorable recommendation.

SB18-206 be referred to the Committee of the Whole with favorable recommendation.

SB18-210 be referred to the Committee of the Whole with favorable recommendation.

SB18-234 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend the House Finance Committee Report, dated May 2, 2018, strike lines 1 through 6 and substitute:

"Amend reengrossed bill, page 9, after line 19 insert:

"SECTION 6. Appropriation. (1) For the 2018-19 state fiscal year, $17,159 is appropriated to the department of regulatory agencies. This appropriation is from the division of professions and occupations cash fund created in section 24-34-105 (2)(b)(I), C.R.S. To implement this act, the department may use this appropriation as follows:

(a) $11,831 for use by division of professions and occupations for personal services, which amount is based on an assumption that the division will require an additional 0.3 FTE; and

(b) $5,328 for the purchase of legal services.

(2) For the 2018-19 state fiscal year, $5,328 is appropriated to the department of law. This appropriation is from reappropriated funds received from the department of regulatory agencies under subsection (1)(b) of this section. To implement this act, the department of law may use this appropriation to provide legal services for the department of regulatory agencies.".
Renumber succeeding section accordingly.

Page 1 of the bill, line 102, strike "ALIVE." and substitute "ALIVE, AND, IN CONNECTION THEREWITH, REGISTERING NONTRANSPLANT TISSUE BANKS AND PROHIBITING CERTAIN OWNERS OF NONTRANSPLANT TISSUE BANKS FROM OWNING CERTAIN OTHER BUSINESSES THAT PROVIDE FOR THE FINAL DISPOSITION OF HUMAN REMAINS, AND MAKING AN APPROPRIATION.".

SB18-259 be referred to the Committee of the Whole with favorable recommendation.

SB18-267 be referred to the Committee of the Whole with favorable recommendation.

SCR18-004 be referred to the Committee of the Whole with favorable recommendation.

SCR18-005 be referred to the Committee of the Whole with favorable recommendation.

HEALTH, INSURANCE & ENVIRONMENT
After consideration on the merits, the Committee recommends the following:

HB18-1438 be postponed indefinitely.

JUDICIARY
After consideration on the merits, the Committee recommends the following:

SB18-223 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 13, after "A" insert "STATE CHILD FATALITY PREVENTION REVIEW TEAM ESTABLISHED PURSUANT TO SECTION 25-20.5-406 OR A".

Page 4, line 15, after "THE" insert "APPLICABLE".

Page 5, line 1, strike "RESIDENTIAL".

Page 5, after line 1 insert:
"(X) A HEALTH CARE FACILITY THAT IS LICENSED OR CERTIFIED IN
ACCORDANCE WITH THE REQUIREMENTS OF ARTICLE 3 OF TITLE 25 AT
WHICH FACILITY THE DECEASED HAD PREVIOUSLY RECEIVED
TREATMENT;".

Renumber succeeding subparagraphs accordingly.

Page 5, line 7, strike "OR".

Page 5, line 12, strike "APPLICABLE." and substitute "APPLICABLE;

(XIV) THE COLORADO DEPARTMENT OF HUMAN SERVICES IN
CONNECTION WITH THE INVESTIGATION OF A FATALITY THAT HAS
OCURRED WITHIN ANY FACILITY THAT IS LICENSED UNDER THE "CHILD
CARE LICENSING ACT", PART 1 OF ARTICLE 6 OF TITLE 26;
(XV) THE OFFICE OF THE CHILD PROTECTION OMBUDSMAN
ESTABLISHED IN SECTION 19-3.3-102 (1)(a); OR
(XVI) A HEALTH CARE PROVIDER LICENSED IN ACCORDANCE WITH
THE REQUIREMENTS OF TITLE 12 THAT HAD PREVIOUSLY ESTABLISHED A
PATIENT-PROVIDER RELATIONSHIP WITH THE DECEASED.

(3) NOTWITHSTANDING ANY OTHER PROVISION OF THIS SECTION,
IN A CASE IN WHICH THE INFORMATION CONTAINED IN AN AUTOPSY REPORT
IS ESSENTIAL TO A PERSON, AGENCY, OR ORGANIZATION IN CONDUCTING
A BONA FIDE RESEARCH PROJECT, THE PERSON, AGENCY, OR
ORGANIZATION MAY OBTAIN ACCESS TO THE REPORT WHERE SUCH ACCESS
IS AUTHORIZED BY A COURT FOR GOOD CAUSE.".

SB18-249 be amended as follows, and as so amended, be referred to
the Committee on Appropriations with favorable
recommendation:

Amend reengrossed bill, page 4, line 6, strike "CLASS 3 OR CLASS 4" and
substitute "LEVEL 3 OR LEVEL 4".

Page 5, strike lines 23 through 25 and substitute "COMMUNITY
TREATMENT PROGRAMS THAT PROVIDE A".

SB18-250 be amended as follows, and as so amended, be referred to
the Committee on Appropriations with favorable
recommendation:

Amend reengrossed bill, page 4, line 10, strike "COMPETENCY AND".

SB18-251 be amended as follows, and as so amended, be referred to
the Committee on Appropriations with favorable
recommendation:

Amend reengrossed bill, page 4, line 1, after "ABOUT" insert "AVAILABLE
COMMUNITY-BASED BEHAVIORAL HEALTH SERVICES AND SUPPORTS,".
Page 5, line 17, after the period add "The program is further designed to promote positive outcomes for individuals living with mental health or co-occurring behavioral health conditions."

FIRST REPORT OF FIRST CONFERENCE COMMITTEE on SB18-015

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 SB18-015, concerning the "Protecting Homeowners and Deployed Military Personnel Act", has met and reports that it has agreed upon the following:

1. That the Senate accede to the House amendments made to the bill, as the amendments appear in the rerevised bill, with the following changes:

Amend rerevised bill, page 2, strike lines 15 through 17 and substitute:

"(b) (I) "Unauthorized person" means a person who occupies an uninhabited or vacant residential premises without any current or prior agreement or consent of the owner or an authorized agent of the owner, whether written or oral, concerning the use of the residential premises."

(II) "Unauthorized person" does not include:

(A) A relative of the property owner or a relative of an authorized agent of the property owner, including a spouse, descendant, stepchild, parent, stepparent, grandparent, brother, sister, uncle, or aunt, whether related by whole or half blood or by adoption;

(B) A person or persons from which the owner or an authorized agent of the owner has accepted money or anything of value; or

(C) A person who was previously given permission to enter and remain on the premises."

Page 3, strike lines 1 and 2.

Page 3, line 9, strike the first "The" and substitute "To the extent known or reasonably ascertainable, the".

Page 3, lines 16 and 17, strike "as soon as practicable" and substitute "within one court day".

Page 3, line 19, strike "execution" and substitute "restitution".

Page 5, line 5, strike "two court days" and substitute "the next court day".

Page 5, line 6, strike "motion," and substitute "motion, unless a later date is requested by the moving party.".
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 4, after line 4 insert:

"3. [ ] NEITHER THE OWNER NOR AN AUTHORIZED AGENT OF THE OWNER HAS EVER GIVEN PERMISSION FOR THE UNAUTHORIZED PERSON OR PERSONS TO ENTER AND REMAIN ON THE PREMISES;

4. [ ] NEITHER THE OWNER NOR AN AUTHORIZED AGENT OF THE OWNER HAS EVER HAD A WRITTEN OR ORAL AGREEMENT WITH THE UNAUTHORIZED PERSON OR PERSONS REGARDING THE USE OF THE PREMISES;

5. [ ] NEITHER THE OWNER NOR AN AUTHORIZED AGENT OF THE OWNER IS RELATED TO THE UNAUTHORIZED PERSON OR PERSONS;

6. [ ] NEITHER THE OWNER NOR AN AUTHORIZED AGENT OF THE OWNER HAS EVER ACCEPTED MONEY OR ANYTHING OF VALUE FROM THE UNAUTHORIZED PERSON OR PERSONS REGARDING THE USE OF THE PREMISES;"

Page 4, line 6, strike "3." and substitute "7."

Page 4, line 9, strike "4." and substitute "8."

Page 4, line 16, strike "5." and substitute "9."

Page 4, strike line 17 and substitute "HARMLESS ANY SHERIFF AND THE SHERIFF’S OFFICE"

Page 4, line 18, strike "ENFORCEMENT AGENCY"

Page 4, line 20, strike "6." and substitute "10."

Page 4, strike line 25 and substitute "THE COUNTY COURT PURSUANT TO THIS SECTION MAY BE:
(a) SUBJECT TO SANCTIONS UNDER THE COLORADO RULES OF COUNTY COURT CIVIL PROCEDURE;

(b) HELD IN CONTEMPT OF COURT; OR

(c) PROSECUTED FOR".

Page 6, lines 11 and 12, strike "OR OTHER LAW ENFORCEMENT OFFICER".

Page 8, lines 5 and 6, strike "ANY LAW ENFORCEMENT AGENCY" and substitute "THE SHERIFF".

Page 8, lines 11 and 12, strike "PEACE OFFICER" and substitute "SHERIFF, UNDERSHERIFF, OR DEPUTY SHERIFF, AS DESCRIBED IN SECTION 16-2.5-103 (1) OR (2), WHILE OFF DUTY OR ON DUTY AT RATES CHARGED BY THE EMPLOYING SHERIFF'S OFFICE IN ACCORDANCE WITH SECTION 30-1-104 (1)(gg).".

Page 8, line 20, strike "PEACE OFFICER" and substitute "SHERIFF, UNDERSHERIFF, OR DEPUTY SHERIFF".

Page 8, line 21, strike "PEACE OFFICER" and substitute "SHERIFF, UNDERSHERIFF, OR DEPUTY SHERIFF".

Respectfully submitted,

Senate Committee: House Committee:
(signed) (signed)
Bob Gardner Mike Weissman
Owen Hill Mike Foote
Daniel Kagan Larry Liston

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PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed:
HB18-1439, 1440.

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MESSAGE FROM THE SENATE

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB18-263.

The Senate has postponed indefinitely HB18-1205, 1276, 1380, 1215, 1415, 1403, 1318, and 1368.

The Senate has voted to concur in House Amendments to SB18-219, 039, 266, 038, 167, 233, 230, and 016. The bills have been repassed as amended.
The Senate has voted to adhere to the Senate position on SB18-042 and 044. The bills are transmitted herewith.

The Senate has voted to not concur with House Amendments to SB18-163 and requests that a conference committee be appointed.

MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, as amended, SB18-245 and 263.

On motion of Representative KC Becker, HB18-1060, 1102, 1195, 1351, 1423, 1430, 1434, 1390, 1431, 1230, 1057, SB18-231, 254, 229, 022, 223, 268 were made Special Orders on May 4, 2018, at 9:59 a.m.

The hour of 9:59 a.m., having arrived, on motion of Representative Esgar, the House resolved itself into Committee of the Whole for consideration of Special Orders and she was called to act as Chair.

SPECIAL ORDERS--SECOND READING OF BILLS

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

(Amendments to the committee amendment are to the printed committee report which was printed and placed in the members' bill file.)

HB18-1060 by Representative(s) Danielson and Landgraf, Becker J., Lundeen, McKean, Rankin, Reyher, Thurlow, Williams D., Wilson, Wist; also Senator(s) Crowder and Williams A.--Concerning a state income tax deduction for military retirement benefits for an individual who is under fifty-five years of age.

Amendment No. 1, Finance Report, dated February 7, 2018, and placed in member's bill file; Report also printed in House Journal, February 8, 2018.


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

HB18-1102 by Representative(s) Roberts and Wist, Gray, Catlin, Esgar, Hamner, Liston; also Senator(s) Cooke--Concerning extending the length of prosecution fellowships from one year to eighteen months.
Amendment No. 1, Judiciary Report, dated February 20, 2018, and placed in member's bill file; Report also printed in House Journal, February 21, 2018.


Amendment No. 3, by Representative(s) Roberts.

Amend printed bill, page 1, line 102, strike "EIGHTEEN" and substitute "FIFTEEN".

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

HB18-1195 by Representative(s) Pabon, Landgraf; also Senator(s) Tate, Gardner, Scott--Concerning the creation of a credit against the state income tax to promote contributions to nonprofit organizations engaged in the development of affordable housing for home ownership.

Amendment No. 1, Finance Report, dated February 26, 2018, and placed in member's bill file; Report also printed in House Journal, February 27, 2018.


Amendment No. 3, by Representative(s) Pabon.

Amend the Finance Committee Report, dated February 26, 2018, page 1, line 15, strike "RESTRICTION" and substitute "RESTRICTION, OR ALTERNATIVELY PRESERVED AS AFFORDABLE HOUSING BY MEANS OF A LONG-TERM LAND LEASE, EITHER OF WHICH MUST BE".

Page 3 of the Committee Report, line 2, strike "RESTRICTION," and substitute "RESTRICTION, OR CERTIFICATE OF OCCUPANCY USED IN CONNECTION WITH A LONG-TERM LAND LEASE,".

Page 3 of the Committee Report, after line 18 insert:

"Page 8, line 9, strike "JULY 1, 2040." and substitute "JULY 1, 2030.".

Page 8, after line 9 insert:

"SECTION 2. In Colorado Revised Statutes, 39-22-622, amend (4)(a)(V) and (VI); and add (4)(a)(VII) as follows:

39-22-622. Refunds. (4) (a) The provisions of subsection (2) of this section shall not apply:

(V) Because the taxpayer claimed an enterprise zone tax credit pursuant to article 30 of this title 39 and the department of revenue is awaiting confirmation from the Colorado office of economic development that the taxpayer is eligible for such credit; or

(VI) To any return where there is a suspicion of identity theft or other refund-related fraud; or
(VII) BECAUSE OF A TAX CREDIT ALLOWED IN SECTION 39-22-539."

Renumber succeeding section accordingly.".

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

HB18-1423 by Representative(s) Valdez and Liston; also Senator(s) Crowder and Garcia--Concerning grants to provide equipment to rural fire protection districts.

Amendment No. 1, Local Government Report, dated April 26, 2018, and placed in member's bill file; Report also printed in House Journal, April 26, 2018.


Amendment No. 3, by Representative(s) Liston.

Amend printed bill, page 2, line 21, after the period add "IN NO EVENT SHALL ANY INDIVIDUAL GRANT BE IN EXCESS OF THE AMOUNT OF TWENTY-FIVE THOUSAND DOLLARS.".

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

HB18-1430 by Representative(s) Van Winkle and Young, Everett, Neville P., Wist; also Senator(s) Lundberg--Concerning the requirement that a state agency prepare a long-range financial plan.

Amendment No. 1, Finance Report, dated April 30, 2018, and placed in member's bill file; Report also printed in House Journal, April 30, 2018.

Amendment No. 2, by Representative(s) Van Winkle.

Amend the Finance Committee Report, dated April 30, 2018, page 1, strike lines 17 through 19 and substitute "Page 4, line 2, strike "FIVE" and substitute "THREE".".

Amendment No. 3, by Representative(s) Young.

Amend printed bill, page 3, line 5, after "EACH" insert "OF THE NEXT FOUR YEARS".

Page 4, line 21, strike "INDEFINITELY." and substitute "AS SET FORTH IN SUBSECTION (2) OF THIS SECTION.".

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

HB18-1434 by Representative(s) Singer and Michaelson Jenet; also Senator(s) Gardner and Fields--Concerning the safe2tell program, and, in connection therewith, creating new duties
for the safe2tell program and requiring the safe2tell
program to prepare an annual report that analyzes data
from the program and makes recommendations on
improving the program.

Amendment No. 1, Public Health Care & Human Services Report, dated
May 1, 2018, and placed in member's bill file; Report also printed in

Amendment No. 2, Appropriations Report, dated May 4, 2018, and placed
in member's bill file; Report also printed in House Journal, May 4, 2018.

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

HB18-1390 by Representative(s) Singer and Ransom; also Senator(s)
Moreno and Smallwood--Concerning creating an option
for parents who seek to voluntarily delegate certain
parental responsibilities to a safe family for a limited
period of time without relinquishing legal custody of their
child.

Amendment No. 1, Public Health Care & Human Services Report, dated
April 27, 2018, and placed in member's bill file; Report also printed in

Amendment No. 2, Finance Report, dated April 30, 2018, and placed in
member's bill file; Report also printed in House Journal, April 30, 2018.

Amendment No. 3, Appropriations Report, dated May 2, 2018, and placed
in member's bill file; Report also printed in House Journal, May 2, 2018.

Amendment No. 4, by Representative(s) Ransom.

Amend the Public Health Care & Human Services Committee Report,
dated April 27, 2018, page 2, line 13, strike "APPROVED" and substitute
"CERTIFIED".

Page 5, line 38, strike "APPROVED" and substitute "CERTIFIED".

Page 6, line 2, strike "APPROVED" and substitute "CERTIFIED".

Page 7, line 14, strike "APPROVED." and substitute "CERTIFIED BY THE
SUBSTITUTE CARE ORGANIZATION.".

Amendment No. 5, by Representative(s) Singer.

Amend the Public Health Care & Human Services Committee Report,
dated April 27, 2018, page 3, line 12, strike "SECTION 15-14-105 (2)" and
substitute "SECTION 19-1-129 (1)".

Page 7, strike lines 24 through 32 and substitute:
"SECTION 3. In Colorado Revised Statutes, add 19-1-129 as
follows:

19-1-129. Custodial power of attorney. (1) (a) A PARENT OF A
MINOR CHILD MAY CREATE A CUSTODIAL".
Page 7, line 33, strike "(2)(b)" and substitute "(1)(b)".

Page 8, line 5, strike "(2)(b)" and substitute "(1)(b)".

Page 8, line 16, strike "(2)" and substitute "(1)".

Page 8, after line 22 insert:

"(2) The juvenile court in which the parent who is creating a custodial power of attorney pursuant to subsection (1) of this section resides has exclusive original jurisdiction in proceedings governing such action.

(3) Nothing in this section affects or otherwise limits a delegation of power by parent or guardian granted pursuant to section 15-14-105."

Amendment No. 6, by Representative(s) Singer.

Amend Public Health Care & Human Services Committee Report, dated April 27, 2018, page 1, strike lines 3 through 14.

Page 1, line 15, strike "SECTION 2." and substitute ""SECTION 1.".

Renumber succeeding sections accordingly.

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

HB18-1431 by Representative(s) Ginal; also Senator(s) Smallwood--Concerning updating managed care provisions in the medical assistance program, and, in connection therewith, aligning managed care provisions with new federal managed care regulations, removing obsolete or duplicative statutory language and programs, and updating and aligning statutory provisions to reflect the current statewide managed care system.

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

HB18-1057 by Representative(s) McKean; also Senator(s) Coram--Concerning the collection of debts, and, in connection therewith, requiring that certain information about judgment debtors be disclosed to judgment creditors that obtain a court order for such disclosure and allowing collection agents to add certain expenses to amounts due for collection.

Amendment No. 1, Appropriations Report, dated April 23, 2018, and placed in member's bill file; Report also printed in House Journal, April 23, 2018.

Amendment No. 2, by Representative(s) McKean.

Strike the Judiciary Committee Report, dated February 8, 2018, and substitute:
"Amend printed bill, page 2, strike lines 2 through 16 and substitute:

"SECTION 1. In Colorado Revised Statutes, add section 5-16-111.5 as follows:

5-16-111.5. Fees, costs, and costs of collection - limitation.

(1) Except as described in subsection (2) of this section, a private collection agency or privately retained attorney collecting on any debt arising from past-due orders, obligations, fines, or fees due to the state, or due to any political subdivision within the state, may add to the amount due that has been placed for collection all fees, costs, and costs of collection, including designated contractual attorney fees and costs that are awarded by a court of competent jurisdiction. Exclusive of the accrual of interest and court costs, any fees, costs, and costs of collection may not exceed eighteen percent in the aggregate unless additional reasonable attorney fees are awarded by a court of competent jurisdiction.

(2) Subsection (1) of this section does not apply if the state or political subdivision of the state has sold the debt to a third party.

(3) Notwithstanding section 24-1-136 (11)(a)(I), on or before January 1, 2023, and on or before January 1 every five years thereafter, the state auditor shall review the rate described in subsection (1) of this section and the aggregate fee described in section 24-30-202.4 (8)(a) and report the results of his or her review to the finance committees of the senate and the house of representatives or any successor committees. The report may include any recommendations of the state auditor regarding raising or lowering the rate or the aggregate fee.

SECTION 2. In Colorado Revised Statutes, 24-30-202.4, amend (8)(a) as follows:

24-30-202.4. Collection of debts due the state - controller's duties - creation of debt collection fund - definitions - reciprocal debt collection agreements. (8)(a) The department of personnel may add a collection fee to the amount of a debt's principal and accruing interest referred to the state controller pursuant to this section except where other specific statutory authority, requirements under federal programs, or written agreement with the debtor provide otherwise. The department shall determine upon annual review the amount of the collection fee, which shall approximate the reasonable costs incurred by the controller in collecting debts. The collection fee may include a fee to recover the collection costs incurred by either the controller, private counsel, or private collection agencies, but in no case shall the aggregate fee for the controller or private collection agencies exceed twenty-one percent and in no case shall the aggregate fee for private counsel exceed twenty-five percent."

Strike pages 3 through 6.

Page 7, strike lines 1 through 20.

Renumber succeeding section accordingly.

Page 1, strike lines 102 through 105 and substitute "THEREWITH,".".

As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.
SB18-231 by Senator(s) Lambert and Moreno, Lundberg; also Representative(s) Young, Hamner, Rankin--Concerning a task force on the transition of persons with intellectual and developmental disabilities from educational services to home- and community-based services, and, in connection therewith, making an appropriation.

Amendment No. 1, Public Health Care & Human Services Report, dated May 1, 2018, and placed in member's bill file; Report also printed in House Journal, May 2, 2018.

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

SB18-254 by Senator(s) Lambert and Moreno, Lundberg; also Representative(s) Young and Rankin, Hamner--Concerning reforms to child welfare services, and, in connection therewith, making and reducing an appropriation.

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

SB18-229 by Senator(s) Martinez Humenik; also Representative(s) Ransom and McLachlan--Concerning criminal history record checks for educator preparation program students seeking field experiences in schools, and, in connection therewith, making an appropriation.

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

ADOPTION OF COMMITTEE OF THE WHOLE REPORT


The Chairman moved the adoption of the Committee of the Whole Report. As shown by the following roll call vote, a majority of those elected to the House voted in the affirmative, and the Report was adopted.

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APPOINTMENT(S)

The Speaker announced the following temporary committee appointment(s) for May 4, 2018 only:

**Appropriations**
- Representative Esgar to replace Representative Hamner

**Finance**
- Representative Bridges to replace Representative Herod
- Representative Rosenthal to replace Representative Benavidez

**Public Health Care & Human Services**
- Representative Becker J to replace Representative Beckman
- Representative Liston to replace Representative Catlin
- Representative Esgar to replace Representative Michaelson Jenet

APPOINTMENTS TO CONFERENCE COMMITTEE(S)

Pursuant to a request from the Senate, the Speaker appointed House Conferees to the First Conference Committee(s) as follows:

**SB18-200**--Representatives KC Becker, Chairman, Pabon and Van Winkle

REPORT(S) OF COMMITTEE(S) OF REFERENCE

**JUDICIARY**

After consideration on the merits, the Committee recommends the following:

**SB18-109** be amended as follows, and as so amended, be referred to the Committee on Finance with favorable recommendation:

Amend reengrossed bill, page 12, line 5, strike "TEN" and substitute "FIVE".

Page 13, after line 18 insert:

"(d) AN AUDIO-VIDEO RECORDING OF A NOTARIAL ACT IS NOT ADMISSIBLE AS EVIDENCE IN ANY LEGAL OR REGULATORY PROCEEDING FOR A PURPOSE OR WITH RESPECT TO AN ISSUE UNRELATED TO THE NOTARIAL ACT OR A PERSON'S CONDUCT RELATING TO THE NOTARIAL ACT,
THE TRANSACTION, ACT, OR RECORD TO WHICH THE NOTARIAL ACT
RELATES, OR LEGAL OR REGULATORY MATTERS RELATING TO THE NOTARY
PUBLIC’S COMPLIANCE WITH APPLICABLE NOTARIAL LAW.

(e) A PERSON SHALL USE AND SAFEGUARD CUSTOMER DATA
RECEIVED IN CONNECTION WITH A NOTARIAL ACT ONLY IN ACCORDANCE
WITH APPLICABLE LAW.”.

Page 15, line 10, strike "fraud or mistake" and substitute "fraud, or
mistake" ensure fraud deterrence, promote security, and prevent
mistakes”.

Page 15, lines 13 and 14, strike "ENSURE THE SECURITY AND INTEGRITY
OF THOSE ACTS; AND" and substitute "ENSURE:

(I) THE SECURITY AND INTEGRITY OF THOSE ACTS AND OF
NONPUBLIC PERSONAL INFORMATION;

(II) THE MAXIMUM AMOUNT OF PRIVACY FOR THE INDIVIDUAL
SEEKING THE NOTARIAL ACT WITHOUT COMPROMISING THE LAWFUL USES
OF THE NOTARIAL ACT; AND

(III) THAT THE NOTARIAL ACTS COMPLY WITH ALL APPLICABLE
STATE LAWS GOVERNING NOTARIES PUBLIC, INCLUDING SPECIFICALLY
COMPLIANCE WITH SECTION 24-21-514.5 (10)(d) AND (10)(e) REGARDING
LIMITS ON THE USE OF AUDIO-VIDEO RECORDINGS AND CUSTOMER DATA;
AND”.

REPORT(S) OF COMMITTEE(S) OF REFERENCE
FINANCE
After consideration on the merits, the Committee recommends the
following:

HB18-1424 be referred favorably to the Committee on Appropriations.

HB18-1428 be amended as follows, and as so amended, be referred to
the Committee on Appropriations with favorable
recommendation:

Amend printed bill, page 5, strike lines 25 through 27.

Page 6, strike lines 1 through 7 and substitute:

"SECTION 2. In Colorado Revised Statutes, 40-2-127, amend
(2)(b)(I)(A) as follows:

40-2-127. Community energy funds - community solar
gardens - definitions - rules - legislative declaration. (2) Definitions.
As used in this section, unless the context otherwise requires:

(b) In addition:

(I) (A) "Community solar garden" means a solar electric
generation facility with a nameplate rating of two
FIVE megawatts or less
that is located in or near a community served by a qualifying retail utility where the beneficial use of the electricity generated by the facility belongs to the subscribers to the community solar garden. There shall be at least ten subscribers. The owner of the community solar garden may be the qualifying retail utility or any other for-profit or nonprofit entity or organization, including a subscriber organization organized under this section, that contracts to sell the output from the community solar garden to the qualifying retail utility. A community solar garden shall be deemed to be "located on the site of customer facilities".

**SB18-001** be referred favorably to the Committee on Appropriations.

**JUDICIARY**

After consideration on the merits, the Committee recommends the following:

**HB18-1439** be postponed indefinitely.

**SB18-252** be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend reengrossed bill, page 21, line 22, strike "CLASS 3 OR CLASS 4" and substitute "LEVEL 3 OR LEVEL 4".

Page 22, line 27, strike "CLASS 1 OR CLASS 2" and substitute "LEVEL 1 OR LEVEL 2".

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**FIRST REPORT OF FIRST CONFERENCE COMMITTEE on SB18-068**

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 SB18-068, concerning criminalizing false reports, has met and reports that it has agreed upon the following:

That the Senate accede to the House amendments made to the bill, as the amendments appear in the rerevised bill, with the following changes:

Amend rerevised bill, page 3, strike lines 25 through 27 and substitute:

"(A) The threat causes the occupants of a building, place
OF ASSEMBLY, OR FACILITY OF PUBLIC TRANSPORTATION TO BE EVACUATED OR OTHERWISE DISPLACED; OR”.

Page 4, strike line 1.

Respectfully submitted,

Senate Committee: House Committee:

(signed) (signed)
John Cooke Jeff Bridges
Don Coram Mike Weissman
Daniel Kagan Kevin Van Winkle

________________________

MESSAGE FROM THE SENATE

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


HB18-1136 Amended in General Orders as printed in Senate Journal, May 1, 2018.


The Senate has passed on Third Reading and returns herewith: HB18-1251, 1287, 1356, 1369, 1373, 1410, 1366, 1299, 1349, 1350, 1407, 1412, 1429, 1385, 1405, 1411, 1218, and 1413.

________________________

MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, as amended, HB18-1006, 1083, 1136, 1185, 1306, and 139.
without comment, as amended, SB18-270.

________________________

MESSAGE(S) FROM THE GOVERNOR

I certify I received the following on the 4th day of May 4, 2018, at 1:30 p.m. The original is on file in the records of the House of Representatives of the General Assembly.

Marilyn Eddins,
Chief Clerk of the House
May 3, 2018

House of Representatives
72nd General Assembly
State Capitol
Denver, CO 80203

Ladies and Gentlemen:

I have the honor to inform you that I have approved and will file with the Secretary of State the following Acts:

HB 18-1193: CONCERNING THE ADVANCED PLACEMENT INCENTIVES PILOT PROGRAM, AND, IN CONNECTION THERewith, MAKING AN APPROPRIATION.

Approved May 3, 2018 at 3:53 pm.

HB 18-1250: CONCERNING AN ANALYSIS TO IMPROVE COMPLIANCE WITH DEPARTMENTAL RULES BY REGULATED BUSINESSES.

Approved May 3, 2018 at 3:00 pm.

HB 18-1264: CONCERNING MEASURES TO CLARIFY THE SCOPE OF REVENGE PORN CRIMINAL OFFENSES.

Approved May 3, 2018 at 2:51 pm.

HB 18-1257: CONCERNING A CORRECTION TO HOUSE BILL 16-1316 BY REINSERTING THE WORD "NOT".

Approved May 3, 2018 at 3:05 pm.

Sincerely,

(sign)

John W. Hickenlooper
Governor

May 4, 2018

House of Representatives
72nd General Assembly
State Capitol
Denver, CO 80203

Ladies and Gentlemen:

I have the honor to inform you that I have approved and will file with the Secretary of State the following Acts:

HB 18-1305: CONCERNING A VOLUNTARY CONTRIBUTION DESIGNATION BENEFITING THE YOUNG AMERICANS

Approved May 4, 2018 at 12:19pm.

HB 18-1240: CONCERNING THE CONTINUATION OF A GRANT PROGRAM TO PREVENT MOTOR VEHICLE THEFT, AND, IN CONNECTION THEREWITH, IMPLEMENTING THE SUNSET REVIEW RECOMMENDATIONS OF THE DEPARTMENT OF REGULATORY AGENCIES.

Approved May 4, 2018 at 12:19pm.

HB 18-1265: CONCERNING THE CONTINUATION OF THE STROKE ADVISORY BOARD IN ACCORDANCE WITH THE RECOMMENDATION IN THE DEPARTMENT OF REGULATORY AGENCIES' 2017 SUNSET REPORT.

Approved May 4, 2018 at 12:18pm.

HB 18-1329: CONCERNING A SUPPLEMENTAL STATE PAYMENT TO QUALIFIED PROVIDERS OF DURABLE MEDICAL EQUIPMENT WHO EXPERIENCED A DECREASE IN REIMBURSEMENT IN THE 2017-18 STATE FISCAL YEAR AS A RESULT OF THE IMPLEMENTATION OF THE FEDERAL "21ST CENTURY CURES ACT", AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.

Approved May 4, 2018 at 12:18pm.

HB 18-1268: CONCERNING THE PROCEDURES TO RECALL A DIRECTOR OF A SPECIAL DISTRICT.

Approved May 4, 2018 at 12:17pm.

HB 18-1040: CONCERNING INCENTIVES FOR PROVISION OF SEX OFFENDER SERVICES IN THE DEPARTMENT OF CORRECTIONS.

Approved May 4, 2018 at 12:17pm.
HB 18-1338: CONCERNING TRANSFERS TO ADDRESS THE REDUCTION OF REVENUES IN THE SEVERANCE TAX OPERATIONAL FUND.

Approved May 4, 2018 at 12:17pm.

Sincerely,
(signed)
John W. Hickenlooper
Governor

CONSIDERATION OF RESOLUTION(S)

SJR18-010 by Senator(s) Crowder and Coram; also Representative(s) McLachlan--Concerning the designation of Colorado State Highway 84 between Pagosa Springs and the Colorado state line as the "Nolan Olson Memorial Highway".

(Printed and placed in members' files.)

On motion of Representative McLachlan, the resolution was read and adopted by viva voce vote.

Co-sponsor(s) added: Representative(s) Becker J., Becker K., Benavidez, Bridges, Buckner, Catlin, Coleman, Covarrubias, Danielson, Esgar, Foote, Gray, Herod, Kraft-Tharp, Landgraf, Leonard, Lundeen, Reyher, Roberts, Thurlow, Winter, Young, Speaker

CONSIDERATION OF MEMORIAL(S)

SJM18-007 by Senator(s) Lambert and Fields, Grantham, Hill, Holbert, Gardner, Moreno; also Representative(s) Landgraf and Lee, Lundeen, Carver, Liston, Sandridge, Exum, Williams D.--Memorializing Congress and the United States Army to stand up a new armored brigade combat team by transitioning an infantry brigade combat team stationed at Fort Carson into an armored brigade combat team to be stationed at Fort Carson.

(Printed and placed in members' files.)

On motion of Representative Landgraf, the memorial was read in part and adopted by viva voce vote.

Current Roll Call added as co-sponsor(s): Representative(s) Arndt, Becker J., Becker K., Beckman, Benavidez, Bridges, Buck, Buckner, Catlin, Coleman, Covarrubias, Danielson, Esgar, Everett, Foote, Garnett, Ginal, Gray, Hansen, Herod, Hooton, Humphrey, Jackson, Kennedy, Kraft-Tharp, Lawrence, Leonard, Lontine, McKeen, McLachlan, Melton, Michaelson Jenet, Neville P., Pabon, Pettersen, Rankin, Ransom, Reyher, Roberts, Rosenthal, Saine, Salazar, Sias, Singer, Thurlow, Valdez, Van Winkle, Weissman, Willett, Winkler, Winter, Wist, Young, Speaker
CONSIDERATION OF RESOLUTION(S)

HJR18-1021 by Representative(s) Becker K. and Neville P., Duran; also Senator(s) Holbert and Garcia, Grantham--Concerning changes to the deadlines set out in the Joint Rules of the Senate and House of Representatives for the 2019 legislative session.

(Printed and placed in members' files.)

On motion of Representative KC Becker, the resolution was adopted by viva voce vote.


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CONSIDERATION OF CONFERENCE COMMITTEE REPORT(S)

HB18-1295 by Representative(s) Salazar and Esgar; also Senator(s) Coram--Concerning modifications to the "Colorado Food and Drug Act" to allow products containing industrial hemp, and, in connection therewith, establishing that products containing industrial hemp are not adulterated or misbranded by virtue of containing industrial hemp.

(Conference Committee Report Printed in House Journal. May 1, 2018)

On motion of Representative Esgar, the Conference Committee Report was adopted by the following roll call vote:

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The question being "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the
bill, as amended, was declared repassed.

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Becker K. Y Ginal Y Lontine Y Sandridge Y
Beckman Y Gray Y Lundeen Y Sias Y
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Covarrubias Y Kraft-Tharp Y Rankin Y Wilson E
Danielson Y Landgraf Y Ransom Y Winkler Y
Esgar Y Lawrence Y Reyher Y Winter Y
Everett Y Lee Y Roberts Y Wist Y
Exum Y Leonard Y Rosenthal Y Young Y
Speaker Y

Co-sponsor(s) added: Representative(s) Jackson, McKean, McLachlan, Roberts

SB18-179 by Senator(s) Hill and Williams A., Grantham, Guzman,
Baumgardner, Cooke, Coram, Crowder, Holbert, Kagan,
Lundberg, Marble, Martinez Humenik, Neville T., Priola,
Scott, Smallwood, Sonnenberg, Tate; also
Representative(s) Hooton and Pabon, Coleman,
Humphrey, Melton, Rosenthal, Sias, Williams D.--
Concerning adjustments to total gross purchases for
purposes of calculating the excise tax on tobacco products.

(Conference Committee Report Printed in House Journal. April 26, 2018)

On motion of Representative Pabon, the Conference Committee Report
was adopted by the following roll call vote:

<table>
<thead>
<tr>
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Arndt Y Foote Y Lewis E Saine Y
Becker J. Y Garnett Y Liston Y Salazar Y
Becker K. Y Ginal Y Lontine Y Sandridge Y
Beckman Y Gray Y Lundeen Y Sias Y
Benavidez Y Hamner E McKean Y Singer Y
Bridges Y Hansen Y McLachlan Y Thurlow Y
Buck Y Herod Y Melton Y Valdez Y
Buckner Y Hooton Y Michaelson Jenet Y Van Winkle Y
Carver E Humphrey Y Neville P. Y Weissman Y
Catlin Y Jackson Y Pabon Y Willett Y
Coleman Y Kennedy Y Pettersen Y Williams D. Y
Covarrubias Y Kraft-Tharp Y Rankin Y Wilson E
The question being "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill, as amended, was declared repassed.

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<thead>
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<td>Y</td>
<td>Liston</td>
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<td>Rosenthal</td>
<td>Y</td>
<td>Young</td>
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Co-sponsor(s) added: Representative(s) Leonard

HB18-1296 by Representative(s) Melton and Everett; also Senator(s) Marble and Moreno--Concerning an expansion of the ability to leave a motor vehicle unattended in certain circumstances.

(Conference Committee Report Printed in House Journal. May 2, 2018)

On motion of Representative Melton, the Conference Committee Report was adopted by the following roll call vote:

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<td>Pettersen</td>
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<tr>
<td>Speaker</td>
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</tr>
</tbody>
</table>
The question being "Shall the bill, as amended, pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill, as amended, was declared repassed.

---

CONSIDERATION OF SENATE AMENDMENTS TO HOUSE BILLS(RESOLUTIONS)

HB18-1263 by Representative(s) Hooton and Melton; also Senator(s) Coram and Fenberg, Marble, Guzman--Concerning adding certain conditions to the list of disabling medical conditions for medical marijuana use, and, in connection therewith, adding autism spectrum disorders.

(Amended as printed in Senate Journal, May 1, 2018.)

Representative Melton moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

---

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<td>Sandridge Y</td>
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<td>Gray Y</td>
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<td>Michaelson Jenet Y</td>
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<td>Reyher Y</td>
<td>Winter Y</td>
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<td>Lee Y</td>
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<td>Exum Y</td>
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<td>Rosenthal Y</td>
<td>Young Y</td>
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<tr>
<td>Speaker Y</td>
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</tbody>
</table>

Co-sponsor(s) added: Representative(s) Becker J., Ransom
The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

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<td>Saine</td>
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<td>Liston</td>
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<td>Michaelson Jenet</td>
<td>Y</td>
<td>Van Winkle</td>
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</table>

Co-sponsor(s) added: Representative(s) Coleman, Gray, Winkler

On motion of Representative KC Becker, the Rules were suspended for immediate consideration of HB18-1306.

HB18-1306 by Representative(s) Michaelson Jenet; also Senator(s) Coram and Moreno--Concerning ensuring educational stability for students in out-of-home placement, and, in connection therewith, making an appropriation.

(Amended as printed in Senate Journal, May 3, 2018.)

Representative Michaelson Jenet moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

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<td>Y</td>
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<td>Sandridge</td>
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</table>
The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

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<td>McKean</td>
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<td>Hansen</td>
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<td>McLachlan</td>
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<td>Pabon</td>
<td>Y</td>
<td>Willett</td>
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Speaker |

HB18-1286 by Representative(s) Roberts, Hooton, Singer, Van Winkle; also Senator(s) Aguilar and Marble, Guzman—Concerning allowing school personnel to give medical marijuana to a student with a medical marijuana registry card while at school.

(Amended as printed in Senate Journal, May 1, 2018.)

Representative Roberts moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

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The question being, "Shall the bill, as amended, pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared **repassed**.

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Speaker Y

Co-sponsor(s) added: Representative(s) Esgar, Humphrey, Ransom

House in recess. House reconvened.

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**REPORT(S) OF COMMITTEE(S) OF REFERENCE**

**APPROPRIATIONS**

After consideration on the merits, the Committee recommends the following:

**HB18-1424** be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:
Amend printed bill, page 5, after line 12 insert:

"SECTION 3. Appropriation. For the 2018-19 state fiscal year, $8,389 is appropriated to the department of revenue for use by the division of motor vehicles. This appropriation is from the license plate cash fund created in section 42-3-301 (1)(b), C.R.S. To implement this act, the division may use this appropriation for license plate ordering."

Renumber succeeding section accordingly.

Page 1, line 101, strike "PLATE." and substitute "PLATE, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB18-1428 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 6, after line 7 insert:

"SECTION 3. Appropriation. (1) For the 2018-19 state fiscal year, $67,498 is appropriated to the department of regulatory agencies for use by the public utilities commission. This appropriation is from the public utilities commission fixed utility fund created in section 40-2-114 (1)(b), C.R.S. To implement this act, the commission may use this appropriation as follows:

(a) $62,225 for personal services, which amount is based on an assumption that the commission will require an additional 0.6 FTE; and

(b) $5,273 for operating expenses."

Renumber succeeding sections accordingly.

Page 1, line 103, strike "COMMUNITY." and substitute "COMMUNITY, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

SB18-001 be referred to the Committee of the Whole with favorable recommendation.

SB18-249 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 21, strike "0.5 FTE." and substitute "0.9 FTE.".

SB18-250 be referred to the Committee of the Whole with favorable recommendation.
SB18-251 be referred to the Committee of the Whole with favorable recommendation.

SB18-252 be referred to the Committee of the Whole with favorable recommendation.

FINANCE

After consideration on the merits, the Committee recommends the following:

HB18-1440 be referred favorably to the Committee on Appropriations.

MESSAGE(S) FROM THE SENATE

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


HB18-1234 Amended in General Orders as printed in Senate Journal, May 1, 2018.


The Senate has passed on Third Reading and returns herewith: HB18-1255, 1004, 1244, 1217, 1319, 1020, and 1363.

HB18-1202 did not pass Third Reading and the bill is deemed lost.

The Senate moved to dissolve the first conference committee on SB18-163. The Senate has voted to concur in House Amendments on SB18-163. The bill has been repassed as amended.

The President has appointed Senators Martinez Humenik, Chair, Cooke, and Kefalas as conferees on the first conference committee for HB18-1155.

The Senate has concurred in House Amendments to SB18-203. The bill has been repassed as amended.

MESSAGE(S) FROM THE REVISOR

We herewith transmit:

without comment, SB18-275.
without comment, as amended, HB18-1190, 1224, 1234, 1294, 1316, 1343, 1353, 1357, 1393, 1394, and 1400.
without comment, as amended, SB18-258, 273, and 274.

On motion of Representative KC Becker, HB18-1421, 1424, 1428, 1351, 1230, SCR18-004, 005, SB18-252, 249, 250, 251, 268, 022, 223, 145, 206, 210, 234, 259, 267 were made Special Orders on May 4, 2018, at 3:24 p.m.

The hour of 3:24 p.m., having arrived, on motion of Representative Melton, the House resolved itself into Committee of the Whole for consideration of Special Orders and he was called to act as Chair.

SPECIAL ORDERS--SECOND READING OF BILLS

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

(Amendments to the committee amendment are to the printed committee report which was printed and placed in the members' bill file.)

HB18-1421 by Representative(s)Rankin, Hamner, Young; also Senator(s) Lambert and Tate, Lundberg, Moreno--Concerning the procurement process for major information technology projects undertaken by state agencies, and, in connection therewith, making an appropriation.
Amendment No. 1, Business Affairs and Labor Report, dated May 1, 2018, and placed in member's bill file; Report also printed in House Journal, May 1, 2018.

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

HB18-1424 by Representative(s) Salazar and Duran--Concerning the creation of a Chicana/o special license plate.

Amendment No. 1, Appropriations Report, dated May 4, 2018, and placed in member's bill file; Report also printed in House Journal, May 4, 2018.

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

HB18-1428 by Representative(s) Becker K.; also Senator(s) Cooke--Concerning authorization for an investor-owned utility to enter into a collaboration agreement with a community.


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

HB18-1230 by Representative(s) Pabon; also Senator(s) Aguilar--Concerning the creation of a purple card program to allow persons who came to the United States without legal documentation to apply for legal work status in Colorado.

Amendment No. 1, Judiciary Report, dated April 25, 2018, and placed in member's bill file; Report also printed in House Journal, April 26, 2018.


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

SCR18-004 by Senator(s) Grantham and Fenberg, Jahn; also Representative(s) Duran and Neville P.--Submitting to the registered electors of the state of Colorado an amendment to the Colorado constitution concerning a change to the way that congressional districts are drawn, and, in connection therewith, taking the duty to draw congressional districts away from the state legislature and giving it to an independent commission, composed of twelve citizens who possess specified qualifications;
prohibiting any one political party's control of the commission by requiring that one-third of commissioners will not be affiliated with any political party, one-third of the commissioners will be affiliated with the state's largest political party, and one-third of the commissioners will be affiliated with the state's second largest political party; prohibiting certain persons, including professional lobbyists, federal campaign committee employees, and federal, state, and local elected officials, from serving on the commission; limiting judicial review of a map to a determination by the supreme court of whether the commission or its nonpartisan staff committed an abuse of discretion; requiring the commission to draw districts with a focus on communities of interest and political subdivisions, such as cities and counties, and then to maximize the number of competitive congressional seats to the extent possible; and prohibiting maps from being drawn to dilute the electoral influence of any racial or ethnic group or to protect any incumbent, any political candidate, or any political party.

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

**SCR18-005** by Senator(s) Grantham and Fenberg, Jahn; also Representative(s) Duran and Neville P.--Submitting to the registered electors of the state of Colorado an amendment to the Colorado constitution concerning a change to the manner in which state senate and state house of representatives districts are drawn, and, in connection therewith, reforming the existing legislative reapportionment commission by expanding the commission to twelve members and authorizing the appointment of members who possess specified qualifications; prohibiting any one political party's control of the commission by requiring that one-third of commissioners will not be affiliated with any political party, one-third of the commissioners will be affiliated with the state's largest political party, and one-third of the commissioners will be affiliated with the state's second largest political party; prohibiting certain persons, including professional lobbyists, federal campaign committee employees, and federal, state, and local elected officials, from serving on the commission; limiting judicial review of a map to a determination by the supreme court of whether the commission or its nonpartisan staff committed an abuse of discretion; requiring the commission to draw state legislative districts using communities of interest as well as political subdivisions, such as cities and counties, and then to maximize the number of competitive state legislative seats to the extent possible; and prohibiting maps from being drawn to dilute the electoral influence of any racial or ethnic group or to protect any incumbent, any political candidate, or any political party.

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

SB18-252 by Senator(s) Gardner and Lambert, Jahn, Lundberg, Moreno; also Representative(s) Lee and Young, Hamner, Rankin, Singer--Concerning actions related to determinations of competency to proceed, and, in connection therewith, making an appropriation.


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

SB18-249 by Senator(s) Gardner and Lambert, Jahn, Lundberg, Moreno; also Representative(s) Lee and Young, Hamner, Rankin, Singer--Concerning establishing alternative programs in the criminal justice system to divert individuals with a mental health condition to community treatment, and, in connection therewith, making an appropriation.


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

SB18-250 by Senator(s) Gardner and Lambert, Jahn, Lundberg, Moreno; also Representative(s) Lee and Young, Hamner, Rankin, Singer--Concerning the provision of jail-based behavioral health services, and, in connection therewith, making an appropriation.


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

HB18-1351 by Representative(s) Valdez and Covarrubias; also Senator(s) Crowder and Garcia, Guzman--Concerning signage for the old Spanish trail.

Amendment No. 1, Appropriations Report, dated May 4, 2018, and placed in member's bill file; Report also printed in House Journal, May 4, 2018.
Amendment No. 2, by Representative(s) Salazar.

Amend Appropriations Committee Report, dated May 4, 2018, page 1, strike lines 2 through 23 and substitute:

"SECTION 1. Legislative declaration. (1) The general assembly hereby finds and declares that:

(a) The old Spanish trail was an east to west trail that connected Santa Fe, New Mexico, and Los Angeles, California, from 1829 to 1848. The trail utilized an existing network of indigenous trails formed and used by American Indian tribes in the modern-day New Mexico, Colorado, and Utah areas.

(b) The trail, which skirted around the Grand Canyon, crossed large sand dunes, and led into harsh deserts, was mainly used as an extensive trade route. Sheep and high quality woolen goods from New Mexico were traded for a surplus supply of horses and mules raised in California.

(c) The trail was also used by travelers in search of wealth and fertile lands. Travel along the old Spanish trail allowed for increased cultural interaction in the region. Spanish missions used the trail to help strengthen their influence.

(d) Among these travelers, traders, and missionaries were also outlaws and raiders who captured the vulnerable and sold them into slavery. At that time, all ethnicities in the region participated in the slave trade.

(e) Many American Indian slaves, or genízaros, were captured by traders and trappers along the route and were sold at the conclusion of the route in California and New Mexico.

(f) The history of this region is rich and includes both negative and positive impacts that should not be forgotten or ignored, but should be studied and understood.

(2) Now, therefore, it is the intent of the general assembly to recognize the complex history of the old Spanish trail and present the full history to the public for educational purposes.".".

Page 2, strike lines 1 through 4.

Amendment No. 3, by Representative(s) Benavidez and Kennedy.

Amend printed bill, page 2, strike line 5 and substitute "declaration.

(1) (a) The United States Congress added the Old Spanish National Historic Trail to the National Trails System on December 4, 2002, and authorized the Secretary of the Interior to administer the trail. The Secretary of the Interior designated the Bureau of Land Management and the National Parks Service as coadministrators of the entire trail. The Bureau of Land Management and the National Parks Service were charged with the development of a comprehensive administrative strategy and draft environmental impact statement, in compliance with the "National Trails System Act", as amended, and the "National Environmental Policy Act", as amended. The comprehensive administrative strategy was finalized in December 2017.

(b) The general assembly hereby recognizes and".

Page 2, line 9, before "TRAIL." insert "NATIONAL HISTORIC".
Page 2, after line 12 insert:

"(c) In order to preserve the landscape, ecological, and ethnographic characteristics of the Old Spanish National Historic Trail, the Executive Director of the Department of Transportation shall consult with culturally affiliated American Indian tribes before posting any signs under this section.".

Page 2, line 14, strike "SIGNS" and substitute "SIGNS, which may include the original indigenous name as a secondary interpretive theme in accordance with the consultations conducted under subsection (1)(c) of this section, ".

Page 2, line 16, before "TRAIL" insert "NATIONAL HISTORIC".

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

SB18-251 by Senator(s) Gardner and Lambert, Jahn, Lundberg, Moreno; also Representative(s)Lee and Young, Hamner, Rankin, Singer--Concerning establishing a statewide behavioral health court liaison program, and, in connection therewith, making an appropriation.


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

SB18-268 by Senator(s) Scott and Moreno; also Representative(s)McLachlan--Concerning the scope of the authority of the department of transportation to award a design bid build highway project contract in an amount that exceeds the estimate of the department on the project.

Amendment No. 1, Transportation & Energy Report, dated May 2, 2018, and placed in member's bill file; Report also printed in House Journal, May 2, 2018.

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

SB18-022 by Senator(s) Tate and Aguilar, Lambert; also Representative(s) Pettersen and Kennedy, Singer--Concerning clinical practice measures for safer opioid prescribing.


As amended, ordered revised and placed on the Calendar for Third Reading and Final Passage.
SB18-145 by Senator(s) Kefalas; also Representative(s) Ginal, Arndt--Concerning the implementation of employment first advisory partnership recommendations to advance competitive integrated employment for persons with disabilities, and, in connection therewith, making an appropriation.

Amendment No. 1, Appropriations Report, dated May 4, 2018, and placed in member's bill file; Report also printed in House Journal, May 4, 2018.

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

SB18-234 by Senator(s) Coram and Crowder; also Representative(s) Kraft-Tharp and Catlin--Concerning measures to reduce the sale without consent of the remains of a human who was born alive.

Amendment No. 1, Health, Insurance, & Environment Report, dated May 1, 2018, and placed in member's bill file; Report also printed in House Journal, May 1, 2018.


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

SB18-206 by Senator(s) Priola and Kerr, Garcia, Holbert, Todd, Guzman, Martinez Humenik, Neville T.; also Representative(s) Arndt and Wist, Becker K., Bridges, Buckner, Coleman, Exum, Hooton, Liston, Lundeen, Michaelson Jenet, Pettersen, Reyher, Van Winkle--Concerning ensuring affordability at public research universities in Colorado, and, in connection therewith, making an appropriation.

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

SB18-210 by Senator(s) Tate; also Representative(s) Arndt and Hooton--Concerning the regulation of real estate appraisal management companies, and, in connection therewith, aligning state law with current federal law and regulations.

Ordered revised and placed on the Calendar for Third Reading and Final Passage.
SB18-259  by Senator(s) Smallwood, Baumgardner, Marble, Neville T., Sonnenberg, Tate; also Representative(s) Pabon--Concerning the taxation of retail marijuana by local governments, and, in connection therewith, making an appropriation.

Laid over until May 7, retaining place on Calendar.

SB18-267  by Senator(s) Kefalas and Baumgardner, Sonnenberg; also Representative(s) Becker J. and Hansen, Esgar--Concerning the creation of the justice center maintenance fund.

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

ADOPTION OF COMMITTEE OF THE WHOLE REPORT


Laid over until date indicated retaining place on Calendar: SB18-259--May 7, 2018.

The Chairman moved the adoption of the Committee of the Whole Report. As shown by the following roll call vote, a majority of those elected to the House voted in the affirmative, and the Report was adopted.

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CONSIDERATION OF SENATE AMENDMENTS TO HOUSE
BILLS(RESOLUTIONS)

HB18-1346 by Representative(s) Singer and Landgraf; also Senator(s) Smallwood and Kefalas--Concerning child abuse related to youth who are under the continuing jurisdiction of the court in an out-of-home placement when they are younger than twenty-one years of age.

(Amended as printed in Senate Journal, May 1, 2018.)

Representative Singer moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

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The question being, "Shall the bill, as amended, pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.
Co-sponsor(s) added: Representative(s) Benavidez, Rosenthal, Salazar

HB18-1003 by Representative(s) Pettersen, Kennedy, Singer; also Senator(s) Priola and Jahn, Aguilar, Lambert, Tate--Concerning measures to prevent opioid misuse in Colorado, and, in connection therewith, making an appropriation.

(Amended as printed in Senate Journal, May 2, 2018.)

Representative Pettersen moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

Yes 59 No 1 Excused 5 Absent 0

Arndt Y Foote Y Lewis E Saine Y
Becker J. Y Garnett Y Liston Y Salazar Y
Becker K. Y Ginal Y Lontine Y Sandridge Y
Beckman Y Gray Y Lundeen Y Sias Y
Benavidez Y Hamner E McKean Y Singer Y
Bridges Y Hansen Y McLachlan Y Thurlow Y
Buck Y Herod Y Melton Y Valdez Y
Buckner Y Hooton Y Michaelson Jenet Y Van Winkle Y
Carver E Humphrey Y Neville P. Y Weissman Y
Catlin E Jackson Y Pabon Y Willett Y
Coleman Y Kennedy Y Pettersen Y Williams D. Y
Covarrubias Y Kraft-Tharp Y Rankin Y Wilson E
Danielson Y Landgraf Y Ransom Y Winkler Y
Esgar Y Lawrence Y Reyher Y Winter Y
Everett Y Lee Y Roberts Y Wist Y
Exum Y Leonard Y Rosenthal N Young Y
Speaker Y

The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

Yes 40 No 20 Excused 5 Absent 0

Arndt Y Foote Y Lewis E Saine N
Becker J. N Garnett Y Liston N Salazar Y
Becker K. Y Ginal Y Lontine Y Sandridge N
Beckman N Gray Y Lundeen N Sias N
Benavidez Y Hamner E McKean N Singer Y
Bridges Y Hansen Y McLachlan Y Thurlow Y
Buck N Herod Y Melton Y Valdez Y
Buckner Y Hooton Y Michaelson Jenet Y Van Winkle N
Carver E Humphrey N Neville P. N Weissman Y
Catlin E Jackson Y Pabon Y Willett N
Coleman Y Kennedy Y Pettersen Y Williams D. N
Covarrubias N Kraft-Tharp Y Rankin Y Wilson E
Danielson Y Landgraf Y Ransom Y Winkler Y
Esgar N Lawrence Y Reyher Y Winter Y
Everett Y Lee Y Roberts Y Wist Y
Exum N Leonard Y Rosenthal N Young N
Speaker N

Speaker Y
HB18-1108 by Representative(s) Danielson; also Senator(s) Todd--
Concerning the Colorado commission for the deaf and
hard of hearing, and, in connection therewith, renaming
the commission the Colorado commission for the deaf,
hard of hearing, and deafblind; creating the Colorado
deafblind citizens council to advise the commission on
deafblind issues; clarifying and expanding the
commission's duties to provide services to the deaf, hard
of hearing, and deafblind; and changing the membership
of the committee charged with reviewing grant
applications.

(Amended as printed in Senate Journal, May 2, 2018.)

Representative Danielson moved that the House *concur* in Senate
amendments. The motion was declared *passed* by the following roll call
vote:

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<th>60</th>
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The question being, "Shall the bill, as amended, pass?''.
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative, and the
bill, as amended, was declared *repassed*. 

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HB18-1189 by Representative(s) Pettersen and Sias; also Senator(s) Hill and Todd--Concerning pilot programs to expand effective teacher residency programs across the state, and, in connection therewith, making an appropriation.

(Amended as printed in Senate Journal, May 2, 2018.)

Representative Pettersen moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

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<td>Young</td>
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</table>

The question being, "Shall the bill, as amended, pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

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</table>
HB18-1128 by Representative(s) Wist and Bridges; also Senator(s) Lambert and Court--Concerning strengthening protections for consumer data privacy.

(Amended as printed in Senate Journal, May 3, 2018.)

Representative Wist moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

```
YES 60 NO 0 EXCUSED 5 ABSENT 0
Arndt Y Foote Y Lewis E Saine Y
Becker J. Y Garnett Y Liston Y Salazar Y
Becker K. Y Ginal Y Lontine Y Sandridge Y
Beckman Y Gray Y Lundeen Y Sias Y
Benavidez Y Hamner E McKean Y Singer Y
Bridges Y Hansen Y McLachlan Y Thurlow Y
Buck Y Herod Y Melton Y Valdez Y
Buckner Y Hooton Y Michaelson Jenet Y Van Winkle Y
Carver E Humphrey N Neville P. N Weissman Y
Catlin E Jackson Y Pabon Y Willett Y
Coleman Y Kennedy Y Pettersen Y Williams D. N
Covarrubias N Kraft-Tharp Y Rankin Y Wilson E
Danielson Y Landgraf Y Ransom N Winkler N
Esgar Y Lawrence Y Reyher N Winter Y
Everett N Lee Y Roberts Y Wist Y
Exum Y Leonard N Rosenthal Y Young Y
Speaker Y
```

The question being, "Shall the bill, as amended, pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.
Co-sponsor(s) added: Representative(s) Benavidez, Ginal, Humphrey, Kennedy, Salazar

HB18-1320 by Representative(s) Pabon; also Senator(s) Jahn--
Concerning a reduction in regulation of large-market
taxicab service from regulation as a common carrier to regulation as a motor carrier of passengers.

(Amended as printed in Senate Journal, May 3, 2018.)

Representative Pabon moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

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<tr>
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<th>NO</th>
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The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.
HB18-1361 by Representative(s) Exum and Valdez; also Senator(s) Williams A.--Concerning expanded eligibility for a veteran of the Vietnam war specialty license plate.

(Amended as printed in Senate Journal, May 3, 2018.)

Representative Exum moved that the House **concur** in Senate amendments. The motion was declared **passed** by the following roll call vote:

- **YES 59 NO 1 EXCUSED 5 ABSENT 0**

  - Arndt Y Foote Y Lewis E Saine Y
  - Becker J. Y Garnett Y Liston Y Salazar Y
  - Becker K. Y Ginal Y Lontine Y Sandridge Y
  - Beckman Y Gray Y Lundeen Y Sias Y
  - Benavidez N Hamner E McKean Y Singer Y
  - Bridges Y Hansen Y McLachlan Y Thurlow Y
  - Buck Y Herod Y Melton Y Valdez Y
  - Buckner Y Hooton Y Michaelson Jenet Y Van Winkle Y
  - Carver E Humphrey Y Neville P. Y Weissman N
  - Catlin E Jackson Y Pabon Y Willett Y
  - Coleman Y Kennedy Y Pettersen Y Williams D. Y
  - Covarrubias Y Kraft-Tharp Y Rankin Y Wilson E
  - Danielson Y Landgraf Y Ransom Y Winkler Y
  - Esgar Y Lawrence Y Reyher Y Winter Y
  - Everett Y Lee Y Roberts Y Wist Y
  - Exum Y Leonard Y Rosenthal Y Young Y

The question being, "Shall the bill, as amended, pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared **repassed**.

- **YES 55 NO 5 EXCUSED 5 ABSENT 0**

  - Arndt Y Foote Y Lewis E Saine Y
  - Becker J. N Garnett Y Liston Y Salazar Y
  - Becker K. Y Ginal Y Lontine Y Sandridge Y
  - Beckman Y Gray Y Lundeen Y Sias Y
  - Benavidez N Hamner E McKean Y Singer Y
  - Bridges Y Hansen Y McLachlan Y Thurlow Y
  - Buck Y Herod Y Melton Y Valdez Y
  - Buckner Y Hooton Y Michaelson Jenet Y Van Winkle Y
HB18-1375 by Representative(s) Willett and Lee, Foote, Herod, Wist; also Senator(s) Gardner, Cooke, Guzman, Holbert, Kagan--Concerning the nonsubstantive revision of statutes in 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.

(Amended as printed in Senate Journal, May 3, 2018.)

Representative Willett moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

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YES 60 NO 0 EXCUSED 5 ABSENT 0
Arndt Y Foote Y Lewis E Saine Y
Becker J. Y Garnett Y Liston Y Salazar Y
Becker K. Y Ginal Y Lontine Y Sandridge Y
Beckman Y Gray Y Lundeen Y Sias Y
Benavidez Y Hamner E McKean Y Singer Y
Bridges Y Hansen Y McLachlan Y Thurlow Y
Buck Y Herod Y Melton Y Valdez Y
Buckner Y Hooton Y Michaelson Jenet Y Van Winkle Y
Carver E Humphrey Y Neville P. Y Weissman Y
Catlin E Jackson Y Pabon Y Willett Y
Coleman Y Kennedy Y Pettersen Y Williams D. Y
Covarrubias Y Kraftharp Y Rankin Y Wilson E
Danielson Y Landgraf Y Ransom Y Winkler Y
Esgar Y Lawrence Y Reyher Y Winter Y
Everett Y Lee Y Roberts Y Wist Y
Exum Y Leonard Y Rosenthal Y Young Y
Speaker Y

The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.
HB18-1389 by Representative(s) Gray and Van Winkle; also Senator(s) Neville T.--Concerning authorization for issuance of a centralized marijuana distribution permit.

(Amended as printed in Senate Journal, May 3, 2018.)

Representative Gray moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

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<td>Salazar Y</td>
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<td>Young Y</td>
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</table>

The question being, "Shall the bill, as amended, pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.
HB18-1402 by Representative(s) Lawrence and Young, Duran, Kraft-Tharp, Landgraf, Pabon, Saine, Sias, Williams D., Michaelson Jenet; also Senator(s) Gardner and Williams A., Marble--Concerning authorization for the state treasurer to invest state money in investment grade securities issued by sovereign, national, and supranational entities.

(Amended as printed in Senate Journal, May 3, 2018.)

Representative Young moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

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<th></th>
<th>YES</th>
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<td>Rosenthal</td>
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<td>Speaker</td>
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</tr>
</tbody>
</table>
On motion of Representative KC Becker, the Rules were suspended for immediate consideration of HB18-1083, and 1357.

HB18-1083 by Representative(s) Kraft-Tharp and Sias, McKean; also Senator(s) Tate and Williams A.--Concerning a sales and use tax exemption for aircraft to be used by on-demand air carriers.

(Amended as printed in Senate Journal, May 3, 2018.)

Representative Kraft-Tharp moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

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The question being, "Shall the bill, as amended, pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.
HB18-1357

by Representative(s) Michaelson Jenet; also Senator(s) Gardner and Williams A., Jahn--Concerning access to behavioral health care services, and, in connection therewith, establishing an ombudsman for behavioral health access to care to assist consumers in accessing care, requiring the commissioner of insurance to report on compliance with mental health parity laws, and making an appropriation.

(Amended as printed in Senate Journal, May 4, 2018.)

Representative Michaelson Jenet moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

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The question being, "Shall the bill, as amended, pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared **repassed**.

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<td>Rosenthal</td>
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</table>

Co-sponsor(s) added: Representative(s) Coleman, Esgar, Lontine, Singer

CONSIDERATION OF CONFERENCE COMMITTEE REPORT(S)

On motion of Representative KC Becker, the Rules were suspended for immediate consideration of **SB18-015**.

SB18-015 by Senator(s) Gardner and Hill; also Representative(s) Williams D. and Liston--Concerning the "Protecting Homeowners and Deployed Military Personnel Act".

(Conference Committee Report Printed in House Journal. May 2, 2018)

Representative Weissman moved that the House reject the First Conference Committee Report, that the Conference Committee be discharged and that a Second Conference Committee be appointed. The motion was declared **passed** by the following roll call vote:

<table>
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<tr>
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</table>
The First Conference Committee was discharged and the Speaker appointed Representatives Weissman, Chairman, Foote and Liston as House Conferees to the Second Conference Committee.

THIRD READING OF BILL(S)--FINAL PASSAGE

The following bill(s) were considered on Third Reading. The title(s) were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

SB18-086 by Senator(s) Lambert and Williams A.; also Representative(s) Ginal and Rankin--Concerning the use of cyber coding cryptology for state records, and, in connection therewith, making an appropriation.

As shown by the following roll call vote, a majority of all members elected to the House voted in the affirmative, and Representative Ginal was given permission to offer a Third Reading amendment:

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Third Reading amendment No. 1, by Representative Becker J.

Amend revised bill, page 12, strike line 10 and substitute "YEAR THEREAFTER."

(b) THE GOVERNING BOARD OF EACH INSTITUTION OF".

Page 12, line 14, strike "THIS SUBSECTION (4)" and substitute "SUBSECTION (4)(a) OF THIS SECTION".
Page 12, line 17, strike "TECHNOLOGIES." and substitute "TECHNOLOGIES:.".

Page 12, line 18, strike "(b)".

Page 12, line 19, strike "FOR SCHOLARSHIPS".

Page 13, line 3, strike "FOR SCHOLARSHIPS".

The amendment was declared passed by the following roll call vote:

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The question being, "Shall the bill, as amended, pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared passed.

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Co-sponsor(s) added: Representative(s) Arndt, Bridges, Buckner, Exum, Kraft-Tharp, Lee, Liston, Sandridge, Singer, Van Winkle, Speaker
HB18-1436 by Representative(s) Garnett and Wist; also Senator(s) Court--Concerning creation of an extreme risk protection order.

The question being "Shall the bill pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Arndt, Becker K., Benavidez, Bridges, Buckner, Coleman, Exum, Foote, Ginal, Gray, Hansen, Herod, Hooton, Jackson, Kennedy, Kraft-Tharp, Lee, Lontine, Melton, Michaelson Jenet, Pabon, Pettersen, Roberts, Rosenthal, Salazar, Singer, Weissman, Winter, Young

______________________________

NOTICE OF INTENT TO RECONSIDER HB18-1436

Having voted on the prevailing side, Representative Garnett served notice of intent to reconsider the last House action (Third Reading Passage) on HB18-1436.

______________________________

REPORT(S) OF COMMITTEE(S) OF REFERENCE

PUBLIC HEALTH CARE & HUMAN SERVICES

After consideration on the merits, the Committee recommends the following:

SB18-243 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend reengrossed bill page 8, line 9, after "acts." insert "(1)".

Page 8, strike lines 13 through 22 and substitute "for off-premises consumption. During the normal course of such employment, any person
under eighteen TWENTY-ONE years of age may handle and otherwise act
with respect to fermented malt beverages in the same manner as that
person does with other items sold at retail; except that:

(a) A person under eighteen years of age shall NOT sell or dispense
fermented malt beverages, check age identification, or make deliveries
beyond the customary parking area for the customers of the retail outlet;

AND

(b) A PERSON WHO IS UNDER TWENTY-ONE YEARS OF AGE SHALL
NOT DELIVER FERMENTED MALT BEVERAGES IN SEALED CONTAINERS TO
CUSTOMERS UNDER SECTION 12-46-107 (6).

(2) This".

Page 10, line 5, strike "OR TO RENEW A LICENSE".

Page 10, line 6, strike "JANUARY 1, 2019," and substitute "THE EFFECTIVE
DATE OF THIS SUBSECTION (3) OR TO RENEW A LICENSE THAT WAS ISSUED
UNDER SUBSECTION (1)(a) OF THIS SECTION ON OR AFTER THE EFFECTIVE
DATE OF THIS SUBSECTION (3),".

Page 10, after line 21 insert:

"(d) THIS SUBSECTION (3) DOES NOT APPLY TO A PERSON THAT
OWNS OR LEASES A PROPOSED FERMENTED MALT BEVERAGE RETAILER
LICENSED PREMISES AND HAS APPLIED FOR OR RECEIVED FROM THE
MUNICIPALITY, CITY AND COUNTY, OR COUNTY IN WHICH THE PREMISES
ARE LOCATED:

(I) A BUILDING PERMIT FOR THE STRUCTURE TO BE USED FOR THE
FERMENTED MALT BEVERAGE RETAILER LICENSED PREMISES, WHICH
PERMIT IS CURRENTLY ACTIVE AND WILL NOT EXPIRE BEFORE THE
COMPLETION OF THE LIQUOR LICENSING PROCESS; OR

(II) A CERTIFICATE OF OCCUPANCY FOR THE STRUCTURE TO BE
USED FOR THE FERMENTED MALT BEVERAGE RETAILER LICENSED
PREMISES.".

Reletter succeeding paragraph accordingly.

Page 16, line 7, strike "SUPPLYING" and substitute "PROMOTING".

Page 17, line 7, strike "SUPPLIED" and substitute "PROMOTED".

Page 18, line 2, after "(a.5)" insert "(I)".

Page 18, strike lines 9 through 18 and substitute "LOCATED WITHIN FIVE
HUNDRED FEET OF A RETAIL LIQUOR STORE LICENSED UNDER SECTION
12-47-407.

(II) THIS SUBSECTION (12)(a.5) DOES NOT APPLY TO A PERSON
THAT OWNS OR LEASES A PROPOSED FERMENTED MALT BEVERAGE
RETAILER LICENSED PREMISES AND HAS APPLIED FOR OR RECEIVED FROM
THE MUNICIPALITY, CITY AND COUNTY, OR COUNTY IN WHICH THE
PREMISES ARE LOCATED:

(A) A BUILDING PERMIT FOR THE STRUCTURE TO BE USED FOR THE
FERMENTED MALT BEVERAGE RETAILER LICENSED PREMISES, WHICH
PERMIT IS CURRENTLY ACTIVE AND WILL NOT EXPIRE BEFORE THE
COMPLETION OF THE LIQUOR LICENSING PROCESS; OR

(B) A CERTIFICATE OF OCCUPANCY FOR THE STRUCTURE TO BE
USED FOR THE FERMENTED MALT BEVERAGE RETAILER LICENSED
PREMISES.”.

Page 30, lines 10 and 11, strike "AFTER JULY" and substitute "BEFORE
OCTOBER".

Page 30, line 15, strike "ONE" and substitute "FOUR" and strike "LICENSE,
and substitute "LICENSES,".

Page 30, line 16, strike "TWO" and substitute "FIVE".

Page 30, line 18, strike "TWO" and substitute "SEVEN".

Page 30, line 19, strike "THREE" and substitute "EIGHT".

Page 30, line 20, strike "AND".

Page 30, line 21, after "2027," insert "AND BEFORE JANUARY 1, 2032," and
strike "THREE" and substitute "TWELVE".

Page 30, line 22, strike "FOUR" and substitute "THIRTEEN".

Page 30, line 23, strike "LICENSES." and substitute "LICENSES;
(D) ON OR AFTER JANUARY 1, 2032, AND BEFORE JANUARY 1,
2037, UP TO NINETEEN ADDITIONAL LIQUOR-LICENSED DRUGSTORE
LICENSES, FOR A MAXIMUM OF TWENTY TOTAL LIQUOR-LICENSED
DRUGSTORE LICENSES; AND
(E) ON OR AFTER JANUARY 1, 2037, AN UNLIMITED NUMBER OF
ADDITIONAL LIQUOR-LICENSED DRUGSTORE LICENSES.”.

Page 31, strike lines 18 through 27.

Page 32, strike lines 1 and 2 and substitute:

"12-47-601. Suspension - revocation - fines. (7.5) (c) WHEN
IMPOSING A SUSPENSION OR FINE FOR A VIOLATION OF SECTION 12-47-901
(5)(a)(I), THE LICENSING AUTHORITY SHALL NOT TAKE INTO".

Page 32, line 3, strike "(1)(a.5) OR".

(5)(p)(II)" and after "(1)(h)(VII)" insert "and (5)(p)(IV)".

Page 33, line 22, strike "PLACE" and substitute "PLACE, OTHER THAN A
PUBLIC RIGHT OF WAY,".

Page 33, line 25, strike "STATE OR LOCAL GOVERNMENT ENTITY," and
substitute "MUNICIPALITY, CITY AND COUNTY, OR COUNTY OR, FOR
PURPOSES OF STATE PARKS, STATE WILDLIFE AREAS, OR OTHER PROPERTIES
OPEN TO RECREATION THAT ARE UNDER THE SUPERVISION OF THE PARKS
AND WILDLIFE COMMISSION CREATED IN ARTICLE 9 OF TITLE 33, BY THE
PARKS AND WILDLIFE COMMISSION.”.

Page 35, after line 20 insert:
"(p) (I) (B) Except as provided in subparagraph (II) of this paragraph (p) SUBSECTION (5)(p)(II) OF THIS SECTION, to employ a person who is at least eighteen years of age but under twenty-one years of age to sell or dispense malt, vinous, or spirituous liquors OR FERMENTED MALT BEVERAGES unless the employee is supervised by another person who is on the licensed premises and is at least twenty-one years of age;"

Page 35, line 21, strike "(p)".

Page 36, line 1, strike "or" and substitute "or".

Page 36, strike lines 2 through 9 and substitute:

"(IV) IF LICENSED AS A FERMENTED MALT BEVERAGE RETAILER UNDER SECTION 12-46-107 (1)(a), TO PERMIT AN EMPLOYEE WHO IS UNDER TWENTY-ONE YEARS OF AGE TO DELIVER FERMENTED MALT BEVERAGES OFFERED FOR SALE ON, OR SOLD AND REMOVED FROM, THE LICENSED PREMISES OF THE FERMENTED MALT BEVERAGE RETAILER."

Page 38, line 19, strike "(3),".

Page 38, line 21, after "12-47-408" insert "(2)(a)(II), (2)(a)(III), and".

FIRST REPORT OF FIRST CONFERENCE COMMITTEE on HB18-1270

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 HB18-1270, concerning energy storage, and, in connection therewith, requiring the public utilities commission to establish mechanisms for investor-owned electric utilities to procure energy storage systems if certain criteria are satisfied, 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, line 12, strike "CONSIDER WHETHER TO".

Page 3, line 15, strike "OPEN PROCEEDINGS,".

Page 3, line 16, strike the comma.

Page 3, strike lines 18 through 21 and substitute:
"(2) In adopting the rules required by subsection (1) of this section, the commission shall use its best efforts to create conditions under which the procurement of energy storage systems by an electric utility will provide systemic benefits, including:

Page 4, strike lines 2 through 27 and substitute:

"(3) Pursuant to subsection (1) of this section, and in consideration of all known and measurable benefits and costs to an electric utility, the commission shall adopt rules:

Page 5, strike lines 4 through 8 and substitute:

"(b) Requiring electric utilities to provide to the commission, and allowing electric utilities to provide to third parties as approved by the commission, appropriate data and analysis of potential storage acquisitions in their planning processes, including potential interconnection points. The commission shall treat information provided to the commission or to approved third parties under this subsection (3)(b) as confidential and ensure that the commission and any approved third party manages the information in accordance with all commission rules and federal and state laws concerning customer data and personally identifiable information. If the commission finds that a third party has failed to comply with any applicable rules, laws, or conditions of approval under this subsection (3)(b), the commission may deem that party ineligible to bid or develop storage systems in the subsequent electric resource plan.

(c) Ensuring that any storage system project added to the electric grid will not compromise the security, safety, or reliability of the electric grid or any part of the electric grid;"

Reletter succeeding paragraphs accordingly.

Page 5, line 15, strike "(1)(d)" and substitute "(3)(e)".

Page 5, line 25, strike "(2)" and substitute "(4)".

Page 5, line 27, after the period add "Nothing in this section is intended to prohibit or deter cost-effective storage deployment."

Respectfully submitted,

House Committee: Senate Committee:

(signed) (signed)

Chris Hansen Jack Tate
Jon Becker Tim Neville
Faith Winter Stephen Fenberg

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DELIVERY OF BILLS TO GOVERNOR

The Chief Clerk of the House of Representatives reports the following bills have been delivered to the Office of the Governor: HB18-1174, 1277, 1280, 1307, 1344, 1348 at 4:40 p.m. on May 4, 2018.

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House in recess. House reconvened.

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INTRODUCTION OF BILLS

First Reading

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

HB18-1441 by Representative(s) Kraft-Tharp and Wist; also Senator(s) Holbert and Guzman--Concerning a limitation on the location of a building in which fermented malt beverages are sold at retail in proximity to certain educational institutions.

Committee on Public Health Care & Human Services

SB18-245 by Senator(s) Cooke; also Representative(s) Arndt--Concerning repeal of the prohibition on the state board of health adopting rules concerning the disposal of naturally occurring radioactive materials until after the federal environmental protection agency has adopted rules concerning the disposal of naturally occurring radioactive materials.

Committee on Agriculture, Livestock, & Natural Resources

SB18-258 by Senator(s) Scott and Gardner; also Representative(s) Lundeen--Concerning excluding from the speedy trial calculation the period of delay caused by a continuance ordered by the court.

Committee on Judiciary

SB18-270 by Senator(s) Jahn and Neville T.; also Representative(s) Pettersen and Wist--Concerning establishing a statewide program to coordinate referrals of high-risk individuals in need of behavioral health transition services, and, in connection therewith, making an appropriation.

Committee on Public Health Care & Human Services

SB18-273 by Senator(s) Gardner; also Representative(s) Carver--Concerning the preservation of the senior property tax exemption of a senior who changes his or her primary residence due to medical necessity.

Committee on State, Veterans, & Military Affairs
SB18-275 by Senator(s) Scott and Todd; also Representative(s) Saine and Melton--Concerning the ability of seaplanes to operate in Colorado.

Committee on Agriculture, Livestock, & Natural Resources

LAY OVER OF CALENDAR ITEM(S)

On motion of Representative Weissman, the following item(s) on the Calendar was laid over until May 7, retaining place on Calendar:

Consideration of Special Order(s)--SB18-223
Consideration of Memorial(s)--SJM18-006.

On motion of Representative Weissman, the House adjourned until 10:00 a.m., May 7, 2018.

Approved:
CRISANTA DURAN,
Speaker

Attest:
MARILYN EDDINS,
Chief Clerk
Prayer by the Reverend Brad Meuli, Denver Rescue Mission.

The Speaker called the House to order at 10:00 a.m.

Pledge of Allegiance led by Angelina Holm, Denver School of the Arts.

The roll was called with the following result:

Present--62.
Excused--Representative(s) KC Becker, Landgraf, Winter--3.
Present after roll call--Representative(s) KC Becker, Landgraf, Winter.

The Speaker declared a quorum present.

On motion of Representative Winkler, the reading of the journal of May 4, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

ANNOUNCEMENT

The Speaker announced the House was in the last three days of session.

RECONSIDERATION OF HB18-1436

Representative Garnett withdrew the notice of intent to reconsider the last House action (Third Reading passage) on HB18-1436.

THIRD READING OF BILL(S)--FINAL PASSAGE

The following bill(s) were considered on Third Reading. The title(s) were publicly read. Reading of the bill at length was dispensed with by unanimous consent.
HB18-1060 by Representative(s) Danielson and Landgraf, Becker J., Lundeen, McKean, Rankin, Reyher, Thurlow, Williams D., Wilson, Wist; also Senator(s) Crowder and Williams A.--Concerning a state income tax deduction for military retirement benefits for an individual who is under fifty-five years of age.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Arndt, Bridges, Buckner, Carver, Catlin, Coleman, Covarrubias, Esgar, Exum, Foote, Garnett, Ginal, Gray, Herod, Hooton, Jackson, Kennedy, Kraft-Tharp, Lee, Liston, Lontine, McLachlan, Melton, Michaelson Jenet, Pabon, Pettersen, Roberts, Rosenthal, Salazar, Sias, Singer, Valdez, Winkler, Winter, Young, Speaker

HB18-1102 by Representative(s) Roberts and Wist, Gray, Catlin, Esgar, Hamner, Liston; also Senator(s) Cooke--Concerning extending the length of prosecution fellowships from one year to fifteen months, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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</table>
HB18-1195 by Representative(s) Pabon, Landgraf; also Senator(s) Tate, Gardner, Scott--Concerning the creation of a credit against the state income tax to promote contributions to nonprofit organizations engaged in the development of affordable housing for home ownership.

HB18-1423 by Representative(s) Valdez and Liston; also Senator(s) Crowder and Garcia--Concerning grants to provide equipment to rural fire protection districts.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

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Co-sponsor(s) added: Representative(s) Becker K., Bridges, Carver, Covarrubias, Danielson, Espar, Exum, Ginal, Hamner, Kraft-Tharp, Leonard, Lewis, McLachlan, Michaelson Jenet, Pettersen, Rankin, Reyher, Roberts, Rosenthal, Sandridge, Singer, Wilson, Young, Speaker

**HB18-1434** by Representative(s) Singer and Michaelson Jenet; also Senator(s) Gardner and Fields--Concerning the safe2tell program, and, in connection therewith, creating new duties for the safe2tell program, requiring the safe2tell program to prepare an annual report that analyzes data from the program and makes recommendations on improving the program, and making an appropriation.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

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Speaker Y
Exum  Y  Leonard  N  Rosenthal  Y  Young  Y  
Speaker  Y

Co-sponsor(s) added: Representative(s) Arndt, Becker K., Bridges, Buckner, Coleman, Esgar, Ginal, Gray, Hamner, Hooton, Kennedy, Kraft-Tharp, Lontine, McLachlan, Melton, Pettersen, Roberts, Rosenthal, Sandridge, Valdez, Winter, Young, Speaker

**HB18-1390** by Representative(s) Singer and Ransom; also Senator(s) Moreno and Smallwood--Concerning creating an option for parents who seek to voluntarily delegate certain parental responsibilities to a safe family for a limited period of time without relinquishing legal custody of their child, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

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Co-sponsor(s) added: Representative(s) Carver, Covarrubias, Humphrey, Lewis, Rankin, Reyher, Saine, Sandridge, Winkler, Young, Speaker

**HB18-1430** by Representative(s) Van Winkle and Young, Everett, Neville P., Wist; also Senator(s) Lundberg--Concerning the requirement that a state agency prepare a long-range financial plan.

As shown by the following roll call vote, a majority of all members elected to the House voted in the affirmative, and Representative Van Winkle was given permission to offer a Third Reading amendment:

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Third Reading amendment No. 1, by Representative Van Winkle.

Amend engrossed bill, page 4, line 10, after "OBJECTIVES;" add "AND".

Page 4, strike lines 11 through 17.

Reletter succeeding paragraph accordingly.

The amendment was declared passed by the following roll call vote:

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The question being, "Shall the bill, as amended, pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared passed.

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HB18-1431

Concerning updating managed care provisions in the medical assistance program, and, in connection therewith, aligning managed care provisions with new federal managed care regulations, removing obsolete or duplicative statutory language and programs, and updating and aligning statutory provisions to reflect the current statewide managed care system.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Bridges Y Hansen Y McLachlan Y Thurlow Y
Buck N Herod Y Melton Y Valdez Y
Buckner Y Hooton Y Michaelson Jenet Y Van Winkle N
Carver Y Humphrey N Neville P. N Weissman Y
Catlin Y Jackson Y Pabon Y Willett N
Coleman Y Kennedy Y Pettersen Y Williams D. N
Covarrubias N Kraft-Tharp Y Rankin Y Wilson Y
Danielson Y Landgraf Y Ransom Y Winkler N
Esgar Y Lawrence Y Reyher Y Winter Y
Everett N Lee Y Roberts Y Wist N
Exum Y Leonard Y Rosenthal Y Young Y

Co-sponsor(s) added: Representative(s) Bridges, Kennedy, Lewis, Michaelson, Jenet, Rankin, Ransom, Reyher, Sandridge, Winkler

HB18-1057

Concerning the collection of debts, and, in connection therewith, amounts due for collection, and making an appropriation.

As shown by the following roll call vote, a majority of all members elected to the House voted in the affirmative, and Representative McKean was given permission to offer a Third Reading amendment:
Third Reading amendment No. 1, by Representative McKean.

Amend engrossed bill, page 3, strike line 27.

Page 4, strike lines 1 through 15.

Renumber succeeding section accordingly.

Page 1, strike lines 102 and 103 and substitute "THEREWITH, ALLOWING COLLECTION AGENTS TO ADD CERTAIN EXPENSES TO AMOUNTS DUE FOR COLLECTION."

The amendment was declared passed by the following roll call vote:

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The question being, "Shall the bill, as amended, pass?".

A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative, and the
bill, as amended, was declared passed.

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Co-sponsor(s) added: Representative(s) Becker J., Kennedy, Winkler

SB18-231 by Senator(s) Lambert and Moreno, Lundberg; also Representative(s) Young, Hamner, Rankin--Concerning a task force on the transition of persons with intellectual and developmental disabilities from educational services to home- and community-based services, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Bridges, Exum, Ginal, Herod, Hooton, Kraft-Tharp, Lee, Lontine, Michaelson Jenet, Pettersen, Rosenthal, Valdez, Speaker
HB18-1421 by Representative(s) Rankin, Hamner, Young; also Senator(s) Lambert and Tate, Lundberg, Moreno--Concerning the procurement process for major information technology projects undertaken by state agencies, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Hansen, McLachlan, Michaelson Jenet, Van Winkle

HB18-1424 by Representative(s) Salazar and Duran; also Senator(s) Guzman and Williams A.--Concerning the creation of a Chicana/o special license plate, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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</table>
HB18-1428 by Representative(s) Becker K.; also Senator(s) Cooke--
Concerning authorization for an investor-owned utility to
enter into a collaboration agreement with a community,
and, in connection therewith, making an appropriation.

As shown by the following roll call vote, a majority of all members
elected to the House voted in the affirmative, and Representative KC
Becker was given permission to offer a Third Reading amendment:

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Third Reading amendment No. 1, by Representative KC Becker.

Amend engrossed bill, page 2, line 15, strike "COLORADO." and substitute
"COLORADO AND MAY LEAD TO COST SAVINGS FOR CUSTOMERS."

The amendment was declared passed by the following roll call vote:

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<td>Pabon</td>
<td>N</td>
<td>Willett</td>
<td>N</td>
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</tbody>
</table>
The question being, "Shall the bill, as amended, pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared **passed**.

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**HB18-1230** by Representative(s) Pabon; also Senator(s) Aguilar--
Concerning the creation of a purple card program to allow persons who came to the United States without legal documentation to apply for legal work status in Colorado, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?''.

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

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The question being "Shall the bill pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Becker K., Beckman, Bridges, Danielson, Esgar, Garnett, Ginal, Hamner, Herod, Kennedy, Pabon, Rosenthal, Young

by Senator(s) Grantham and Fenberg, Jahn; also Representative(s) Duran and Neville P.--Submitting to the registered electors of the state of Colorado an amendment to the Colorado constitution concerning a change to the way that congressional districts are drawn, and, in connection therewith, taking the duty to draw congressional districts away from the state legislature and giving it to an independent commission, composed of twelve citizens who possess specified qualifications; prohibiting any one political party's control of the
commission by requiring that one-third of commissioners
will not be affiliated with any political party, one-third of
the commissioners will be affiliated with the state's largest
political party, and one-third of the commissioners will be
affiliated with the state's second largest political party;
prohibiting certain persons, including professional
lobbyists, federal campaign committee employees, and
federal, state, and local elected officials, from serving on
the commission; limiting judicial review of a map to a
determination by the supreme court of whether the
commission or its nonpartisan staff committed an abuse of
discretion; requiring the commission to draw districts with
a focus on communities of interest and political
subdivisions, such as cities and counties, and then to
maximize the number of competitive congressional seats
to the extent possible; and prohibiting maps from being
drawn to dilute the electoral influence of any racial or
ethnic group or to protect any incumbent, any political
candidate, or any political party.

The question being "Shall the resolution pass?"
A roll call vote was taken. As shown by the following recorded vote, a
constitutional two-thirds majority of those elected to the House voted in
the affirmative and the resolution was declared passed.

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</table>

Co-sponsor(s) added: Representative(s) Arndt, Becker J., Becker K., Bridges,
Catlin, Coleman, Esgar, Exum, Gray, Hansen, Herod, Hooton, Kennedy, Lee,
Lewis, Lontine, McLachlan, Michaelson Jenet, Pabon, Reyher, Roberts,
Rosenthal, Singer, Weissman, Wilson, Wist, Young

SCR18-005 by Senator(s) Grantham and Fenberg, Jahn; also
Representative(s) Duran and Neville P.--Submitting to the
registered electors of the state of Colorado an amendment
to the Colorado constitution concerning a change to the
manner in which state senate and state house of
representatives districts are drawn, and, in connection
thereafter, reforming the existing legislative reapportionment commission by expanding the commission to twelve members and authorizing the appointment of members who possess specified qualifications; prohibiting any one political party's control of the commission by requiring that one-third of commissioners will not be affiliated with any political party, one-third of the commissioners will be affiliated with the state's largest political party, and one-third of the commissioners will be affiliated with the state's second largest political party; prohibiting certain persons, including professional lobbyists, federal campaign committee employees, and federal, state, and local elected officials, from serving on the commission; limiting judicial review of a map to a determination by the supreme court of whether the commission or its nonpartisan staff committed an abuse of discretion; requiring the commission to draw state legislative districts using communities of interest as well as political subdivisions, such as cities and counties, and then to maximize the number of competitive state legislative seats to the extent possible; and prohibiting maps from being drawn to dilute the electoral influence of any racial or ethnic group or to protect any incumbent, any political candidate, or any political party.

The question being "Shall the resolution pass?".

A roll call vote was taken. As shown by the following recorded vote, a constitutional two-thirds majority of those elected to the House voted in the affirmative and the resolution was declared passed.

<table>
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Co-sponsor(s) added: Representative(s) Arndt, Bridges, Buckner, Coleman, Esgar, Exum, Gray, Hansen, Herod, Hooton, Kennedy, Kraft-Tharp, Lee, Lontine, McLachlan, Michaelson Jenet, Pettersen, Rankin, Reyher, Roberts, Rosenthal, Sandridge, Singer, Weissman, Wilson, Winkler, Wist, Young
SB18-252  by Senator(s) Gardner and Lambert, Jahn, Lundberg, Moreno; also Representative(s) Lee and Young, Hamner, Rankin, Singer--Concerning actions related to determinations of competency to proceed, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

YES  48  NO  17  EXCUSED  0  ABSENT  0
Arndt Y Foote Y Lewis N Saine N
Becker J. N Garnett Y Liston N Salazar Y
Becker K. Y Ginal Y Lontine Y Sandridge N
Beckman Y Gray Y Lundeen Y Sias N
Benavidez Y Hamner Y McKean N Singer Y
Bridges Y Hansen Y McLachlan Y Thurlow Y
Buck N Herod Y Melton Y Valdez Y
Buckner Y Hooton Y Michaelson Jenet Y Van Winkle N
Carver Y Humphrey N Neville P. N Weissman Y
Catlin Y Jackson Y Pabon Y Willett Y
Coleman Y Kennedy Y Pettersen Y Williams D. N
Covarrubias N Kraft-Tharp Y Rankin Y Wilson Y
Danielson Y Landgraf N Ransom N Winkler Y
Esgar Y Lawrence Y Reyher Y Winter Y
Everett N Lee Y Roberts Y Wist Y
Exum Y Leonard N Rosenthal Y Young Y
Speaker Y

Co-sponsor(s) added: Representative(s) Benavidez, Coleman, Exum, Herod, Kennedy, Lontine, Reyher, Rosenthal, Salazar

SB18-249  by Senator(s) Gardner and Lambert, Jahn, Lundberg, Moreno; also Representative(s) Lee and Young, Hamner, Rankin, Singer--Concerning establishing alternative programs in the criminal justice system to divert individuals with a mental health condition to community treatment, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

YES  44  NO  21  EXCUSED  0  ABSENT  0
Arndt Y Foote Y Lewis N Saine N
Becker J. N Garnett Y Liston Y Salazar Y
Becker K. Y Ginal Y Lontine Y Sandridge N
Beckman N Gray Y Lundeen N Sias N
Benavidez Y Hamner Y McKean N Singer Y
Bridges Y Hansen Y McLachlan Y Thurlow Y
Buck N Herod Y Melton Y Valdez Y
Buckner Y Hooton Y Michaelson Jenet Y Van Winkle N
Carver Y Humphrey N Neville P. N Weissman Y
SB18-250 by Senator(s) Gardner and Lambert, Jahn, Lundberg, Moreno; also Representative(s) Lee and Young, Hamner, Rankin, Singer--Concerning the provision of jail-based behavioral health services, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Becker K., Benavidez, Bridges, Buckner, Coleman, Exum, Foote, Herod, Kennedy, Kraft-Tharp, Lontine, McLachlan, Melton, Pettersen, Roberts, Rosenthal, Salazar, Valdez, Weissman, Winter, Speaker

SB18-251 by Senator(s) Gardner and Lambert, Jahn, Lundberg, Moreno; also Representative(s) Lee and Young, Hamner, Rankin, Singer--Concerning establishing a statewide behavioral health court liaison program, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

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Co-sponsor(s) added: Representative(s) Becker K., Bridges, Buckner, Coleman, Exum, Foote, Gray, Herod, Hooton, Jackson, Kennedy, Lontine, Melton, Michaelson Jenet, Pettersen, Roberts, Rosenthal, Salazar, Valdez, Weissman, Winter, Speaker

**SB18-268**

by Senator(s) Scott and Moreno; also Representative(s)

McLachlan--Concerning the scope of the authority of the department of transportation to award a design bid build highway project contract in an amount that exceeds the estimate of the department on the project.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

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SB18-022 by Senator(s) Tate and Aguilar, Lambert; also Representative(s) Pettersen and Kennedy, Singer--Concerning clinical practice measures for safer opioid prescribing.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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SB18-145 by Senator(s) Kefalas; also Representative(s) Ginal, Arndt--Concerning the implementation of employment first advisory partnership recommendations to advance competitive integrated employment for persons with disabilities, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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SB18-234 by Senator(s) Coram and Crowder; also Representative(s) Kraft-Tharp and Catlin--Concerning measures to reduce the sale without consent of the remains of a human who was born alive, and, in connection therewith, registering nontransplant tissue banks and prohibiting certain owners of nontransplant tissue banks from owning certain other businesses that provide for the final disposition of human remains, and making an appropriation.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Buckner, Gray, Herod, Hooton, Rosenthal, Valdez

SB18-206 by Senator(s) Priola and Kerr, Garcia, Holbert, Todd, Guzman, Martinez Humenik, Neville T.; also Representative(s) Arndt and Wist, Becker K., Bridges, Buckner, Coleman, Exum, Hooton, Liston, Lundeen, Michaelson Jenet, Pettersen, Reyher, Van Winkle--
Concerning ensuring affordability at public research universities in Colorado, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Covarrubias, Ginal, Gray, Hansen, Herod, Kraft-Tharp, Lontine, McLaChlan, Roberts, Rosenthal, Sañazar, Sias, Valdez, Wilson, Young, Speaker

SB18-210 by Senator(s) Tate; also Representative(s) Arndt and Hooton--Concerning the regulation of real estate appraisal management companies, and, in connection therewith, aligning state law with current federal law and regulations.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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SB18-267 by Senator(s) Kefalas and Baumgardner, Sonnenberg; also Representative(s) Becker J. and Hansen, Esgar--Concerning the creation of the justice center maintenance fund.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Coleman, Exum, Hamner, Herod, Hooton, Melton, Michaelson Jenet, Roberts, Valdez, Young, Speaker

SB18-254 by Senator(s) Lambert and Moreno, Lundberg; also Representative(s) Young and Rankin, Hamner--Concerning reforms to child welfare services, and, in connection therewith, making and reducing an appropriation.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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SB18-229  by Senator(s) Martinez Humenik; also Representative(s) Ransom and McLachlan--Concerning criminal history record checks for educator preparation program students seeking field experiences in schools, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Beckman, Bridges, Buckner, Coleman, Covarrubias, Exum, Gray, Hamner, Humphrey, Kraft-Tharp, Lee, Lontine, Michaelson Jenet, Pettersen, Reyher, Salazar, Valdez, Van Winkle, Young, Speaker

CONSIDERATION OF SENATE AMENDMENTS TO HOUSE BILLS(RESOLUTIONS)

HB18-1006  by Representative(s) Hamner and Liston; also Senator(s) Gardner and Moreno--Concerning modifications to the
newborn screening program administered by the
department of public health and environment, and, in
connection therewith, making an appropriation.

(Amended as printed in Senate Journal, May 4, 2018.)

Representative Hamner moved that the House concur in Senate
amendments. The motion was declared passed by the following roll call
vote:

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Benavidez Y Hamner Y McLean Y Singer Y
Bridges Y Hansen Y McLachlan Y Thurlow Y
Buck Y Herod Y Melton Y Valdez Y
Buckner Y Hooton Y Michaelson Jenet Y Van Winkle Y
Carver Y Humphrey Y Neville P. Y Weissman Y
Catlin Y Jackson Y Pabon Y Willett Y
Coleman Y Kennedy Y Pettersen Y Williams D. Y
Covarrubias Y Kraft-Tharp Y Rankin Y Wilson Y
Danielson Y Landgraf Y Ransom Y Winkler Y
Espar Y Lawrence Y Reyher Y Winter Y
Everett Y Lee Y Roberts Y Wist Y
Exum Y Leonard N Rosenthal Y Young Y
Speaker Y

The question being, "Shall the bill, as amended, pass?". A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative, and the
bill, as amended, was declared repassed.

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Becker K. Y Ginal Y Lontine Y Sandrige N
Beckman Y Gray Y Lundeen N Sias Y
Benavidez Y Hamner Y McLean Y Singer Y
Bridges Y Hansen Y McLachlan Y Thurlow Y
Buck N Herod Y Melton Y Valdez Y
Buckner Y Hooton Y Michaelson Jenet Y Van Winkle N
Carver N Humphrey N Neville P. N Weissman Y
Catlin Y Jackson Y Pabon Y Willett Y
Coleman Y Kennedy Y Pettersen Y Williams D. N
Covarrubias N Kraft-Tharp Y Rankin Y Wilson Y
Danielson Y Landgraf Y Ransom Y Winkler N
Espar Y Lawrence Y Reyher N Winter Y
Everett N Lee Y Roberts Y Wist N
Exum Y Leonard N Rosenthal Y Young Y
Speaker Y

Co-sponsor(s) added: Representative(s) Coleman, Ginal, Hooton, Kraft-Tharp,
Melton, Salazar, Valdez
HB18-1136 by Representative(s) Pettersen, Buck, Kennedy, Singer; also Senator(s) Priola and Jahn, Aguilar, Lambert, Tate--
Concerning treatment for individuals with substance use disorders, and, in connection therewith, adding residential and inpatient treatment to the Colorado medical assistance program and making an appropriation.

(Amended as printed in Senate Journal, May 4, 2018.)

Representative Pettersen moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

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The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

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Co-sponsor(s) added: Representative(s) Covarrubias, Salazar
HB18-1185 by Representative(s) Kraft-Tharp and Wist; also Senator(s) Neville T. and Moreno--Concerning changes to the state income tax apportionment statute based on the most recent multistate tax commission's uniform model of the uniform division of income for tax purposes act.

(Amended as printed in Senate Journal, May 4, 2018.)

Representative Kraft-Tharp moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

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The question being, "Shall the bill, as amended, pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

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Co-sponsor(s) added: Representative(s) Covarrubias, Rosenthal, Sandridge, Sias, Speaker
HB18-1398 by Representative(s) Gray and Wist; also Senator(s) Gardner--Concerning the statute of limitations for commencing a civil action in tort to recover damages for an act of domestic violence.

(Amended as printed in Senate Journal, May 4, 2018.)

Representative Wist moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

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Co-sponsor(s) added: Representative(s) Exum, Hooton, Michaelson Jenet, Speaker
HB18-1190 by Representative(s) Esgar and McKeon, Arndt, Becker K., Catlin, Covarrubias, Duran, Hansen, Hooton, Lawrence, Liston, McLachlan, Michaelson Jenet, Rankin, Reyher, Roberts, Rosenthal, Singer, Thurlow, Winter; also Senator(s) Tate and Garcia, Coram, Crowder, Donovan, Fenberg, Grantham, Martinez Humenik, Priola--Concerning modifications to the "Colorado Job Creation and Main Street Revitalization Act".

(Amended as printed in Senate Journal, May 4, 2018.)

Representative Esgar moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

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The question being, "Shall the bill, as amended, pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

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Speaker
HB18-1224 by Representative(s) Willett; also Senator(s) Gardner--
Concerning the process that is due for the imposition of
discipline that affects a person's ability to practice an
occupation, and, in connection therewith, requiring the
parties to submit to mediation and making an
appropriation.

(Amended as printed in Senate Journal, May 4, 2018.)

Representative Willett moved that the House concur in Senate
amendments. The motion was declared passed by the following roll call vote:

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(Amended as printed in Senate Journal, May 4, 2018.)

Representative KC Becker moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

```
  YES  65  NO  0  EXCUSED  0  ABSENT  0
  Arndt Y Foote Y Lewis Y    Saine Y  
  Becker J. Y Garnett Y Liston Y    Salazar Y
  Becker K. Y Ginal Y Lontine Y    Sandridge Y
  Beckman Y Gray Y Lundeen Y    Sias Y
  Benavidez Y Hamner Y McKean Y    Singer Y
  Bridges Y Hansen Y McLachlan Y    Thurlow Y
  Buck Y Herod Y Melton Y    Valdez Y
  Buckner Y Hooton Y Michaelson Jenet Y    Van Winkle Y
  Carver Y Humphrey Y Neville P. Y    Weissman Y
  Catlin Y Jackson Y Pabon Y    Willett Y
  Coleman Y Kennedy Y Pettersen Y    Williams D. Y
  Covarrubias Y Kraft-Tharp Y Rankin Y    Wilson Y
  Danielson Y Landgraf Y Ransom Y    Winkler Y
  Esgar Y Lawrence Y Reyher Y    Winter Y
  Everett Y Lee Y Roberts Y    Wist Y
  Exum Y Leonard Y Rosenthal Y    Young Y
                     Speaker Y
```

The question being, "Shall the bill, as amended, pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

```
  YES  43  NO  22  EXCUSED  0  ABSENT  0
  Arndt Y Foote Y Lewis N    Saine N
  Becker J. N Garnett Y Liston Y    Salazar N
  Becker K. N Ginal Y Lontine Y    Sandridge N
  Beckman N Gray Y Lundeen Y    Sias N
  Benavidez Y Hamner Y McKean Y    Singer Y
  Bridges N Hansen Y McLachlan Y    Thurlow Y
  Buck N Herod N Melton N    Valdez Y
  Buckner Y Hooton Y Michaelson Jenet Y Van Winkle N
  Carver Y Humphrey N Neville P. N    Weissman Y
  Catlin Y Jackson Y Pabon N    Willett Y
  Coleman Y Kennedy Y Pettersen Y Williams D. Y
  Covarrubias N Kraft-Tharp Y Rankin N    Wilson N
  Danielson N Landgraf Y Ransom N    Winkler N
  Esgar Y Lawrence Y Reyher Y    Winter Y
  Everett N Lee Y Roberts Y    Wist N
  Exum Y Leonard Y Rosenthal Y    Young Y
                     Speaker Y
```

Co-sponsor(s) added: Representative(s) Kennedy
HB18-1294 by Representative(s) Lontine and Buckner, Esgar, Ginal, Kennedy, Roberts; also Senator(s) Crowder--Concerning the continuation of the regulation of nursing home administrators by the board of examiners of nursing home administrators in the division of professions and occupations in the department of regulatory agencies, and, in connection therewith, requiring the board to record by board member each vote regarding licensee discipline.

(Amended as printed in Senate Journal, May 4, 2018.)

Representative Lontine moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

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The question being, "Shall the bill, as amended, pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

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Speaker Y
HB18-1316 by Representative(s) Pabon and Exum, Kraft-Tharp, McKean; also Senator(s) Cooke and Williams A.--
Concerning modifications to the skilled worker training program administered by the department of labor and employment, and, in connection therewith, making an appropriation.

(Amended as printed in Senate Journal, May 4, 2018.)

Representative Exum moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

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The question being, "Shall the bill, as amended, pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

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Co-sponsor(s) added: Representative(s) Jackson, Rankin
HB18-1343 by Representative(s) Lee and Carver, Valdez, Danielson, Landgraf, Duran, Covarrubias, Kraft-Tharp, Liston, Lundeen, Melton, Pabon; also Senator(s) Lambert and Todd, Garcia, Coram--Concerning the continuation of the "Colorado Veterans' Service-to-career Program", and, in connection therewith, making an appropriation.

(Amended as printed in Senate Journal, May 4, 2018.)

Representative Lee moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

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The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

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Co-sponsor(s) added: Representative(s) Wilson
HB18-1353 by Representative(s) Lontine and Carver; also Senator(s) Marble--Concerning the creation of a grant program to reimburse local governments for costs associated with the provision of defense counsel to certain defendants at their first appearances in municipal courts, and, in connection therewith, making an appropriation.

(Amended as printed in Senate Journal, May 4, 2018.)

Representative Carver moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

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The question being, "Shall the bill, as amended, pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

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HB18-1393 by Representative(s) Hamner and Exum; also Senator(s) Gardner--Concerning measures to support effective implementation of the "Colorado Reading to Ensure Academic Development Act" for all students who receive services pursuant to READ plans, and, in connection therewith, making an appropriation.

(Amended as printed in Senate Journal, May 4, 2018.)

Representative Exum moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

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</table>

The question being, "Shall the bill, as amended, pass?"

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

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HB18-1394 by Representative(s) Singer and McKean; also Senator(s) Kefalas and Cooke--Concerning amendments to the Colorado disaster emergency act to address all phases of emergency management.

(Amended as printed in Senate Journal, May 4, 2018.)

Representative McKean moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

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The question being, "Shall the bill, as amended, pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

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Co-sponsor(s) added: Representative(s) Hansen
HB18-1400 by Representative(s) Becker K. and McKean; also
Senator(s) Scott and Jahn--Concerning an increase in fees
paid by stationary sources of air pollutants, and, in
connection therewith, prioritizing the use of the revenues
generated by the fee increases to reduce permit processing
times and making an appropriation.

(Amended as printed in Senate Journal, May 4, 2018.)

Representative KC Becker moved that the House concur in Senate
amendments. The motion was declared passed by the following roll call vote:

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Co-sponsor(s) added: Representative(s) McLachlan, Michaelson Jenet, Valdez
CONSIDERATION OF CONFERENCE COMMITTEE REPORT(S)

SB18-068 by Senator(s) Cooke; also Representative(s) Van Winkle and Bridges--Concerning criminalizing false reports.

(Conference Committee Report Printed in House Journal. May 4, 2018)

On motion of Representative Bridges, the Conference Committee Report was adopted by the following roll call vote:

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Co-sponsor(s) added: Representative(s) Carver, Exum, Humphrey, Melton, Rosenthal, Williams D., Wist, Young
APPOINTMENT(S)

The Speaker announced the following temporary committee appointment(s) for May 7, 2018 only:

Agriculture, Livestock & Natural Resources
Representative Willett to replace Representative Buck

Public Health Care & Human Services
Representative Melton to replace Representative Danielson
Representative Kraft-Tharp to replace Representative Michaelson Jenet
Representative Rosenthal to replace Representative Pettersen
Representative Wist to replace Representative Beckman
Representative Liston to replace Representative Catlin

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House in recess. House reconvened.

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REPORT(S) OF COMMITTEE(S) OF REFERENCE

AGRICULTURE, LIVESTOCK, & NATURAL RESOURCES
After consideration on the merits, the Committee recommends the following:

SB18-271 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 7 insert:
"SECTION 6. In Colorado Revised Statutes, 25-1.5-106.5, amend (3)(b)(I) as follows:
25-1.5-106.5. Medical marijuana health research grant program. (3) Review of applications. (b) Grant approval. (I) The council shall submit recommendations for grants to the state board of health. The state board of health shall approve or disapprove of grants submitted by the council. THE STATE BOARD OF HEALTH IS ENCOURAGED TO PRIORITIZE GRANTS TO GATHER OBJECTIVE SCIENTIFIC RESEARCH REGARDING THE EFFICACY AND THE SAFETY OF ADMINISTERING MEDICAL MARIJUANA FOR OVARIAN CANCER, DEMENTIA, AND OTHER CONDITIONS THAT THE STATE BOARD DEEMS SUITABLE. If the state board of health disapproves a recommendation, the council may submit a replacement recommendation within thirty days.".

Renumber succeeding sections accordingly.

EDUCATION
After consideration on the merits, the Committee recommends the following:

SB18-013 be referred favorably to the Committee on Appropriations.

SB18-269 be referred favorably to the Committee on Appropriations.
FINANCE
After consideration on the merits, the Committee recommends the following:

**SB18-109** be referred favorably to the Committee on Appropriations.

PUBLIC HEALTH CARE & HUMAN SERVICES
After consideration on the merits, the Committee recommends the following:

**HB18-1441** be referred to the Committee of the Whole with favorable recommendation.

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FIRST REPORT OF FIRST CONFERENCE COMMITTEE on HB18-1155

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 HB18-1155, concerning the continuation of the physical therapy board, and, in connection therewith, implementing the recommendations contained in the 2017 sunset review and report by the department of regulatory agencies, 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 6, strike lines 18 through 20 and substitute:

"(b) THE BOARD SHALL PROMULGATE RULES TO UPDATE THE REQUIREMENTS FOR A PHYSICAL THERAPIST TO PERFORM DRY NEEDLING IN ORDER TO ENSURE ADEQUATE PROTECTION OF THE PUBLIC. PRIOR TO PROMULGATING THE INITIAL UPDATE OF THE RULES, THE BOARD SHALL SEEK INPUT FROM THE COLORADO MEDICAL BOARD CREATED IN SECTION 12-36-103 (1) AND FROM THE DIRECTOR."

Page 10, strike lines 15 through 27.

Page 11, strike lines 1 and 2.

Renumber succeeding sections accordingly.

Respectfully submitted,

House Committee: Senate Committee:

(signed) (signed)

Jonathan Singer Beth Martinez Humenik
Larry Liston John Cooke
Joann Ginal John Kefalas
FIRST REPORT OF FIRST CONFERENCE COMMITTEE
on SB18-085

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 SB18-085, concerning providing financial incentives for educators to work in rural areas, and, in connection therewith, making an appropriation, has met and reports that it has agreed upon the following:

That the Senate accede to the House amendments made to the bill, as the amendments appear in the rerevised bill, with the following changes:

Amend rerevised bill, page 4, strike lines 11 through 15 and substitute:

"(5) "SPECIAL SERVICES PROVIDER" MEANS A PERSON, OTHER THAN A TEACHER, PRINCIPAL, OR ADMINISTRATOR, WHO PROVIDES PROFESSIONAL SERVICES IN DIRECT SUPPORT OF AN INSTRUCTIONAL PROGRAM. "SPECIAL SERVICES PROVIDERS" INCLUDES SPEECH LANGUAGE PATHOLOGISTS, PSYCHOLOGISTS, AUDIOLOGISTS, OCCUPATIONAL THERAPISTS, PHYSICAL THERAPISTS, COUNSELORS, NURSES, AND SOCIAL WORKERS."

Page 5, after line 10 insert:

"(1.5) IF IN ANY ONE FISCAL YEAR, THE NUMBER OF STIPEND APPLICATIONS SUBMITTED PURSUANT TO THIS SECTION EXCEEDS THE TOTAL AMOUNT OF STIPENDS AVAILABLE, THE DEPARTMENT OF HIGHER EDUCATION SHALL GIVE PRIORITY FOR STIPEND AWARDS TO TEACHERS. AFTER ALL TEACHER APPLICATIONS HAVE BEEN FUNDED, STIPENDS MAY THEN BE AWARDED TO SPECIAL SERVICES PROVIDERS, SUBJECT TO AVAILABLE APPROPRIATIONS.".

Respectfully submitted,

Senate Committee:          House Committee:
(signed)                   (signed)
Jerry Sonnenberg           Barbara McLachlan
Bob Gardner                James Wilson
Nancy Todd                 Jeni Arndt

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PRINTING REPORT

The Chief Clerk reports the following bill has been correctly printed:
HB18-1441.

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SIGNING OF BILLS - RESOLUTIONS - MEMORIALS

The Speaker has signed: HB18-1381.
MESSAGE(S) FROM THE SENATE

The Senate has postponed indefinitely: HB18-1392, 1425, 1081, 1397, 1384, 1378, 1432, 1404.

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

The Senate has passed on Third Reading and returns herewith: HB18-1309.

The Senate has adopted and returns herewith: HJR18-1018 and 1021.

The President has appointed Senators Gardner, Chair, Cooke, and Kagan as conferees on the First Conference Committee for HB18-1256.

The Senate has adopted the report of the First Conference Committee on HB18-1270. The bill has been repassed as amended and is transmitted herewith.

The Senate has adopted the report of the First Conference Committee on SB18-179. The bill has been repassed as amended.

The President has appointed Senators Gardner, Chair, Hill, and Kagan as conferees on the Second Conference Committee for SB18-015. The Senate has voted to go beyond the scope of the differences between the two houses on SB18-015.

MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, as amended, SB18-272.

REPORT(S) OF COMMITTEE(S) OF REFERENCE

AGRICULTURE, LIVESTOCK, & NATURAL RESOURCES
After consideration on the merits, the Committee recommends the following:
SB18-245 be referred to the Committee of the Whole with favorable recommendation.
SB18-275 be postponed indefinitely.
**APPROPRIATIONS**

After consideration on the merits, the Committee recommends the following:

HB18-1226 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 April 18, 2018, page 3, after line 21 insert:

"SECTION 2. Appropriation. For the 2018-19 state fiscal year, $74,153 is appropriated to the department of higher education. This appropriation is from the general fund. To implement this act, the department may use this appropriation for administration related to the Colorado commission on higher education."

Renumber succeeding section accordingly.

Page 3 of the report, after line 31 insert:

"Page 1 of the bill, line 102, strike "EDUCATION." and substitute "EDUCATION, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION."."

HB18-1440 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 15 insert:

"SECTION 4. Appropriation. For the 2018-19 state fiscal year, $28,403 is appropriated to the department of regulatory agencies for use by the division of insurance. This appropriation is from the division of insurance cash fund created in section 10-1-103 (3), C.R.S., and is based on an assumption that the division will require an additional 0.4 FTE. To implement this act, the division may use this appropriation for personal services."

Renumber succeeding section accordingly.

Page 1, line 101, strike "SELLERS." and substitute "SELLERS, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

SB18-013 be referred to the Committee of the Whole with favorable recommendation.

SB18-243 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend the Public Health Care and Human Services Committee Report, dated May 4, 2018, page 2, after line 13 insert:
"Page 11, strike line 18 and substitute "RETAILER.".".

Page 2 of the report, after line 31 insert:
"Page 28, strike line 20 and substitute "liquor-licensed drugstore;".".

Page 3 of the report, strike lines 22 and 23 and substitute:
"Page 32, line 9, strike "(5)(p)(II), (5)(p)(III)," and after "(1)(h)(VII)"
insert "and (5)(p)(IV)".".

Page 4 of the report, strike lines 5 through 14 and substitute:
"Page 35, strike lines 21 through 27.

Page 36, strike lines 1 through 9 and substitute:
Page 37, line 27, strike "$87,592" and substitute "$91,092".

Page 38, line 7, strike "$11,430" and substitute "$14,930".".

SB18-269 be referred to the Committee of the Whole with favorable recommendation.

SB18-271 be referred to the Committee of the Whole with favorable recommendation.

EDUCATION
After consideration on the merits, the Committee recommends the following:
SB18-083 be postponed indefinitely.

DEVELOPMENT OF BILLS TO GOVERNOR

The Chief Clerk of the House of Representatives reports the following bills have been delivered to the Office of the Governor: HB18-1152, 1253, 1372 at 3:42 p.m. on May 7, 2018.
INTRODUCTION OF BILLS
First Reading

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

SB18-272 by Senator(s) Martinez Humenik and Todd; also Representative(s) Carver and McLachlan--Concerning suicide prevention training in schools, and, in connection therewith, making an appropriation.

Committee on Public Health Care & Human Services

SB18-274 by Senator(s) Lambert and Moreno; also Representative(s) Benavidez and Wilson--Concerning the implementation of recommendations from prison utilization studies, and, in connection therewith, renaming and repurposing certain correctional facilities and making an appropriation.

Committee on Judiciary

On motion of Representative Garnett, HB18-1440, SB18-259, 245, 243, 253, 255, 013, 269, 271, 001, HB18-1441, 1226, SB18-223 were made Special Orders on May 7, 2018, at 4:37 p.m.

The hour of 4:37 p.m., having arrived, on motion of Representative Exum, the House resolved itself into Committee of the Whole for consideration of Special Orders and he was called to act as Chair.

SPECIAL ORDERS--SECOND READING OF BILLS

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

(Amendments to the committee amendment are to the printed committee report which was printed and placed in the members' bill file.)

HB18-1440 by Representative(s) Valdez; also Senator(s) Todd--Concerning preneed funeral contract sellers.

Amendment No. 1, Appropriations Report, dated May 7, 2018, and placed in member's bill file; Report also printed in House Journal, May 7, 2018.

Amendment No. 2, by Representative(s) Valdez.

Amend printed bill, page 2, line 24, after the period add "A FUNERAL ESTABLISHMENT WITH MULTIPLE LOCATIONS SHALL SUBMIT NAMES FOR
EACH LOCATION.”.

Page 3, line 1, strike "and (3.5)".

Page 3, strike lines 14 and 15.

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

**SB18-259** by Senator(s) Smallwood, Baumgardner, Marble, Neville T., Sonnenberg, Tate; also Representative(s) Pabon-- Concerning the taxation of retail marijuana by local governments, and, in connection therewith, making an appropriation.

Amendment No. 1, by Representative(s) Pabon.

Amend reengrossed bill, page 2, line 3, strike "(7)" and substitute "(7), (8), and (9)".

Page 5, after line 20 insert:

"(8) A COUNTY THAT LEVIES TAX ON RETAIL MARIJUANA PURSUANT TO THIS ARTICLE 2 MAY OPT OUT OF THE REGULATIONS OF THE STATE LICENSING AUTHORITY, AS DEFINED IN SECTION 12-43.4-103 (24), ON SECURITY FENCING FOR MARIJUANA ESTABLISHMENTS WITH OUTDOOR OR GREENHOUSE CULTIVATIONS IF THE COUNTY REQUIRES THE ESTABLISHMENTS TO ERECT AND MAINTAIN A CHAIN-LINK OR SUBSTANTIALLY SIMILAR FENCE WITH A MINIMUM HEIGHT OF SIX FEET AND USES COUNTY TAX REVENUE TO ENFORCE FENCE REGULATIONS.

(9) A COUNTY THAT LEVIES TAX ON RETAIL MARIJUANA PURSUANT TO THIS ARTICLE 2 AND THAT HAS LAND USE REGULATIONS DESIGNED TO MAINTAIN A RURAL AREA’S DARK-SKY CHARACTERISTICS BY LIMITING OR PROHIBITING ARTIFICIAL LIGHTS AT NIGHT MAY OPT OUT OF INCONSISTENT REGULATIONS PROMULGATED BY THE STATE LICENSING AUTHORITY, AS DEFINED IN SECTION 12-43.4-103 (24), WITH RESPECT TO MARIJUANA ESTABLISHMENTS SO LONG AS THE COUNTY USES COUNTY TAX REVENUE TO ENFORCE SECURITY REGULATIONS AT OUTDOOR AND GREENHOUSE CULTIVATIONS.”.

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

**SB18-245** by Senator(s) Cooke; also Representative(s) Arndt-- Concerning repeal of the prohibition on the state board of health adopting rules concerning the disposal of naturally occurring radioactive materials until after the federal environmental protection agency has adopted rules concerning the disposal of naturally occurring radioactive materials.

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

**SB18-253** by Senator(s) Lambert, Lundberg, Moreno; also Representative(s) Young, Hamner, Rankin--Concerning
Ordered revised and placed on the Calendar for Third Reading and Final Passage.

**SB18-255** by Senator(s) Tate; also Representative(s) Arndt and Hooton--Concerning the use of electronic formats in the issuance of certificates of title for vehicles.


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

**SB18-271** by Senator(s) Marble; also Representative(s) Pabon--Concerning changes to improve funding for marijuana research, and, in connection therewith, making an appropriation.

Amendment No. 1, Agriculture, Livestock, & Natural Resources Report, dated May 7, 2018, and placed in member's bill file; Report also printed in House Journal, May 7, 2018.

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

**HB18-1226** by Representative(s) Everett and Bridges, Lundeen, Beckman, Lewis, Neville P., Saine, Van Winkle, Becker J., McKean, Ransom, Sandridge; also Senator(s) Smallwood and Fenberg--Concerning the review of degree programs offered by state institutions of higher education.

Amendment No. 1, Education Report, dated April 18, 2018, and placed in member's bill file; Report also printed in House Journal, April 19, 2018.


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

**SB18-013** by Senator(s) Fields and Gardner, Martinez Humenik, Moreno, Priola; also Representative(s) Michaelson Jenet--Concerning expanding the grades eligible for the child nutrition school lunch protection program, and, in connection therewith, making an appropriation.

Ordered revised and placed on the Calendar for Third Reading and Final Passage.
SB18-001 by Senator(s) Baumgardner and Cooke, Coram, Crowder, Gardner, Grantham, Hill, Holbert, Lambert, Lundberg, Marble, Scott, Sonnenberg, Tate; also Representative(s) Buck and Winter, Leonard--Concerning transportation infrastructure funding, and, in connection therewith, requiring specified amounts to be transferred from the general fund to the state highway fund, the highway users tax fund, and a new multimodal transportation options fund during state fiscal years 2018-19 and 2019-20 for the purpose of funding state and local transportation projects and to the state highway fund during any state fiscal year from 2019-20 through 2038-39 if needed to repay any transportation revenue anticipation notes that may be issued as specified in the bill and, if no citizen-initiated ballot measure that requires the state to issue transportation revenue anticipation notes is approved by the voters of the state at the November 2018 general election, requiring the secretary of state to submit a ballot question to the voters of the state at the November 2019 statewide election, which, if approved, would require the state, with no increase in any taxes or fees, to issue additional transportation revenue anticipation notes for the purpose of addressing critical priority state and local transportation needs in the state by funding transportation projects; would exclude note proceeds and investment earnings on note proceeds from state fiscal year spending limits; and would reduce the amount of lease-purchase agreements required by current law to be issued for the purpose of funding transportation projects.

Amendment No. 1, by Representative(s) Winter.

Strike the Transportation Committee Report, dated May 3, 2018, and substitute:

"Amend reengrossed bill, strike everything below the enacting clause and substitute:

"SECTION 1. Legislative declaration. (1) The general assembly hereby finds and declares that:
(a) Colorado's population is expected to increase to over six million nine hundred thousand by 2030;
(b) Population growth has significantly increased traffic and congestion and will continue to do so in the future, causing longer travel times, increasing air pollution, decreasing Coloradans' access to recreational opportunities, and accelerating the deterioration of Colorado's transportation infrastructure;
(c) The growth of the economy of the state has prompted new and ever-increasing uses of public highways, roads, and other transportation infrastructure, and the existing transportation infrastructure of the state cannot accommodate such greatly increased uses;
(d) In order to preserve and improve Colorado's economic prosperity and quality of life, it is necessary to develop and maintain a modern, efficient, and cost-effective multimodal transportation system that can move people, goods, and information without undue delays or environmental consequences;
(e) One of the major concerns of the citizens of the state is the ability of the state and local governments to address the long-term transportation infrastructure needs of the state that are critical to the continued growth of the state's economy and the maintenance of citizens' quality of life;

(f) The state has significantly decreased its contribution of general state revenue available in recent years to fund critical priority transportation infrastructure needs, and current transportation funding mechanisms do not provide adequate revenue to keep pace with the increasing demands on transportation infrastructure statewide;

(g) Needed transportation projects remain unfunded or underfunded while construction costs escalate and congestion worsens;

(h) With the combination of changes to tax policy and a forecasted growing economy, the state has an opportunity in the upcoming two or three state fiscal years to commit revenue for prioritized state government expenses, including the backlog of transportation needs and the foregone state share of total program funding of K-12 public schools;

(i) In 1999, the general assembly and the voters of the state approved Referendum A, which authorized the state to issue transportation revenue anticipation notes to accelerate the funding and completion of twenty-eight strategic transportation projects in significant corridors, including the T-REX project, the highly successful expansion and congestion mitigation project for the Interstate 25 corridor in the Denver metropolitan area;

(j) The success of the 1999 transportation revenue anticipation notes program shows that leveraging existing revenue is a prudent and cost-effective means to accelerate and deliver transportation projects throughout the state;

(k) In 2017, the general assembly enacted Senate Bill 17-267, which:

(I) Requires the state to enter into lease-purchase agreements for state facilities in the amount of three hundred eighty million dollars during the 2018-19 state fiscal year and five hundred million dollars during each of the 2019-20, 2020-21, and 2021-22 state fiscal years in order to accelerate the funding of high-priority transportation projects throughout the state; and

(II) Significantly increases the amount of money that the state may retain and spend under its fiscal year spending limit;

(l) While the lease-purchase agreements required by Senate Bill 17-267 will provide some increased funding for transportation, such agreements leverage state capital assets, rather than state revenue, and, to the extent currently authorized, provide less total funding than transportation revenue anticipation notes can;

(m) If the state enters into all of the lease-purchase agreements required by Senate Bill 17-267, the state will be required to spend approximately one hundred fifty million dollars per year, including one hundred million dollars per year from the state general fund and fifty million dollars per year from money under the control of the transportation commission, to repay the lease-purchase agreements;

(n) It is necessary, in order to avoid delaying critical transportation projects that are expected to be funded in part with proceeds of lease-purchase agreements to be issued during the 2018-19 state fiscal year, for the state to enter into lease-purchase agreements as required by Senate Bill 17-267 during the 2018-19 state fiscal year;

(o) It is also necessary, appropriate, and in the best interest of the state to:
I) Repeal the requirement that the state enter into additional lease-purchase agreements during the 2019-20, 2020-21, and 2021-22 state fiscal years;

II) If required statewide voter approval can be obtained for a ballot issue submitted by the state that authorizes the state to issue transportation revenue anticipation notes as specified in this act, use transportation revenue anticipation notes instead of lease-purchase agreements to finance transportation projects because doing so will generate a larger amount of up-front revenue for the projects and will enable the state to design and construct the projects more efficiently; and

III) Use the money that will no longer be needed to repay lease-purchase agreements, as well as a portion of the additional general fund money that the state may retain and spend under its fiscal year spending limit due to the enactment of Senate Bill 17-267, to repay the transportation revenue anticipation notes; and

p) The issuance of new transportation revenue anticipation notes in lieu of the execution of lease-purchase agreements will accelerate the funding and efficient completion of specific and designated projects, including multimodal transportation projects, throughout the state that the Colorado department of transportation and the transportation planning regions of the state have determined to be of highest priority and economically significant to the state and the regions in which they will be built.

2) The general assembly further finds and declares that:

a) This act does not increase taxes or refer a ballot issue to the voters of the state seeking their approval to raise taxes;

b) Private citizens have proposed certain transportation funding ballot measures by initiative, one or more of which may be placed on the ballot for the November 2018 general election;

c) All of the citizen-initiated ballot measures, if approved by the voters of the state, will authorize the state to issue transportation revenue anticipation notes to provide additional funding for transportation infrastructure projects, but only some of the measures will also authorize the state to collect additional taxes to provide a source of money to repay the notes;

d) It is necessary and appropriate for the state to refer a ballot issue that authorizes the state to issue transportation revenue anticipation notes to the voters of the state at the November 2019 statewide election as specified in this act if:

I) No citizen-initiated transportation funding ballot measure is placed on the ballot for the November 2018 general election; or

II) The voters reject every citizen-initiated transportation funding ballot measure that is placed on that ballot; and

e) Because the state must fund many high priority needs and has limited resources with which to do so, if the voters of the state approve a citizen-initiated ballot measure at the November 2018 general election that authorizes the state to issue transportation revenue anticipation notes but does not authorize the state to collect additional taxes to provide a source of money to repay the notes and therefore requires the state to divert money from other high priority needs to repay the notes, it will be neither necessary nor appropriate for the state to refer a ballot issue that authorizes the state to issue additional transportation revenue anticipation notes to the voters of the state at the November 2019 statewide election.

SECTION 2. In Colorado Revised Statutes, 24-75-219, add (1)(g), (1)(h), and (5) as follows:
24-75-219. Transfers - transportation - capital construction - definitions - repeal. (1) As used in this section, unless the context otherwise requires:

(g) "MULTIMODAL TRANSPORTATION OPTIONS FUND" means the multimodal transportation options fund created in section 43-4-1103 (1).

(h) "STATE HIGHWAY FUND" means the state highway fund created in section 43-1-219.

(5) (a) On July 1, 2018, the state treasurer shall transfer a total amount of four hundred ninety-five million dollars from the general fund for the purposes of funding state and local transportation needs as follows:

(I) Three hundred forty-six million five hundred thousand dollars to the state highway fund;

(II) Seventy-four million two hundred fifty thousand dollars to the highway users tax fund for allocation to counties and municipalities as specified in section 43-4-205 (6.4); and

(III) Seventy-four million two hundred fifty thousand dollars to the multimodal transportation options fund.

(b) On July 1, 2019, the state treasurer shall transfer a total amount of one hundred fifty million dollars from the general fund for the purposes of funding state and local transportation needs as follows:

(I) One hundred five million dollars to the state highway fund;

(II) Twenty-two million five hundred thousand dollars to the highway users tax fund for allocation to counties and municipalities as specified in section 43-4-205 (6.4); and

(III) Twenty-two million five hundred thousand dollars to the multimodal transportation options fund.

(c) Except as otherwise provided in subsection (5)(d) of this section and section 43-4-714 (2)(a), on June 30, 2020, and on each succeeding June 30 through June 30, 2039, the state treasurer shall transfer money from the general fund to the state highway fund as follows:

(I) (A) If a citizen-initiated ballot issue that authorizes the state to issue transportation revenue anticipation notes but does not authorize the state to collect additional tax revenue for the purpose of providing a revenue source for repayment of the notes is submitted to the registered electors of the state for their approval or rejection at the November 2018 general election and a majority of the electors voting on the ballot issue vote "Yes/For", then, even if another citizen-initiated ballot issue that authorizes the state to issue transportation revenue anticipation notes and also authorizes the state to collect additional tax revenue for the purpose of providing a revenue source for repayment of the notes is submitted to the registered electors of the state for their approval or rejection at the November 2018 general election and a majority of the electors voting on the ballot issue vote "Yes/For", zero dollars;

(B) This subsection (5)(c)(I) is repealed, effective January 1, 2019, if a citizen-initiated ballot issue that authorizes the state to issue transportation revenue anticipation notes but does not authorize the state to collect additional tax revenue for the purpose of providing a revenue source for repayment of
THE NOTES IS NOT SUBMITTED TO THE REGISTERED ELECTORS OF THE STATE FOR THEIR APPROVAL OR REJECTION AT THE NOVEMBER 2018 GENERAL ELECTION OR IF SUCH A BALLOT ISSUE IS SUBMITTED AND A MAJORITY OF THE ELECTORS VOTING ON THE BALLOT ISSUE VOTE "No/Against";

(C) THIS SUBSECTION (5)(c)(I)(C) AND SUBSECTION (5)(c)(I)(B) OF THIS SECTION ARE REPEALED, EFFECTIVE JANUARY 1, 2019, IF A CITIZEN-INITIATED BALLOT ISSUE THAT AUTHORIZES THE STATE TO ISSUE TRANSPORTATION REVENUE ANTICIPATION NOTES BUT DOES NOT AUTHORIZE THE STATE TO COLLECT ADDITIONAL TAX REVENUE FOR THE PURPOSE OF PROVIDING A REVENUE SOURCE FOR REPAYMENT OF THE NOTES IS SUBMITTED TO THE REGISTERED ELECTORS OF THE STATE FOR THEIR APPROVAL OR REJECTION AT THE NOVEMBER 2018 GENERAL ELECTION AND A MAJORITY OF THE ELECTORS VOTING ON THE BALLOT ISSUE VOTE "Yes/For";

(II) (A) EXCEPT AS OTHERWISE PROVIDED IN SUBSECTION (5)(c)(I)(A) OF THIS SECTION, IF A CITIZEN-INITIATED BALLOT ISSUE THAT AUTHORIZES THE STATE TO ISSUE TRANSPORTATION REVENUE ANTICIPATION NOTES AND ALSO AUTHORIZES THE STATE TO COLLECT ADDITIONAL TAX REVENUE FOR THE PURPOSE OF PROVIDING A REVENUE SOURCE FOR REPAYMENT OF THE NOTES IS SUBMITTED TO THE REGISTERED ELECTORS OF THE STATE FOR THEIR APPROVAL OR REJECTION AT THE NOVEMBER 2018 GENERAL ELECTION AND A MAJORITY OF THE ELECTORS VOTING ON THE BALLOT ISSUE VOTE "Yes/For", FIFTY MILLION DOLLARS;

(B) THIS SUBSECTION (5)(c)(II) IS REPEALED, EFFECTIVE JANUARY 1, 2019, IF A CITIZEN-INITIATED BALLOT ISSUE THAT AUTHORIZES THE STATE TO ISSUE TRANSPORTATION REVENUE ANTICIPATION NOTES AND ALSO AUTHORIZES THE STATE TO COLLECT ADDITIONAL TAX REVENUE FOR THE PURPOSE OF PROVIDING A REVENUE SOURCE FOR REPAYMENT OF THE NOTES IS NOT SUBMITTED TO THE REGISTERED ELECTORS OF THE STATE FOR THEIR APPROVAL OR REJECTION AT THE NOVEMBER 2018 GENERAL ELECTION, IF SUCH A BALLOT ISSUE IS SUBMITTED AND A MAJORITY OF THE ELECTORS VOTING ON THE BALLOT ISSUE VOTE "No/Against", OR IF A CITIZEN-INITIATED BALLOT ISSUE THAT AUTHORIZES THE STATE TO ISSUE TRANSPORTATION REVENUE ANTICIPATION NOTES BUT DOES NOT AUTHORIZE THE STATE TO COLLECT ADDITIONAL TAX REVENUE FOR THE PURPOSE OF PROVIDING A REVENUE SOURCE FOR REPAYMENT OF THE NOTES IS SUBMITTED TO THE REGISTERED ELECTORS OF THE STATE FOR THEIR APPROVAL OR REJECTION AT THE NOVEMBER 2018 GENERAL ELECTION AND A MAJORITY OF THE ELECTORS VOTING ON THE BALLOT ISSUE VOTE "Yes/For";

(C) THIS SUBSECTION (5)(c)(II)(C) AND SUBSECTION (5)(c)(II)(B) OF THIS SECTION ARE REPEALED, EFFECTIVE JANUARY 1, 2019, IF A CITIZEN-INITIATED BALLOT ISSUE THAT AUTHORIZES THE STATE TO ISSUE TRANSPORTATION REVENUE ANTICIPATION NOTES AND ALSO AUTHORIZES THE STATE TO COLLECT ADDITIONAL TAX REVENUE FOR THE PURPOSE OF PROVIDING A REVENUE SOURCE FOR REPAYMENT OF THE NOTES IS SUBMITTED TO THE REGISTERED ELECTORS OF THE STATE FOR THEIR APPROVAL OR REJECTION AT THE NOVEMBER 2018 GENERAL ELECTION AND A MAJORITY OF THE ELECTORS VOTING ON THE BALLOT ISSUE VOTE "Yes/For" AND EITHER A CITIZEN-INITIATED BALLOT ISSUE THAT AUTHORIZES THE STATE TO ISSUE TRANSPORTATION REVENUE ANTICIPATION NOTES BUT DOES NOT AUTHORIZE THE STATE TO COLLECT ADDITIONAL TAX REVENUE FOR THE PURPOSE OF PROVIDING A REVENUE SOURCE FOR REPAYMENT OF THE NOTES IS NOT SUBMITTED TO THE REGISTERED ELECTORS OF THE STATE FOR THEIR APPROVAL OR REJECTION
AT THE NOVEMBER 2018 GENERAL ELECTION OR, IF SUCH A BALLOT ISSUE IS SUBMITTED, A MAJORITY OF THE ELECTORS VOTING ON THE BALLOT ISSUE VOTE "No/Against";

(III) (A) IF A BALLOT ISSUE THAT AUTHORIZES THE STATE TO ISSUE TRANSPORTATION REVENUE ANTICIPATION NOTES IS SUBMITTED TO THE REGISTERED ELECTORS OF THE STATE FOR THEIR APPROVAL OR REJECTION AT THE NOVEMBER 2019 STATEWIDE ELECTION PURSUANT TO SECTION 43-4-705 (13)(b) AND A MAJORITY OF THE ELECTORS VOTING ON THE BALLOT ISSUE VOTE "No/Against", FIFTY MILLION DOLLARS;

(B) THIS SUBSECTION (5)(c)(III) IS REPEALED, EFFECTIVE JANUARY 1, 2019, IF ANY CITIZEN-INITIATED BALLOT ISSUE THAT AUTHORIZES THE STATE TO ISSUE TRANSPORTATION REVENUE ANTICIPATION NOTES IS SUBMITTED TO THE REGISTERED ELECTORS OF THE STATE FOR THEIR APPROVAL OR REJECTION AT THE NOVEMBER 2018 GENERAL ELECTION OR AND A MAJORITY OF THE ELECTORS VOTING ON THE BALLOT ISSUE VOTE "Yes/For";

(C) THIS SUBSECTION (5)(c)(III) IS REPEALED, EFFECTIVE JANUARY 1, 2020, IF A BALLOT ISSUE THAT AUTHORIZES THE STATE TO ISSUE TRANSPORTATION REVENUE ANTICIPATION NOTES IS SUBMITTED TO THE REGISTERED ELECTORS OF THE STATE FOR THEIR APPROVAL OR REjection AT THE NOVEMBER 2019 STATEWIDE ELECTION PURSUANT TO SECTION 43-4-705 (13)(b) AND A MAJORITY OF THE ELECTORS VOTING ON THE BALLOT ISSUE VOTE "Yes/For";

(D) THIS SUBSECTION (5)(c)(III)(D) AND SUBSECTIONS (5)(c)(III)(B) AND (5)(c)(III)(C) OF THIS SECTION ARE REPEALED, EFFECTIVE JANUARY 1, 2020, IF A BALLOT ISSUE THAT AUTHORIZES THE STATE TO ISSUE TRANSPORTATION REVENUE ANTICIPATION NOTES IS SUBMITTED TO THE REGISTERED ELECTORS OF THE STATE FOR THEIR APPROVAL OR REJECTION AT THE NOVEMBER 2019 STATEWIDE ELECTION PURSUANT TO SECTION 43-4-705 (13)(b) AND A MAJORITY OF THE ELECTORS VOTING ON THE BALLOT ISSUE VOTE "Yes/For"; OR

(IV) (A) IF A BALLOT ISSUE THAT AUTHORIZES THE STATE TO ISSUE TRANSPORTATION REVENUE ANTICIPATION NOTES IS SUBMITTED TO THE REGISTERED ELECTORS OF THE STATE FOR THEIR APPROVAL OR REjection AT THE NOVEMBER 2019 STATEWIDE ELECTION PURSUANT TO SECTION 43-4-705 (13)(b) AND A MAJORITY OF THE ELECTORS VOTING ON THE BALLOT ISSUE "Yes/For", ONE HUNDRED TWENTY-TWO MILLION SIX HUNDRED THOUSAND DOLLARS;

(B) THIS SUBSECTION (5)(c)(IV) IS REPEALED, EFFECTIVE JANUARY 1, 2019, IF ANY CITIZEN-INITIATED BALLOT ISSUE THAT AUTHORIZES THE STATE TO ISSUE TRANSPORTATION REVENUE ANTICIPATION NOTES IS SUBMITTED TO THE REGISTERED ELECTORS OF THE STATE FOR THEIR APPROVAL OR REjection AT THE NOVEMBER 2018 GENERAL ELECTION AND A MAJORITY OF THE ELECTORS VOTING ON THE BALLOT ISSUE VOTE "Yes/For";

(C) THIS SUBSECTION (5)(c)(IV) IS REPEALED, EFFECTIVE JANUARY 1, 2020, IF A BALLOT ISSUE THAT AUTHORIZES THE STATE TO ISSUE TRANSPORTATION REVENUE ANTICIPATION NOTES IS SUBMITTED TO THE REGISTERED ELECTORS OF THE STATE FOR THEIR APPROVAL OR REjection AT THE NOVEMBER 2019 STATEWIDE ELECTION PURSUANT TO SECTION 43-4-705 (13)(b) AND A MAJORITY OF THE ELECTORS VOTING ON THE BALLOT ISSUE VOTE "Yes/For";

(D) THIS SUBSECTION (5)(c)(IV)(D) AND SUBSECTIONS (5)(c)(IV)(B) AND (5)(c)(IV)(C) OF THIS SECTION ARE REPEALED, EFFECTIVE JANUARY 1, 2020, IF A BALLOT ISSUE THAT AUTHORIZES THE STATE TO ISSUE TRANSPORTATION REVENUE ANTICIPATION NOTES IS
SUBMITTED TO THE REGISTERED ELECTORS OF THE STATE FOR THEIR APPROVAL OR REJECTION AT THE NOVEMBER 2019 STATEWIDE ELECTION PURSUANT TO SECTION 43-4-705 (13)(b) AND A MAJORITY OF THE ELECTORS VOTING ON THE BALLOT ISSUE VOTE "YES/For"; or

(d) (I) If the transportation commission allocates money from the transportation revenue anticipation notes reserve account of the state highway fund pursuant to section 43-4-714 (2) during any state fiscal year, the amount of any transfer required by subsection (5)(c)(IV)(A) of this section is reduced by an amount equal to the amount of the allocation from the account.

(II) This subsection (5)(d) is repealed:

(A) Effective January 1, 2019, if a citizen-initiated ballot issue that authorizes the state to issue transportation revenue anticipation notes is submitted to the registered electors of the state for their approval or rejection at the November 2018 general election and a majority of the electors voting on the ballot issue vote "Yes/For";

(B) Effective January 1, 2020, if a ballot issue that authorizes the state to issue transportation revenue anticipation notes is submitted to the registered electors of the state for their approval or rejection at the November 2019 statewide election pursuant to section 43-4-705 (13)(b) and a majority of the electors voting on the ballot issue vote "No/Against".

(III) This subsection (5)(d)(III) and subsection (5)(d)(II) of this section are repealed, effective January 1, 2020, if a ballot issue that authorizes the state to issue transportation revenue anticipation notes is submitted to the registered electors of the state for their approval or rejection at the November 2019 statewide election pursuant to section 43-4-705 (13)(b) and a majority of the electors voting on the ballot issue vote "Yes/For".

SECTION 3. In Colorado Revised Statutes, 24-82-1303, amend (2)(a), (2)(b), and (2)(d)(II); and repeal (1) as follows:

24-82-1303. Lease-purchase agreements for capital construction and transportation projects. (1) On or before December 31, 2017, the state architect, the director of the office of state planning and budgeting or his or her designee, and the state institutions of higher education shall identify and prepare a collaborative list of eligible state facilities that can be collateralized as part of the lease-purchase agreements for capital construction and transportation projects authorized in this part 13. The total current replacement value of the identified buildings must equal at least two billion dollars.

(2) (a) Notwithstanding the provisions of sections 24-82-102 (1)(b) and 24-82-801, and pursuant to section 24-36-121, no sooner than July 1, 2018, the state, acting by and through the state treasurer, shall execute lease-purchase agreements, each for no more than twenty years of annual payments, for the projects described in subsection (4) of this section. The state shall execute the lease-purchase agreements only in accordance with the following schedule: DURING THE 2018-19 STATE FISCAL YEAR IN AN AMOUNT UP TO FIVE HUNDRED MILLION DOLLARS.

(1) During the 2018-19 state fiscal year, the state shall execute lease-purchase agreements in an amount up to five hundred million dollars;
(II) During the 2019-20 state fiscal year, the state shall execute lease-purchase agreements in an amount up to five hundred million dollars;

(III) During the 2020-21 state fiscal year, the state shall execute lease-purchase agreements in an amount up to five hundred million dollars; and

(IV) During the 2021-22 fiscal year, the state shall execute lease-purchase agreements in an amount up to five hundred million dollars.

(b) The anticipated annual state-funded payments for the principal and interest components of the amount payable under all lease-purchase agreements entered into pursuant to subsection (2)(a) of this section shall not exceed one hundred fifty thirty-seven million five hundred thousand dollars.

(d) Any lease-purchase agreement executed as required by subsection (2)(a) of this section shall provide that all of the obligations of the state under the agreement are subject to the action of the general assembly in annually making money available for all payments thereunder. Payments under any lease-purchase agreement must be made, subject to annual allocation pursuant to section 43-1-113 by the transportation commission created in section 43-1-106 (1) or subject to annual appropriation by the general assembly, as applicable, from the following sources of money:

(II) (A) Next, fifty for state fiscal year 2018-19 only, twenty-eight million five hundred thousand dollars, annually, or any lesser amount that is sufficient to make each full payment due, shall be paid from any legally available money under the control of the transportation commission solely for the purpose of allowing the construction, supervision, and maintenance of state highways to be funded with the proceeds of lease-purchase agreements as specified in subsection (4)(b) of this section and section 43-4-206 (1)(b)(V); and OR

(B) Next, for each succeeding state fiscal year for which a payment under any lease-purchase agreement must be made, ten million one hundred thousand dollars annually, or any lesser amount that is sufficient to make each full payment due, shall be paid from any legally available money under the control of the transportation commission solely for the purpose of allowing the construction, supervision, and maintenance of state highways to be funded with the proceeds of lease-purchase agreements as specified in subsection (4)(b) of this section and section 43-4-206 (1)(b)(V); and

SECTION 4. In Colorado Revised Statutes, 40-1-103.3, amend (2) as follows:

40-1-103.3. Alternative fuel vehicles - definition. (2) For the purposes of articles 1 to 7 of this title 40, persons generating electricity for use in alternative fuel vehicle charging or fueling facilities as authorized by subsection (4) of this section, persons reselling electricity supplied by a public utility, or persons reselling compressed or liquefied natural gas, liquefied petroleum gas, or any component parts or by-products to governmental entities or to the public for use as fuel in alternative fuel vehicles or buying electricity stored in such vehicles for resale are not subject to regulation as a public utility. Electric and natural gas public utilities may provide the services described in this subsection (2) as unregulated services. and these unregulated services may not be subsidized by the regulated services of the electric or natural gas public utility. The public utilities commission shall consider
WHETHER SUCH INVESTMENTS ARE IN THE PUBLIC INTEREST, IMPROVE
ASSET UTILIZATION AND SYSTEM OPERATION, STIMULATE INNOVATION
AND COMPETITION, INCREASE ACCESS TO ALTERNATIVE FUELS, AND
PROVIDE FUEL COST SAVINGS.

SECTION 5. In Colorado Revised Statutes, 42-3-304, amend
(25)(a) as follows:

42-3-304. Registration fees - passenger and passenger-mile
taxes - clean screen fund - definitions - repeal. (25) (a) In addition to
any other fee imposed by this section, each authorized agent shall
annually collect a fee of fifty dollars at the time of
registration on every plug-in electric motor vehicle. The authorized agent
shall transmit the fee to the state treasurer, who shall credit thirty dollars of each fee to the highway users tax fund created in section
43-4-201, and twenty dollars of each fee to the electric vehicle
grant fund created in section 24-38.5-103.

SECTION 6. In Colorado Revised Statutes, add 43-2-151 as
follows:

43-2-151. Managed lanes - study by department of
transportation - repeal. (1) The department of transportation
shall conduct or contract with an independent third party to
conduct a data driven study of the use of managed lanes
throughout the state. The study shall, at a minimum:
(a) Report on the number of managed lanes and the total
lane miles of managed lanes in the state;
(b) Describe how managed lanes are being used to finance
highway projects and, with respect to any project financed in
whole or in part through the use of managed lanes, whether the
project would or could have been completed without the use of
managed lanes;
(c) Identify and quantify the statewide, regional and
transportation corridor-specific impacts of managed lanes on
traffic congestion; and
(d) Quantify the number of trips made on managed lanes
by different types of motor vehicles including but not limited to
transit vehicles, commercial vehicles, high-occupancy vehicles,
and single occupant vehicles.
(2) The department shall report the results of the study
as part of its 2018 presentation to the joint legislative
committee of reference that is assigned to oversee the
department made pursuant to section 2-7-203 (2)(a).
(3) This section is repealed, effective July 1, 2019.

SECTION 7. In Colorado Revised Statutes, 43-4-205, add (6.4)
as follows:

43-4-205. Allocation of fund. (6.4) Money transferred from
the general fund to the highway users tax fund pursuant to
section 24-75-219 (5)(a)(II) and (5)(b)(II) is allocated and expended
as follows:
(a) Fifty percent of the money is paid to the county
treasurers of the respective counties, subject to annual
appropriation by the general assembly, and allocated and
expended as provided in section 43-4-207; and
(b) Fifty percent of the money is paid to the cities and
incorporated towns, subject to annual appropriation by the
general assembly, and allocated and expended as provided in
sections 43-4-208 (2) and (6)(a).
SECTION 8. In Colorado Revised Statutes, 43-4-206, amend (1) introductory portion, (2)(b) introductory portion, (2)(b)(III), and (2)(b)(IV) as follows:

43-4-206. State allocation. (1) Except as otherwise provided in subsections (1)(a)(V), subsections (1)(b)(V), (2), and (3) of this section, after paying the costs of the Colorado state patrol and any other costs of the department, exclusive of highway construction, highway improvements, or highway maintenance, that are appropriated by the general assembly, money in the highway users tax fund shall be paid to the state highway fund and expended for the following purposes:

(2) (b) Beginning in 1998, the department of transportation shall report annually to the transportation committee of the senate and the transportation and energy committee of the house of representatives concerning the revenue expended by the department pursuant to subsection (2)(a) of this section and, beginning in 2018, any

STATE GENERAL FUND MONEY THAT IS CREDITED TO THE STATE HIGHWAY FUND PURSUANT TO SECTION 24-75-219 (5), ANY NET PROCEEDS OF LEASE-PURCHASE AGREEMENTS EXECUTED AS REQUIRED BY SECTION 24-82-1303 (2)(a) THAT ARE CREDITED TO THE STATE HIGHWAY FUND PURSUANT TO SECTION 24-75-219 (5), SECTION 24-82-1303 (4)(b) AND SECTION 43-4-714 (1)(a) DURING THE FISCAL YEAR, AND ANY NET PROCEEDS OF TRANSPORTATION REVENUE ANTICIPATION NOTES ISSUED AS AUTHORIZED BY A BALLOT ISSUE SUBMITTED TO AND APPROVED BY THE REGISTERED ELECTORS OF THE STATE AT THE 2019 STATEWIDE ELECTION PURSUANT TO SECTION 43-4-705 (13)(b) THAT ARE CREDITED TO THE STATE HIGHWAY FUND PURSUANT TO THIS SECTION. The department shall present the report at the joint meeting required under section 43-1-113 (9)(a), and the report shall describe for each fiscal year, if applicable:

(III) The projected amounts of revenue and net proceeds that the department expects to receive under this subsection (2), and subsection (1)(b)(V) of this section, section 24-75-219 (5), section 24-82-1303 (4)(b), and section 43-4-714 (1)(a) during the fiscal year;

(IV) The amount of revenue and net proceeds that the department has already received under this subsection (2), and subsection (1)(b)(V) of this section, section 24-75-219 (5), section 24-82-1303 (4)(b), and section 43-4-714 (1)(a) during the fiscal year; and

SECTION 9. In Colorado Revised Statutes, 43-4-207, amend (1), (2) introductory portion, and (2)(b) introductory portion as follows:

43-4-207. County allocation. (1) After paying the costs of the Colorado state patrol and such ANY other costs of the department, exclusive of highway construction, highway improvements, or highway maintenance, AS THAT ARE APPROPRIATED BY THE GENERAL ASSEMBLY, TWENTY-SIX PERCENT OF THE BALANCE OF THE HIGHWAY USERS TAX FUND MONEY, INCLUDING MONEY TRANSFERRED FROM THE GENERAL FUND TO THE HIGHWAY USERS TAX FUND PURSUANT TO SECTION 24-75-219 (5)(a)(II) AND (5)(b)(II), THAT SECTION 43-4-205 REQUIRES TO BE PAID FROM THE HIGHWAY USERS TAX FUND TO THE COUNTY TREASURERS OF THE RESPECTIVE COUNTIES SHALL BE PAID TO THE COUNTY TREASURERS OF THE RESPECTIVE COUNTIES, SUBJECT TO ANNUAL APPROPRIATION BY THE GENERAL ASSEMBLY, AND SHALL BE ALLOCATED AND EXPENDED AS PROVIDED IN THIS SECTION. The moneys thus received shall be allocated to the counties as provided by law and shall be expended by the counties only on the construction, engineering, reconstruction, maintenance, repair, equipment, improvement, and administration of the county highway systems and any other public highways, including any state highways, together with acquisition of rights-of-way and access rights for the same,
for the planning, designing, engineering, acquisition, installation, construction, repair, reconstruction, maintenance, operation, or administration of transit-related projects, including, but not limited to, designated bicycle or pedestrian lanes of highway and infrastructure needed to integrate different transportation modes within a multimodal transportation system, and for no other purpose; except that a county may expend no more than fifteen percent of the total amount expended under this subsection (1) for transit-related operational purposes and except that moneys received pursuant to section 43-4-205 (6.3) shall be expended by the counties only for road safety projects, as defined in section 43-4-803 (21). The amount to be expended for administrative purposes shall not exceed five percent of each county's share of the funds available.

(2) For the fiscal year commencing July 1, 1989, and each fiscal year thereafter, for the purpose of allocating moneys in the highway users tax fund to the various counties throughout the state, the following method is hereby adopted:

(b) All moneys credited to the fund in excess of eighty-six million seven hundred thousand dollars shall be transferred to the fund pursuant to section 24-75-219 (5)(a)(II) and (5)(b)(II) that is required by section 43-4-205 (6.4)(a) and subsection (1) of this section to be paid to the county treasurers of the respective counties is allocated to the counties in the following manner:

SECTION 10. In Colorado Revised Statutes, 43-4-208, amend (1), (2) introductory portion, (2)(a), and (6)(a) as follows:

43-4-208. Municipal allocation. (1) After paying the costs of the Colorado state patrol and such other costs of the department, exclusive of highway construction, highway improvements, or highway maintenance, as that are appropriated by the general assembly, and making allocation as provided by sections 43-4-206 and 43-4-207, the remaining nine percent of the highway users tax fund, including money transferred from the general fund to the highway users tax fund pursuant to section 24-75-219 (5)(a)(II) and (5)(b)(II), that section 43-4-205 requires to be paid to the cities and incorporated towns within the limits of the respective counties, subject to annual appropriation by the general assembly, and shall be allocated and expended as provided in this section. Each city treasurer shall account for the money received as provided in this part 2. Money so allocated shall be expended by the cities and incorporated towns for the construction, engineering, reconstruction, maintenance, repair, equipment, improvement, and administration of the system of streets of such city or incorporated town or of any public highways located within such city or incorporated town, including any state highways, together with the acquisition of rights-of-way and access rights for the same, and for the planning, designing, engineering, acquisition, installation, construction, repair, reconstruction, maintenance, operation, or administration of transit-related projects, including, but not limited to, designated bicycle or pedestrian lanes of highway and infrastructure needed to integrate different transportation modes within a multimodal transportation system, and for no other purpose; except that a city or incorporated town may expend no more than fifteen percent of the total amount expended under this subsection (1) for transit-related operational purposes and except that money paid to the cities and incorporated towns pursuant to
1 section 43-4-205 (6.3) shall be expended by the cities and incorporated towns only for road safety projects, as defined in section 43-4-803 (21). The amount to be expended for administrative purposes shall not exceed five percent of each city's share of the funds available.

2 (2) For the purpose of allocating money in the highway users tax fund to the various cities and incorporated towns throughout the state, the following method is adopted:

3 (a) Except as otherwise provided in subsection (6) of this section, eighty percent shall be allocated to the cities and incorporated towns in proportion to the adjusted urban motor vehicle registration in each city and incorporated town. The term "urban motor vehicle registration" includes all passenger, truck, truck-tractor, and motorcycle registrations. The number of registrations used in computing the percentage shall be those certified to the state treasurer by the department of revenue as constituting the urban motor vehicle registration for the last preceding year. The adjusted registration shall be computed by applying a factor to the actual number of such registrations to reflect the increased standards and costs of construction resulting from the concentration of vehicles in cities and incorporated places. For this purpose the following table of actual registration numbers and factors shall be employed:

4 | Actual registrations | Factor |
5 | 1 -- 500 | 1.0 |
6 | 501 -- 1,250 | 1.1 |
7 | 1,251 -- 2,500 | 1.2 |
8 | 2,501 -- 5,000 | 1.3 |
9 | 5,001 -- 12,500 | 1.4 |
10 | 12,501 -- 25,000 | 1.5 |
11 | 25,001 -- 50,000 | 1.6 |
12 | 50,001 -- 85,000 | 1.7 |
13 | 85,001 -- 130,000 | 1.8 |
14 | 130,001 -- 185,000 | 1.9 |
15 | 185,001 and over | 2.0 |

(6) (a) In addition to the provisions of subsection (2)(a) of this section, on or after July 1, 1979, eighty percent of all additional funds becoming available to cities and incorporated towns from the highway users tax fund pursuant to sections 24-75-215 C.R.S. and 43-4-205 (6)(b)(III) shall be and, on and after July 1, 2018, eighty percent of the general fund money transferred from the general fund to the highway users tax fund pursuant to section 24-75-219 (5)(a)(II) and (5)(b)(II) that is required by section 43-4-205 (6.4)(b) and subsection (1) of this section to be allocated to the cities and incorporated towns in proportion to the adjusted urban motor vehicle registration in each city and incorporated town. The term "urban motor vehicle registration", as used in this section, includes all passenger, truck, truck-tractor, and motorcycle registrations. The number of registrations used in computing the percentage shall be those certified to the state treasurer by the department of revenue as constituting the urban motor vehicle registration for the last preceding year. The adjusted registration shall be computed by applying a factor to the actual number of such registrations to reflect the increased standards and costs of construction resulting from the concentration of vehicles in cities and incorporated places. For this purpose the following table of actual registration numbers and factors shall be employed:

<table>
<thead>
<tr>
<th>Actual registrations</th>
<th>Factor</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 -- 500</td>
<td>1.0</td>
</tr>
</tbody>
</table>
SECTION 11. In Colorado Revised Statutes, 43-4-702, repeal (7); and add (9) as follows:

43-4-702. Definitions. As used in this part 7, unless the context otherwise requires:

(7) "Revenue anticipation notes" or "notes" means revenue anticipation notes authorized by and issued in accordance with this part 7.

(9) "TRANSPORTATION REVENUE ANTICIPATION NOTES", "REVENUE ANTICIPATION NOTES", OR "NOTES" MEANS REVENUE ANTICIPATION NOTES AUTHORIZED BY AND ISSUED IN ACCORDANCE WITH THIS PART 7.

SECTION 12. In Colorado Revised Statutes, 43-4-705, amend (2)(a)(II) and (13); and add (2)(a)(II.5) as follows:

43-4-705. Revenue anticipation notes - repeal. (2) (a) Subject to the provisions of this subsection (2), the principal of and interest on revenue anticipation notes and any costs associated with the issuance and administration of such notes shall be payable solely from:

(II) Any proceeds of such notes and any earnings from the investment of such note proceeds pledged for such purpose; and

(II.5) MONEY TRANSFERRED FROM THE GENERAL FUND TO THE STATE HIGHWAY FUND PURSUANT TO SECTION 24-75-219 (5)(c); AND

(13) (a) Notwithstanding any other provision of this part 7 to the contrary, the executive director shall have the authority to issue revenue anticipation notes pursuant to this part 7 only if voters statewide approve the ballot question submitted at the November 1999 statewide election pursuant to section 43-4-703 (1) and only then to the extent allowed under the maximum amounts of debt and repayment cost so approved.

(b) (I) SUBJECT TO VOTER APPROVAL OF THE BALLOT ISSUE SUBMITTED AT THE NOVEMBER 2019 STATEWIDE ELECTION PURSUANT TO SUBSECTION (13)(b)(III) OF THIS SECTION AND THE REPAYMENT FUNDING COMMITMENT REQUIREMENT SPECIFIED IN SUBSECTION (13)(b)(II) OF THIS SECTION, THE EXECUTIVE DIRECTOR SHALL ISSUE ADDITIONAL TRANSPORTATION REVENUE ANTICIPATION NOTES IN A MAXIMUM AMOUNT OF TWO BILLION THREE HUNDRED THIRTY-SEVEN MILLION DOLLARS AND WITH A MAXIMUM REPAYMENT COST OF THREE BILLION TWO HUNDRED FIFTY MILLION DOLLARS. THE MAXIMUM REPAYMENT TERM FOR ANY
NOTES ISSUED PURSUANT TO THIS SUBSECTION (13)(b) IS TWENTY YEARS, AND THE CERTIFICATE, TRUST INDENTURE, OR OTHER INSTRUMENT AUTHORIZING THEIR ISSUANCE SHALL PROVIDE THAT THE STATE MAY PAY THE NOTES IN FULL WITHOUT PENALTY NO LATER THAN TEN YEARS FOLLOWING THE DATE OF ISSUANCE.

(II) NOTWITHSTANDING SECTION 43-1-113 (19) AND SUBSECTION (12)(a) OF THIS SECTION, BEFORE ISSUING ANY REVENUE ANTICIPATION NOTES AS AUTHORIZED BY SUBSECTION (13)(b)(I) OF THIS SECTION, THE TRANSPORTATION COMMISSION SHALL ADOPT A RESOLUTION IN WHICH IT AGREES, SUBJECT TO THE REQUIREMENTS OF SECTION 43-4-706 (2), THAT IT INTENDS TO ANNUALLYALLOCATE FROM LEGALLY AVAILABLE MONEY UNDER ITS CONTROL ANY AMOUNT NEEDED FOR PAYMENT OF THE NOTES UNTIL THE NOTES ARE FULLY REPAID. THE COMMISSION SHALL FIRST ALLOCATE FOR PAYMENT OF THE NOTES MONEY TRANSFERRED FROM THE GENERAL FUND TO THE STATE HIGHWAY FUND PURSUANT TO SECTION 24-75-219 (5)(b) AND ANY MONEY ALLOCATED BY THE COMMISSION FROM THE TRANSPORTATION REVENUE ANTICIPATION NOTES RESERVE ACCOUNT CREATED IN SECTION 43-4-714 (2) AND THEREAFTER SHALL ALLOCATE FOR PAYMENT OF THE NOTES ANY OTHER LEGALLY AVAILABLE MONEY UNDER ITS CONTROL.

(III) THE SECRETARY OF STATE SHALL SUBMIT TO THE REGISTERED ELECTORS OF THE STATE FOR THEIR APPROVAL OR REJECTION AT THE NOVEMBER 2019 STATEWIDE ELECTION THE FOLLOWING BALLOT ISSUE: "SHALL STATE OF COLORADO DEBT BE INCREASED $2,337,000,000, WITH A MAXIMUM REPAYMENT COST OF $3,250,000,000, WITHOUT RAISING TAXES, THROUGH THE ISSUANCE OF TRANSPORTATION REVENUE ANTICIPATION NOTES FOR THE PURPOSE OF ADDRESSING CRITICAL PRIORITY TRANSPORTATION NEEDS IN THE STATE BY FINANCING TRANSPORTATION PROJECTS, SHALL NOTE PROCEEDS, INVESTMENT EARNINGS ON NOTE PROCEEDS, AND REVENUE FROM AN ELECTRIC MOTOR VEHICLE REGISTRATION FEE INCREASE BE EXCLUDED FROM STATE FISCAL YEAR SPENDING LIMITS, AND SHALL THE AMOUNT OF LEASE-PURCHASE AGREEMENTS REQUIRED BY CURRENT LAW TO BE ISSUED FOR THE PURPOSE OF FINANCING TRANSPORTATION PROJECTS BE REDUCED?"


(V) (A) THIS SUBSECTION (13)(b) IS REPEALED, EFFECTIVE JANUARY 1, 2019, IF A CITIZEN-INITIATED BALLOT ISSUE THAT AUTHORIZES THE STATE TO ISSUE TRANSPORTATION REVENUE ANTICIPATION NOTES IS
SUBMITTED TO THE REGISTERED ELECTORS OF THE STATE FOR THEIR
APPROVAL OR REJECTION AT THE NOVEMBER 2018 GENERAL ELECTION
AND A MAJORITY OF THE ELECTORS VOTING ON THE BALLOT ISSUE VOTE
"YES/FOR".

(B) THIS SUBSECTION (13)(b) IS REPEALED, EFFECTIVE JANUARY
1, 2020, IF A MAJORITY OF THE ELECTORS VOTING ON THE BALLOT ISSUE IN
SUBSECTION (13)(b)(III) OF THIS SECTION VOTE "NO/AGAINST".

(C) THIS SUBSECTION (13)(b)(V) IS REPEALED, EFFECTIVE
JANUARY 1, 2020, IF A MAJORITY OF THE ELECTORS VOTING ON THE
BALLOT ISSUE IN SUBSECTION (13)(b)(III) OF THIS SECTION VOTE
"YES/FOR".

SECTION 13. In Colorado Revised Statutes, amend 43-4-714 as
follows:

43-4-714. Use of note proceeds - repeal. (1) If the executive
director issues any revenue anticipation notes in accordance with the
provisions of this part 7, the proceeds from the sale of such notes that are
not otherwise pledged for the payment of such notes shall be used for the
qualified federal aid transportation projects included in the strategic
transportation project investment program of the department of
transportation. NET PROCEEDS FROM THE SALE OF ANY TRANSPORTATION
REVENUE ANTICIPATION NOTES THAT THE EXECUTIVE DIRECTOR ISSUES
PURSUANT TO SECTION 43-4-705 (13)(b) THAT ARE NOT OTHERWISE
PLEDGED FOR THE PAYMENT OF THE NOTES SHALL BE ALLOCATED AS
FOLLOWS:

(a) Eighty-five percent of the net proceeds shall be
credited to the state highway fund created in section 43-1-219
and expended by the department only for qualified federal aid
transportation projects that are included in the strategic
transportation project investment program of the department
of transportation and that are designated for Tier 1 funding as
ten-year development program projects on the department's
development program project list, with at least twenty-five
percent of the net proceeds of transportation revenue
anticipation notes that are credited to the state highway fund
being used for projects that are located in counties with
populations of fifty thousand or less as of July 2015 as reported
by the state demography office of the department of local
affairs.

(b) Fifteen percent of the net proceeds shall be credited
to the transportation revenue anticipation notes proceeds
account of the multimodal transportation options fund created
in section 43-4-1103 (1).

(2) (a) The transportation revenue anticipation notes
reserve account is hereby created in the state highway fund.
The state treasurer shall credit a portion of the money
transferred from the general fund to the state highway fund
pursuant to section 24-75-219 (5)(e)(IV)(A) to the reserve
account as follows:

(I) On June 30, 2020, seventy-five million nine hundred
fifty-two thousand five hundred dollars; and

(II) On June 30, 2021, seventy-five million nine hundred
fifty-two thousand five hundred dollars.

(b) During any state fiscal year for which there is a
general fund revenue shortfall and the governor formulates
and implements a plan to reduce general fund expenditures as
required by section 24-75-201.5, the transportation commission,
IN CONSULTATION WITH THE GOVERNOR, MAY ALLOCATE MONEY FROM
THE ACCOUNT FOR THE SOLE PURPOSE OF PAYING ALL OR A PORTION OF
ANY PAYMENT ON TRANSPORTATION REVENUE ANTICIPATION NOTES DUE
DURING THE STATE FISCAL YEAR. IN ADDITION, THE COMMISSION MAY
ALLOCATE MONEY FROM THE ACCOUNT AT ANY TIME IF DOING SO WILL
ALLOW THE COMMISSION TO FULLY REPAY THE NOTES. ONCE ALL
TRANSPORTATION REVENUE ANTICIPATION NOTES ARE REPAID IN FULL, THE
STATE TREASURER SHALL TRANSFER ANY MONEY REMAINING IN THE
ACCOUNT TO THE STATE HIGHWAY FUND.

(3) (a) This section is repealed:

(I) Effective January 1, 2019, if a ballot issue initiated by
private citizens that authorizes the state to issue
transportation revenue anticipation notes is submitted to the
registered electors of the state for their approval or rejection
at the November 2018 general election and a majority of the
electors voting on the ballot issue vote "Yes/For".

(II) Effective January 1, 2020, if a ballot issue that
authorizes the state to issue transportation revenue
anticipation notes is submitted to the registered electors of the
state for their approval or rejection at the November 2019
statewide election pursuant to section 43-4-705 (13)(b) and a
majority of the electors voting on the ballot issue vote
"No/Against".

(b) This subsection (3) is repealed, effective January 1,
2020, if a ballot issue that authorizes the state to issue
transportation revenue anticipation notes is submitted to the
registered electors of the state for their approval or rejection
at the November 2019 statewide election pursuant to section
43-4-705 (13)(b) and a majority of the electors voting on the
ballot issue vote "Yes/For".

SECTION 14. In Colorado Revised Statutes, add part 11 to article
4 of title 43 as follows:

PART 11
MULTIMODAL TRANSPORTATION OPTIONS FUNDING

43-4-1101. Legislative declaration. (1) The general assembly
hereby finds and declares that it is necessary, appropriate, and
in the best interest of the state to use a portion of the general
fund money that is dedicated for transportation purposes
pursuant to section 24-75-219 (5) to fund multimodal
transportation projects and operations throughout the state as
authorized by this part 11 because, in addition to the general
benefits that it provides to all Coloradans, a complete and
integrated multimodal transportation system:
(a) benefits seniors by making aging in place more feasible
for them;
(b) benefits residents of rural areas by providing them
with flexible public transportation services;
(c) provides enhanced mobility for persons with
disabilities; and
(d) provides safe routes to schools for children.

43-4-1102. Definitions. As used in this part 11, unless the
context otherwise requires:
(1) "Account" means the transportation revenue
anticipation notes proceeds account of the multimodal
transportation options fund created in section 43-4-1103 (1)(b).
(2) "Commission" means the transportation commission
CREATED IN SECTION 43-1-106 (1).

(3) "DEPARTMENT" MEANS THE DEPARTMENT OF TRANSPORTATION.

(4) "FUND" MEANS THE MULTIMODAL TRANSPORTATION OPTIONS FUND CREATED IN SECTION 43-4-1103 (1)(a).

(5) "MULTIMODAL PROJECTS" MEANS CAPITAL OR OPERATING COSTS FOR FIXED ROUTE AND ON-DEMAND TRANSIT, TRANSPORTATION DEMAND MANAGEMENT PROGRAMS, MULTIMODAL MOBILITY PROJECTS ENABLED BY NEW TECHNOLOGY, MULTIMODAL TRANSPORTATION STUDIES, AND BICYCLE OR PEDESTRIAN PROJECTS.

43-4-1103. Multimodal transportation options fund and transportation revenue anticipation notes proceeds account of fund - creation - revenue sources for fund - use of fund - limitations on use of tax-exempt note proceeds. (1) (a) The multimodal transportation options fund is hereby created in the state treasury. The fund consists of money transferred from the general fund to the fund pursuant to section 24-75-219 (5)(a)(III) and (5)(b)(III) and any other money that the general assembly may appropriate or transfer to the fund. The state treasurer shall credit all interest and income derived from the deposit and investment of money in the fund to the fund.

(b) The transportation revenue anticipation notes proceeds account is hereby created in the fund. Any net proceeds of transportation revenue anticipation notes that the state issues shall be credited to the account. The state treasurer shall credit all interest and income derived from the deposit and investment of money in the account to the account.

(2) (a) (I) Except as otherwise provided in subsection (2)(a)(II) of this section, subject to annual appropriation by the general assembly, money must be expended from the fund as follows:

(A) EIGHTY-FIVE PERCENT TO THE COMMISSION FOR LOCAL MULTIMODAL PROJECTS; AND

(B) FIFTEEN PERCENT TO THE COMMISSION FOR STATE MULTIMODAL PROJECTS THAT ARE SELECTED BY THE COMMISSION.

(II) On July 1, 2018, the state treasurer shall transfer two million five hundred thousand dollars from the fund to the fund created in section 43-4-1002 (1).

(b) (I) Subject to the limitations set forth in subsection (2)(b)(II) of this section, money must be expended from the account as follows:

(A) EIGHTY-FIVE PERCENT TO THE COMMISSION FOR LOCAL MULTIMODAL PROJECTS; AND

(B) FIFTEEN PERCENT TO THE COMMISSION FOR STATE MULTIMODAL PROJECTS THAT ARE SELECTED BY THE COMMISSION.

(II) The commission shall ensure, in cooperation with each recipient of such money from the account, that any net proceeds of tax-exempt transportation revenue anticipation notes credited to the account and any interest and income derived from the deposit and investment of any such proceeds are expended only in compliance with all applicable federal laws and regulations governing the use of tax-exempt note proceeds.

(c) With respect to the distribution of money for local multimodal projects required by subsection (2)(a)(I)(A) of this section and, for net proceeds of taxable transportation revenue anticipation notes and interest and income derived from the...
DEPOSIT AND INVESTMENT OF SUCH PROCEEDS ONLY, THE DISTRIBUTION
OF MONEY FOR LOCAL MULTIMODAL PROJECTS REQUIRED BY SUBSECTION
(2)(b)(I)(A) OF THIS SECTION, THE COMMISSION SHALL ESTABLISH A
FORMULA FOR DISBURSEMENT OF THE AMOUNT ALLOCATED FOR LOCAL
MULTIMODAL PROJECTS, BASED ON POPULATION AND TRANSIT RIDERSHIP,
IN CONSULTATION WITH THE TRANSPORTATION ADVISORY COMMITTEE
CREATED IN SECTION 43-1-1104, THE TRANSIT AND RAIL ADVISORY
COMMITTEE OF THE DEPARTMENT, TRANSIT ADVOCACY ORGANIZATIONS,
AND BICYCLE AND PEDESTRIAN ADVOCACY ORGANIZATIONS. RECIPIENTS
SHALL PROVIDE A MATCH EQUAL TO THE AMOUNT OF THE AWARD; EXCEPT
THAT THE COMMISSION MAY CREATE A FORMULA FOR REDUCING OR
EXEMPTING THE MATCH REQUIREMENT FOR LOCAL GOVERNMENTS OR
AGENCIES DUE TO THEIR SIZE OR ANY OTHER SPECIAL CIRCUMSTANCES.

(3) (a) The department shall annually report to the
transportation legislation review committee of the general
assembly created in section 43-2-145 (1) regarding its
expenditures from the fund and the account including, at a
minimum:

(I) An aggregate accounting of all money expended from
the fund and the account during the prior fiscal year; and

(II) A listing of all projects receiving funding from the
fund and the account during the prior fiscal year that includes
for each project:

(A) Identification of the entity receiving funding for the
project;

(B) The amount of funding provided for the project; and

(C) The amount of local matching money provided for the
project.

(b) Notwithstanding section 24-1-136(11)(a), the reporting
requirement specified in subsection (3)(a) of this section
continues indefinitely.

SECTION 15. Effective date - applicability. (1) Except as
otherwise provided in subsections (2) and (3) of this section, this act takes
effect upon passage.

(2) Section 3 of this act takes effect only if either:

(a) A citizen-initiated ballot issue that authorizes the state to issue
transportation revenue anticipation notes but does not authorize the state
to collect additional tax revenue for the purpose of providing a revenue
source for repayment of the notes is submitted to the registered electors
of the state for their approval or rejection at the November 2018 general
election and a majority of the electors voting on the ballot issue vote
"Yes/For", and, in such case, section 3 of this act takes effect on the date
of the official declaration of the vote thereon by the governor; or

(b) A ballot issue that authorizes the state to issue transportation
revenue anticipation notes is submitted to the registered electors of the
state for their approval or rejection at the November 2019 statewide
election pursuant to section 43-4-705 (13)(b), Colorado Revised Statutes,
enacted in section 12 of this act, and a majority of the electors voting on
the ballot issue vote "Yes/For", and, in such case, section 3 of this act
takes effect on the date of the official declaration of the vote thereon by
the governor.

(3) Section 5 of this act takes effect only if a ballot issue that
authorizes the state to issue transportation revenue anticipation notes is
submitted to the registered electors of the state for their approval or
rejection at the November 2019 statewide election pursuant to section
43-4-705 (13)(b), Colorado Revised Statutes, enacted in section 12 of this
act, and a majority of the electors voting on the ballot issue vote "Yes/For", and, in such case, section 5 of this act takes effect on the date of the official declaration of the vote thereon by the governor.

SECTION 17. Safety clause. The general assembly hereby finds, determines, and declares that this act is necessary for the immediate preservation of the public peace, health, and safety."

Page 1, strike lines 103 through 108 and substitute "AMOUNTS TO BE TRANSFERRED FROM THE GENERAL FUND TO THE STATE HIGHWAY FUND, THE HIGHWAY USERS TAX FUND, AND A NEW MULTIMODAL TRANSPORTATION OPTIONS FUND DURING STATE FISCAL YEARS 2018-19 AND 2019-20 FOR THE PURPOSE OF FUNDING TRANSPORTATION PROJECTS AND TO THE STATE HIGHWAY FUND DURING ANY STATE FISCAL YEAR FROM 2019-20 THROUGH 2038-39 FOR STATE HIGHWAY PURPOSES AND TO REPAY ANY TRANSPORTATION".

Page 2, line 105, strike "TAXES OR FEES," and substitute "TAXES,".

Page 2, line 109, strike "PROCEEDS AND" and substitute "PROCEEDS,"

Page 2, line 110, strike "PROCEEDS" and substitute "PROCEEDS, AND REVENUE FROM AN ELECTRIC MOTOR VEHICLE FEE INCREASE".

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

A motion by Representative Melton that the Committee rise, report progress and beg leave to sit again later in the day, was adopted by unanimous consent. (Special Orders continued on page 1655.)

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House reconvened.

The Committee of the Whole reported it had risen, reported progress and would sit again later in the day.

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APPOINTMENT(S)

The Speaker announced the following temporary committee appointment(s) for May 7, 2018 only:

**Appropriations**

Representative Esgar to replace Representative Winter

__________

House in recess. House reconvened.

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REPORT(S) OF COMMITTEE(S) OF REFERENCE

**APPROPRIATIONS**

After consideration on the merits, the Committee recommends the following:

**HB18-1034** be postponed indefinitely.
HB18-1088 be postponed indefinitely.

HB18-1359 be postponed indefinitely.

SIGNING OF BILLS--RESOLUTIONS--MEMORIALS

The Speaker has signed: SB18-033 and 108; SJM18-007 and SJR18-010.

INTRODUCTION OF RESOLUTION

The following resolution was read by title and laid over one day under the rules:

HR18-1007 by Representative(s) Herod and Benavidez, Esgar--Concerning the Colorado Department of Corrections' need to review and revise policies to improve safety for transgender inmates.

On motion of Representative Exum, the House resolved itself into Committee of the Whole for continuation of consideration of Special Orders, and he returned to the Chair to act as Chairman.

SPECIALS ORDERS--SECOND READING OF BILLS

(Continued from page 1654)

SB18-269 by Senator(s) Neville T. and Moreno; also Representative(s) Neville P. and Bridges--Concerning providing funding for local education providers to implement school security improvements to prevent incidences of school violence, and, in connection therewith, creating the school security disbursement program.

Amendment No. 1, by Representative(s) Neville.

Amend reengrossed bill, page 4, strike lines 12 and 13 and substitute "BY THE LOCAL EDUCATION PROVIDER;"

Page 4, line 16, strike "PROVIDER" and substitute "PROVIDER, INCLUDING ANY COMBINATION OF LOCAL EDUCATION PROVIDERS WHO WISH TO APPLY TOGETHER AS A SINGLE, REGIONAL APPLICANT;"

Page 5, line 5, strike "AND".

Page 5, after line 5 insert:

"(e) IF THE LOCAL EDUCATION PROVIDER IS A CHARTER SCHOOL THAT IS AUTHORIZED PURSUANT TO PART 1 OF ARTICLE 30.5 OF TITLE 22,
LOCATED WITHIN A SCHOOL DISTRICT FACILITY, AND PARTICIPATING IN THE
SCHOOL DISTRICT’S SAFETY AND SECURITY SERVICES, INFORMATION
DEMONSTRATING THAT THE CHARTER SCHOOL HAS COLLABORATED WITH
THE SCHOOL DISTRICT IN PREPARING AND SUBMITTING THE APPLICATION;
AND".

Reletter succeeding paragraph accordingly.

Page 6, line 19, strike "(4)(e)" and substitute "(4)(f)".

Page 7, line 14, after "(a)" insert "(I)".

Page 7, line 17, strike "THIRTY MILLION" and substitution "TWENTY-NINE
MILLION FIVE HUNDRED THOUSAND".

Page 7, after line 25 insert:

"(II) EFFECTIVE JULY 1, 2018, THE STATE TREASURER SHALL
CREDIT FIVE HUNDRED THOUSAND DOLLARS TO THE FUND FOR
DISTRIBUTION TO THE DIVISION OF HOMELAND SECURITY AND EMERGENCY
MANAGEMENT CREATED IN SECTION 24-33.5-1603, FOR THE PURPOSES OF
HOUSE BILL 18-1413, ENACTED IN 2018."

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

SB18-243 by Senator(s) Holbert and Guzman; also Representative(s)
Esgar and McKean--Concerning the retail sale of alcohol
beverages, and, in connection therewith, making an
appropriation.

Amendment No. 1, Public Health Care & Human Services Report, dated
May 4, 2018, and placed in member's bill file; Report also printed in

Amendment No. 2, Appropriations Report, dated May 7, 2018, and placed
in member's bill file; Report also printed in House Journal, May 7, 2018.

Amendment No. 3, by Representative(s) Becker J.

Amend the Appropriations Committee Report, dated May 7, 2018, page
1, strike lines 7 and 8 and substitute:

""Page 32 of the bill, line 9, before "(5)(p)(II)," insert "(5)(p)(I)(B),".".".

Page 1 of the appropriations report, strike lines 9 through 12 and
substitute:

"Page 4 of the public health care report, lines 9 and 10, strike "OR
FERMENTED MALT BEVERAGES".

Page 4 of the public health care report, line 11, strike "age;"." and
substitute "age; EXCEPT THAT THIS SUBSECTION (5)(p)(I)(B) DOES NOT
APPLY TO A RETAIL LIQUOR STORE LICENSED UNDER SECTION 12-47-407 OR
A LIQUOR-LICENSED DRUGSTORE LICENSED UNDER SECTION 12-47-408;".".".
Page 4 of the public health care report, strike lines 13 through 19 and substitute:

"Page 35, line 22, strike "meals," and substitute "meals OR".

Page 35, line 23, strike "a retail liquor store".

Page 35, strike lines 24 and 25 and substitute "a retail liquor store under section 12-47-407, or liquor-licensed drugstore under section 12-47-408."

Page 35, line 26, strike "12-46-107 (1)(a)".

Page 35, line 27, strike "liquors OR FERMENTED MALT" and substitute "liquors; or".

Page 36, strike line 1.

Page 36, lines 5 and 6, strike "or otherwise have any contact with" and substitute "or otherwise have any contact with".

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

(For change in action, see Amendments to Report, page 1678)

HB18-1441 by Representative(s) Kraft-Tharp and Wist; also Senator(s) Holbert and Guzman--Concerning a limitation on the location of a building in which fermented malt beverages are sold at retail in proximity to certain educational institutions.

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

SB18-223 by Senator(s) Gardner, Coram, Fenberg, Fields; also Representative(s) Gray and Carver, Benavidez--Concerning the circumstances under which an autopsy report prepared in connection with the death of a minor may be released to certain parties.


Amendment No. 2, by Representative(s) Gray.

Amend the Judiciary Committee Report, dated May 3, 2018, page 2, strike lines 6 through 11 and substitute:

"(3) NOTWITHSTANDING ANY OTHER PROVISION OF THIS SECTION, ANY PERSON MAY PETITION A DISTRICT COURT TO ALLOW THE PERSON ACCESS TO AN AUTOPSY REPORT PREPARED IN CONNECTION WITH THE DEATH OF A MINOR ON THE GROUNDS THAT DISCLOSURE OF THE REPORT CONSTITUTES A SIGNIFICANT PUBLIC BENEFIT. THE DISTRICT COURT SHALL GRANT THE PETITIONER ACCESS TO THE REPORT UPON A FINDING THAT:

DECEASED; AND

(b) The information sought by the petitioner is not otherwise publicly available.”.”.

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

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AMENDMENT(S) TO THE COMMITTEE OF THE WHOLE REPORT

Representative Buck moved to amend the Report of the Committee of the Whole to reverse the action taken by the Committee in not adopting the following Buck amendment, to SB 18-001, to show that said amendment passed, that Amendment No. 1, by Representative Winter (printed in House Journal page 1636 lines 31 through 56, pages 1637 through 1653, page 1654 lines 1 through 22), to SB 18-001, lost, and that SB 18-001, as amended, passed.

Strike the Transportation Committee Report, dated May 3, 2018, and substitute:

"Amend reengrossed bill, strike everything below the enacting clause and substitute:

"SECTION 1. Legislative declaration. (1) The general assembly hereby finds and declares that:

(a) Colorado's population is expected to increase to over six million nine hundred thousand by 2030;

(b) Population growth has significantly increased traffic and congestion and will continue to do so in the future, causing longer travel times, increasing air pollution, decreasing Coloradans' access to recreational opportunities, and accelerating the deterioration of Colorado's transportation infrastructure;

(c) The growth of the economy of the state has prompted new and ever-increasing uses of public highways, roads, and other transportation infrastructure, and the existing transportation infrastructure of the state cannot accommodate such greatly increased uses;

(d) In order to preserve and improve Colorado's economic prosperity and quality of life, it is necessary to develop and maintain a modern, efficient, and cost-effective multimodal transportation system that can move people, goods, and information without undue delays or environmental consequences;

(e) One of the major concerns of the citizens of the state is the ability of the state and local governments to address the long-term transportation infrastructure needs of the state that are critical to the continued growth of the state's economy and the maintenance of citizens' quality of life;

(f) The state has significantly decreased its contribution of general state revenue available in recent years to fund critical priority transportation infrastructure needs, and current transportation funding mechanisms do not provide adequate revenue to keep pace with the increasing demands on transportation infrastructure statewide;

(g) State and regional economically significant transportation corridors, and their related congestion relief projects, remain unfunded or underfunded while construction costs escalate and congestion worsens;

(h) In 1999, the general assembly and the voters of the state approved Referendum A, which authorized the state to issue
transportation revenue anticipation notes to accelerate the funding and completion of twenty-eight strategic transportation projects in significant corridors, including the T-REX project, the highly successful expansion and congestion mitigation project for the Interstate 25 corridor in the Denver metropolitan area;

(i) The success of the 1999 transportation revenue anticipation notes program shows that leveraging existing revenue is a prudent and cost-effective means to accelerate and deliver large scale and economically significant transportation projects throughout the state;

(j) In 2017, the general assembly enacted Senate Bill 17-267, which:

(I) Requires the state to enter into lease-purchase agreements for state facilities in the amount of three hundred eighty million dollars during the 2018-19 state fiscal year and five hundred million dollars during each of the 2019-20, 2020-21, and 2021-22 state fiscal years in order to accelerate the funding of high-priority transportation projects throughout the state; and

(II) Significantly increases the amount of money that the state may retain and spend under its fiscal year spending limit;

(k) While the lease-purchase agreements required by Senate Bill 17-267 will provide some increased funding for transportation, such agreements leverage state capital assets, rather than state revenue, and, to the extent currently authorized, provide less total funding than transportation revenue anticipation notes can;

(l) If the state enters into all of the lease-purchase agreements required by Senate Bill 17-267, the state will be required to spend approximately one hundred fifty million dollars per year, including one hundred million dollars per year from the state general fund and fifty million dollars per year from money under the control of the transportation commission, to repay the lease-purchase agreements;

(m) It is necessary, in order to avoid delaying critical transportation projects that are expected to be funded in part with proceeds of lease-purchase agreements to be issued during the 2018-19 state fiscal year, for the state to enter into lease-purchase agreements as required by Senate Bill 17-267 during the 2018-19 state fiscal year;

(n) It is also necessary, appropriate, and in the best interest of the state to:

(I) Repeal the requirement that the state enter into additional lease-purchase agreements during the 2019-20, 2020-21, and 2021-22 state fiscal years;

(II) If required statewide voter approval can be obtained for a ballot issue submitted by the state that authorizes the state to issue transportation revenue anticipation notes as specified in this act, use transportation revenue anticipation notes instead of lease-purchase agreements to finance federal aid transportation projects because doing so will generate a larger amount of up-front revenue for the projects and will enable the state to design and construct the projects more efficiently; and

(III) Use the money that will no longer be needed to repay lease-purchase agreements, as well as a portion of the additional general fund money that the state may retain and spend under its fiscal year spending limit due to the enactment of Senate Bill 17-267, to repay the transportation revenue anticipation notes; and

(o) The issuance of new transportation revenue anticipation notes in lieu of the execution of lease-purchase agreements will accelerate the funding and efficient completion of a greater number of specific and
designated projects throughout the state that the Colorado department of transportation and the transportation planning regions of the state have determined to be of highest priority and economically significant to the state and the regions in which they will be built.

(2) The general assembly further finds and declares that this act does not increase taxes or fees or refer a ballot issue to the voters of the state seeking their approval to raise taxes or fees;

**SECTION 2.** In Colorado Revised Statutes, 24-75-219, add (1)(g), (1)(h), and (5) as follows:

24-75-219. Transfers - transportation - capital construction - definitions - repeal. (1) As used in this section, unless the context otherwise requires:

(g) "MULTIMODAL TRANSPORTATION OPTIONS FUND" MEANS THE MULTIMODAL TRANSPORTATION OPTIONS FUND CREATED IN SECTION 43-4-1103 (1).

(h) "STATE HIGHWAY FUND" MEANS THE STATE HIGHWAY FUND CREATED IN SECTION 43-1-219.

(5) (a) On July 1, 2018, the state treasurer shall transfer a total amount of four hundred ninety-five million dollars from the general fund for the purposes of funding state and local transportation needs as follows:

(I) Three hundred forty-six million five hundred thousand dollars to the state highway fund;

(II) Seventy-four million two hundred fifty thousand dollars to the highway users tax fund for allocation to counties and municipalities as specified in section 43-4-205 (6.4);

and

(III) Seventy-four million two hundred fifty thousand dollars to the multimodal transportation options fund.

(b) (I) Except as otherwise provided in subsections (5)(b)(II) and (5)(b)(III) of this section and section 43-4-714 (2)(a), on June 30, 2020, and on each succeeding June 30 through June 30, 2039, the state treasurer shall transfer two percent of the estimated amount of general fund revenue for the state fiscal year ending on that date, as estimated in the most recent available quarterly revenue estimate prepared by the staff of the legislative council, from the general fund to the state highway fund for the purpose of making payments on any transportation revenue anticipation notes that the state issues pursuant to section 43-4-705 (13)(b) and, if the state does not issue transportation revenue anticipation notes, for any other purpose for which state highway fund money may be expended.

(II) For any state fiscal year, if the calculated amount of the transfer from the general fund to the state highway fund to be made on June 30 of the state fiscal year pursuant to subsection (5)(b)(I) of this section exceeds two hundred fifty million dollars, the amount of the transfer is reduced to two hundred fifty million dollars and the state treasurer shall transfer from the general fund an amount equal to the difference between the calculated amount and two hundred fifty million dollars as follows:

(A) Seventy percent of the amount to the state highway fund; and

(B) Thirty percent of the amount to the state education fund for the purpose of allowing the general assembly to increase the state share of statewide total program funding for
ALL SCHOOL DISTRICTS AND FOR INSTITUTE CHARTER SCHOOLS FOR THE 
FOLLOWING STATE FISCAL YEAR AND THEREBY REDUCE ANY BUDGET 
STABILIZATION FACTOR SET FOR THE FOLLOWING STATE FISCAL YEAR 
PURSUANT TO SECTION 22-54-104 (5)(g). 

(III)(A) IF THE TRANSPORTATION COMMISSION ALLOCATES MONEY 
FROM THE TRANSPORTATION REVENUE ANTICIPATION NOTES RESERVE 
ACCOUNT OF THE STATE HIGHWAY FUND PURSUANT TO SECTION 43-4-714 
(3) DURING ANY STATE FISCAL YEAR, THE AMOUNT OF THE TRANSFER 
REQUIRED BY SUBSECTION (5)(b)(I) OF THIS SECTION IS REDUCED BY AN 
AMOUNT EQUAL TO THE AMOUNT OF THE ALLOCATION FROM THE 
ACCOUNT. 

(B) THIS SUBSECTION (5)(b)(III) IS REPEALED, EFFECTIVE JANUARY 
1, 2019, IF A MAJORITY OF THE REGISTERED ELECTORS OF THE STATE 
VOTING ON THE BALLOT ISSUE AUTHORIZING THE STATE TO ISSUE 
TRANSPORTATION REVENUE ANTICIPATION NOTES THAT IS SUBMITTED FOR 
THEIR APPROVAL OR REJECTION AT THE 2018 GENERAL ELECTION 
PURSUANT TO SECTION 43-4-705 (13)(b) VOTE "No/Against". 

(C) SUBSECTION (5)(b)(III)(B) OF THIS SECTION AND THIS 
SUBSECTION (5)(b)(III)(C) ARE REPEALED, EFFECTIVE JANUARY 1, 2019, 
IF A MAJORITY OF THE REGISTERED ELECTORS OF THE STATE VOTING ON 
THE BALLOT ISSUE AUTHORIZING THE STATE TO ISSUE TRANSPORTATION 
REVENUE ANTICIPATION NOTES THAT IS SUBMITTED FOR THEIR APPROVAL 
OR REJECTION AT THE 2018 GENERAL ELECTION PURSUANT TO SECTION 
43-4-705 (13)(b) VOTE "Yes/For". 

SECTION 3. In Colorado Revised Statutes, 24-82-1303, amend 
(2)(a), (2)(b), and (2)(d)(II); and repeal (1) as follows: 

24-82-1303. Lease-purchase agreements for capital 
construction and transportation projects. (1) On or before December 
31, 2017, the state architect, the director of the office of state planning 
and budgeting or his or her designee, and the state institutions of higher 
education shall identify and prepare a collaborative list of eligible state 
facilities that can be collateralized as part of the lease-purchase 
agreements for capital construction and transportation projects authorized 
in this part 13. The total current replacement value of the identified 
buildings must equal at least two billion dollars: 

(2) (a) Notwithstanding the provisions of sections 24-82-102 
(1)(b) and 24-82-801, and pursuant to section 24-36-121, no sooner than 
July 1, 2018, the state, acting by and through the state treasurer, shall 
xecute lease-purchase agreements, each for no more than twenty years 
of annual payments, for the projects described in subsection (4) of this 
section. The state shall execute the lease-purchase agreements only in 
accordance with the following schedule: DURING THE 2018-19 STATE 
FISCAL YEAR IN AN AMOUNT UP TO FIVE HUNDRED MILLION DOLLARS. 

(I) During the 2018-19 state fiscal year, the state shall execute 
lease-purchase agreements in an amount up to five hundred million 
dollars; 

(II) During the 2019-20 state fiscal year, the state shall execute 
lease-purchase agreements in an amount up to five hundred million 
dollars; 

(III) During the 2020-21 state fiscal year, the state shall execute 
lease-purchase agreements in an amount up to five hundred million 
dollars; and 

(IV) During the 2021-22 fiscal year, the state shall execute 
lease-purchase agreements in an amount up to five hundred million 
dollars. 

(b) The anticipated annual state-funded payments for the principal
and interest components of the amount payable under all lease-purchase
agreements entered into pursuant to subsection (2)(a) of this section shall
not exceed one hundred fifty
THIRTY-SEVEN million FIVE HUNDRED
THOUSAND dollars.

(d) Any lease-purchase agreement executed as required by
subsection (2)(a) of this section shall provide that all of the obligations of
the state under the agreement are subject to the action of the general
assembly in annually making money available for all payments
thereunder. Payments under any lease-purchase agreement must be made,
subject to annual allocation pursuant to section 43-1-113 by the
transportation commission created in section 43-1-106 (1) or subject to
annual appropriation by the general assembly, as applicable, from the
following sources of money:

(II) Next, fifty TEN million ONE HUNDRED THOUSAND dollars
annually, or any lesser amount that is sufficient to make each full payment
due, shall be paid from any legally available money under the control of
the transportation commission solely for the purpose of allowing the
construction, supervision, and maintenance of state highways to be
funded with the proceeds of lease-purchase agreements as specified in
subsection (4)(b) of this section and section 43-4-206 (1)(b)(V); and

SECTION 4. In Colorado Revised Statutes, 43-4-205, add (6.4)
as follows:

43-4-205. Allocation of fund. (6.4) MONEY TRANSFERRED FROM
THE GENERAL FUND TO THE HIGHWAY USERS TAX FUND PURSUANT TO
SECTION 24-75-219 (5)(a)(II) IS ALLOCATED AND EXPENDED AS FOLLOWS:
(a) FIFTY PERCENT OF THE MONEY IS PAID TO THE COUNTY
TREASURERS OF THE RESPECTIVE COUNTIES, SUBJECT TO ANNUAL
APPROPRIATION BY THE GENERAL ASSEMBLY, AND SHALL BE ALLOCATED
AND EXPENDED AS PROVIDED IN SECTION 43-4-207; AND
(b) FIFTY PERCENT OF THE MONEY SHALL BE PAID TO THE CITIES
AND INCORPORATED TOWNS, SUBJECT TO ANNUAL APPROPRIATION BY THE
GENERAL ASSEMBLY, AND IS ALLOCATED AND EXPENDED AS PROVIDED IN
SECTIONS 43-4-208 (2) AND (6)(a).

SECTION 5. In Colorado Revised Statutes, 43-4-206, amend (1)
introductory portion, (2)(b) introductory portion, (2)(b)(III), and
(2)(b)(IV) as follows:

43-4-206. State allocation. (1) Except as otherwise provided in
subsections (1)(a)(V), subsections (1)(b)(V), (2), and (3) of this section,
after paying the costs of the Colorado state patrol and any other costs of
the department, exclusive of highway construction, highway
improvements, or highway maintenance, that are appropriated by the
general assembly, money in the highway users tax fund shall be paid to
the state highway fund and expended for the following purposes:
(2) (b) Beginning in 1998, the department of transportation shall
report annually to the transportation committee of the senate and the
transportation and energy committee of the house of representatives
concerning the revenue expended by the department pursuant to
subsection (2)(a) of this section and, beginning in 2018, any 2019, ANY
STATE GENERAL FUND MONEY THAT IS CREDITED TO THE STATE HIGHWAY
FUND PURSUANT TO SECTION 24-75-219 (5), ANY NET PROCEEDS OF
LEASE-PURCHASE AGREEMENTS EXECUTED AS REQUIRED BY SECTION 24-82-1303
(2)(a) that are credited to the state highway fund pursuant to section
24-82-1303 (4)(b) and expended by the department pursuant to subsection
(1)(b)(V) of this section, AND ANY NET PROCEEDS OF TRANSPORTATION
REVENUE ANTICIPATION NOTES ISSUED AS AUTHORIZED BY A BALLOT ISSUE
SUBMITTED TO AND APPROVED BY THE REGISTERED ELECTORS OF THE
STATE AT THE 2019 STATEWIDE ELECTION PURSUANT TO SECTION 43-4-705 (13)(b) THAT ARE CREDITED TO THE STATE HIGHWAY FUND PURSUANT TO SECTION. The department shall present the report at the joint meeting required under section 43-1-113 (9)(a), and the report shall describe for each fiscal year, if applicable:

(III) The projected amounts of revenue and net proceeds that the department expects to receive under this subsection (2), and subsection (1)(b)(V) of this section, SECTION 24-75-219 (5), SECTION 24-82-1303 (4)(b), AND SECTION 43-4-714 (1)(a) during the fiscal year;

(IV) The amount of revenue and net proceeds that the department has already received under this subsection (2), and subsection (1)(b)(V) of this section, SECTION 24-75-219 (5), SECTION 24-82-1303 (4)(b), AND SECTION 43-4-714 (1)(a) during the fiscal year; and

SECTION 6. In Colorado Revised Statutes, 43-4-207, amend (1), (2) introductory portion, and (2)(b) introductory portion as follows:

43-4-207. County allocation. (1) After paying the costs of the Colorado state patrol and such other costs of the department, exclusive of highway construction, highway improvements, or highway maintenance, as that are appropriated by the general assembly, twenty-six percent of the balance of the highway users tax fund THE MONEY, INCLUDING MONEY TRANSFERRED FROM THE GENERAL FUND TO THE HIGHWAY USERS TAX FUND PURSUANT TO SECTION 24-75-219 (5)(a)(II) THAT SECTION 43-4-205 REQUIRES TO BE PAID FROM THE HIGHWAY USERS TAX FUND TO THE COUNTY TREASURERS OF THE RESPECTIVE COUNTIES shall be paid to the county treasurers of the respective counties, subject to annual appropriation by the general assembly, and shall be allocated and expended as provided in this section. The moneys thus received shall be allocated to the counties as provided by law and shall be expended by the counties only on the construction, engineering, reconstruction, maintenance, repair, equipment, improvement, and administration of the county highway systems and any other public highways, including any state highways, together with acquisition of rights-of-way and access rights for the same, for the planning, designing, engineering, acquisition, installation, construction, repair, reconstruction, maintenance, operation, or administration of transit-related projects, including, but not limited to, designated bicycle or pedestrian lanes of highway and infrastructure needed to integrate different transportation modes within a multimodal transportation system, and for no other purpose; except that a county may expend no more than fifteen percent of the total amount expended under this subsection (1) for transit-related operational purposes and except that moneys received pursuant to section 43-4-205 (6.3) shall be expended by the counties only for road safety projects, as defined in section 43-4-803 (21). The amount to be expended for administrative purposes shall not exceed five percent of each county's share of the funds available.

(2) For the fiscal year commencing July 1, 1989, and each fiscal year thereafter, for the purpose of allocating moneys in the highway users tax fund to the various counties throughout the state, the following method is hereby adopted:

(b) All moneys credited to the fund in excess of eighty-six million seven hundred thousand dollars shall be AND ALL MONEY TRANSFERRED TO THE FUND PURSUANT TO SECTION 24-75-219 (5)(a)(II) THAT IS REQUIRED BY SECTION 43-4-205 (6.4)(a) AND SUBSECTION (1) OF THIS SECTION TO BE PAID TO THE COUNTY TREASURERS OF THE RESPECTIVE COUNTIES IS allocated to the counties in the following manner:
SECTION 7. In Colorado Revised Statutes, 43-4-208, amend (1), (2) introductory portion, (2)(a), and (6)(a) as follows:

43-4-208. Municipal allocation. (1) After paying the costs of the Colorado state patrol and such other costs of the department, exclusive of highway construction, highway improvements, or highway maintenance, as are appropriated by the general assembly, and making allocation as provided by sections 43-4-206 and 43-4-207, the remaining nine percent of the highway users tax fund, including money transferred from the general fund to the highway users tax fund pursuant to section 24-75-219 (5)(a)(II) that section 43-4-205 requires to be paid from the highway users tax fund to cities and incorporated towns shall be paid to the cities and incorporated towns within the limits of the respective counties, subject to annual appropriation by the general assembly, and shall be allocated and expended as provided in this section. Each city treasurer shall account for the money thus received as provided in this part 2. Money so allocated shall be expended by the cities and incorporated towns for the construction, engineering, reconstruction, maintenance, repair, equipment, improvement, and administration of the system of streets of such city or incorporated town or of any public highways located within such city or incorporated town, including any state highways, together with the acquisition of rights-of-way and access rights for the same, and for the planning, designing, engineering, acquisition, installation, construction, repair, reconstruction, maintenance, operation, or administration of transit-related projects, including, but not limited to, designated bicycle or pedestrian lanes of highway and infrastructure needed to integrate different transportation modes within a multimodal transportation system, and for no other purpose; except that a city or an incorporated town may expend no more than fifteen percent of the total amount expended under this subsection (1) for transit-related operational purposes and except that money paid to the cities and incorporated towns pursuant to section 43-4-205 (6.3) shall be expended by the cities and incorporated towns only for road safety projects, as defined in section 43-4-803 (21). The amount to be expended for administrative purposes shall not exceed five percent of each city’s share of the funds available.

(2) For the purpose of allocating money in the highway users tax fund to the various cities and incorporated towns throughout the state, the following method is adopted:

(a) Except as otherwise provided in subsection (6) of this section, eighty percent shall be allocated to the cities and incorporated towns in proportion to the adjusted urban motor vehicle registration in each city and incorporated town. The term "urban motor vehicle registration" includes all passenger, truck, truck-tractor, and motorcycle registrations. The number of registrations used in computing the percentage shall be those certified to the state treasurer by the department of revenue as constituting the urban motor vehicle registration for the last preceding year. The adjusted registration shall be computed by applying a factor to the actual number of such registrations to reflect the increased standards and costs of construction resulting from the concentration of vehicles in cities and incorporated places. For this purpose the following table of actual registration numbers and factors shall be employed:

<table>
<thead>
<tr>
<th>Actual registrations</th>
<th>Factor</th>
</tr>
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<tbody>
<tr>
<td>1 --</td>
<td>500</td>
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<tr>
<td>501 --</td>
<td>1,250</td>
</tr>
<tr>
<td>1,251 --</td>
<td>2,500</td>
</tr>
</tbody>
</table>
(6) (a) In addition to the provisions of subsection (2)(a) of this section, on or after July 1, 1979, eighty percent of all additional funds becoming available to cities and incorporated towns from the highway users tax fund pursuant to sections 24-75-215 C.R.S., and 43-4-205 (6)(b)(III) shall be and, on and after July 1, 2018, eighty percent of the general fund money transferred from the general fund to the highway users tax fund pursuant to section 24-75-219 (5)(a)(II) that is required by section 43-4-205 (6.4)(b) and subsection (1) of this section to be allocated to the cities and incorporated towns is allocated to the cities and incorporated town. The term "urban motor vehicle registration", as used in this section, includes all passenger, truck, truck-tractor, and motorcycle registrations. The number of registrations used in computing the percentage shall be those certified to the state treasurer by the department of revenue as constituting the urban motor vehicle registration for the last preceding year. The adjusted registration shall be computed by applying a factor to the actual number of such registrations to reflect the increased standards and costs of construction resulting from the concentration of vehicles in cities and incorporated places. For this purpose the following table of actual registration numbers and factors shall be employed:

<table>
<thead>
<tr>
<th>Actual registrations</th>
<th>Factor</th>
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<tbody>
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</table>

SECTION 8. In Colorado Revised Statutes, 43-4-702, repeal (7); and add (9) as follows:

43-4-702. Definitions. As used in this part 7, unless the context otherwise requires:
(7) "Revenue anticipation notes" or "notes" means revenue anticipation notes authorized by and issued in accordance with this part 7.

(9) "TRANSPORTATION REVENUE ANTICIPATION NOTES", "REVENUE ANTICIPATION NOTES", OR "NOTES" MEANS REVENUE ANTICIPATION NOTES AUTHORIZED BY AND ISSUED IN ACCORDANCE WITH THIS PART 7.

SECTION 9. In Colorado Revised Statutes, 43-4-705, amend (2)(a)(II) and (13); and add (2)(a)(II.5) as follows:

43-4-705. Revenue anticipation notes - repeal. (2) (a) Subject to the provisions of this subsection (2), the principal of and interest on revenue anticipation notes and any costs associated with the issuance and administration of such notes shall be payable solely from:

(II) Any proceeds of such notes and any earnings from the investment of such note proceeds pledged for such purpose; and

(II.5) MONEY TRANSFERRED FROM THE GENERAL FUND TO THE STATE HIGHWAY FUND PURSUANT TO SECTION 24-75-219 (5)(b); AND

(13) (a) Notwithstanding any other provision of this part 7 to the contrary, the executive director shall have the authority to issue revenue anticipation notes pursuant to this part 7 only if voters statewide approve the ballot question submitted at the November 1999 statewide election pursuant to section 43-4-703 (1) and only then to the extent allowed under the maximum amounts of debt and repayment cost so approved.

(b) (I) IF A MAJORITY OF THE REGISTERED ELECTORS OF THE STATE VOTING ON THE BALLOT ISSUE AUTHORIZING THE STATE TO ISSUE TRANSPORTATION REVENUE ANTICIPATION NOTES THAT IS SUBMITTED FOR THEIR APPROVAL OR REJECTION AT THE 2018 GENERAL ELECTION PURSUANT TO SUBSECTION (13)(b)(III) OF THIS SECTION VOTE "YES/FOR", THEN, SUBJECT TO THE REPAYMENT FUNDING COMMITMENT REQUIREMENT SPECIFIED IN SUBSECTION (13)(b)(II) OF THIS SECTION, THE EXECUTIVE DIRECTOR SHALL ISSUE ADDITIONAL TRANSPORTATION REVENUE ANTICIPATION NOTES IN A MAXIMUM AMOUNT OF THREE BILLION FIVE HUNDRED MILLION DOLLARS AND WITH A MAXIMUM REPAYMENT COST OF FIVE BILLION DOLLARS. THE MAXIMUM REPAYMENT TERM FOR ANY NOTES ISSUED PURSUANT TO THIS SUBSECTION (13)(b) IS TWENTY YEARS, AND THE CERTIFICATE, TRUST INDENTURE, OR OTHER INSTRUMENT AUTHORIZING THEIR ISSUANCE SHALL PROVIDE THAT THE STATE MAY PAY THE NOTES IN FULL WITHOUT PENALTY NO LATER THAN TEN YEARS FOLLOWING THE DATE OF ISSUANCE.

(II) NOTWITHSTANDING SECTION 43-1-113 (19) AND SUBSECTION (12)(a) OF THIS SECTION, BEFORE ISSUING ANY REVENUE ANTICIPATION NOTES AS AUTHORIZED BY SUBSECTION (13)(b)(I) OF THIS SECTION, THE TRANSPORTATION COMMISSION SHALL ADOPT A RESOLUTION IN WHICH IT AGREES, SUBJECT TO THE REQUIREMENTS OF SECTION 43-4-706 (2), THAT IT INTENDS TO ANNUALLY ALLOCATE FROM LEGALLY AVAILABLE MONEY UNDER ITS CONTROL ANY AMOUNT NEEDED FOR PAYMENT OF THE NOTES UNTIL THE NOTES ARE FULLY REPAYED. THE COMMISSION SHALL FIRST ALLOCATE FOR PAYMENT OF THE NOTES MONEY TRANSFERRED FROM THE GENERAL FUND TO THE STATE HIGHWAY FUND PURSUANT TO SECTION 24-75-219 (5)(c) AND ANY MONEY ALLOCATED BY THE COMMISSION FROM THE TRANSPORTATION REVENUE ANTICIPATION NOTES RESERVE ACCOUNT CREATED IN SECTION 43-4-714 (3) AND THEREAFTER SHALL ALLOCATE FOR PAYMENT OF THE NOTES ANY OTHER LEGALLY AVAILABLE MONEY UNDER ITS CONTROL.

(III) THE SECRETARY OF STATE SHALL SUBMIT TO THE REGISTERED ELECTORS OF THE STATE FOR THEIR APPROVAL OR REJECTION AT THE
NOVEMBER 2018 GENERAL ELECTION THE FOLLOWING BALLOT ISSUE:
"SHALL STATE OF COLORADO DEBT BE INCREASED $3,500,000,000, WITH
A MAXIMUM REPAYMENT COST OF $5,000,000,000, THROUGH THE
ISSUANCE OF TRANSPORTATION REVENUE ANTICIPATION NOTES FOR THE
PURPOSE OF ADDRESSING CRITICAL PRIORITY TRANSPORTATION NEEDS IN
THE STATE BY FINANCING TRANSPORTATION PROJECTS, SHALL NOTE
PROCEEDS AND INVESTMENT EARNINGS ON NOTE PROCEEDS BE EXCLUDED
FROM STATE FISCAL YEAR SPENDING LIMITS, AND SHALL THE AMOUNT OF
LEASE-PURCHASE AGREEMENTS REQUIRED BY CURRENT LAW TO BE ISSUED
FOR THE PURPOSE OF FINANCING TRANSPORTATION PROJECTS BE
REDUCED?"

(IV) WITHIN FORTY-FIVE DAYS OF THE EFFECTIVE DATE OF THIS
SUBSECTION (13)(b)(IV), THE DEPARTMENT SHALL PROVIDE TO THE
DIRECTOR OF RESEARCH OF THE LEGISLATIVE COUNCIL THE MOST RECENT
AVAILABLE LIST OF QUALIFIED FEDERAL AID TRANSPORTATION PROJECTS,
INCLUDING MULTIMODAL CAPITAL PROJECTS, THAT ARE DESIGNATED FOR
TIER 1 FUNDING AS TEN-YEAR DEVELOPMENT PROGRAM PROJECTS ON THE
DEPARTMENT'S 2018 DEVELOPMENT PROGRAM PROJECT LIST AND THAT
THE DEPARTMENT WILL FUND WITH PROCEEDS OF ANY TRANSPORTATION
REVENUE ANTICIPATION NOTES ISSUED AS AUTHORIZED BY THIS
SUBSECTION (13)(b). IN ORDER TO FULLY INFORM THE VOTERS OF THE
STATE CONCERNING THE PROJECTS TO BE FUNDED WITH PROCEEDS OF ANY
SUCH ADDITIONAL TRANSPORTATION REVENUE ANTICIPATION NOTES
BEFORE THE VOTERS VOTE ON THE BALLOT QUESTION SPECIFIED IN
SUBSECTION (13)(b)(III) OF THIS SECTION, THE DIRECTOR OF RESEARCH
SHALL PUBLISH THE LIST, INCLUDING ANY SUBSEQUENT UPDATES TO THE
LIST MADE BEFORE FINAL APPROVAL BY THE LEGISLATIVE COUNCIL OF THE
2018 BALLOT INFORMATION BOOKLET PREPARED PURSUANT TO SECTION
1-40-124.5, WHICH UPDATES THE DEPARTMENT SHALL EXPEDITIOUSLY
PROVIDE TO THE DIRECTOR OF RESEARCH, IN THE BALLOT INFORMATION
BOOKLET.

(V) (A) THIS SUBSECTION (13)(b) IS REPEALED, EFFECTIVE
JANUARY 1, 2019, IF A MAJORITY OF THE REGISTERED ELECTORS OF THE
STATE VOTING ON THE BALLOT ISSUE SUBMITTED FOR THEIR APPROVAL OR
REJECTION AT THE 2018 GENERAL ELECTION PURSUANT TO SUBSECTION
(13)(b)(III) OF THIS SECTION VOTE "NO/AGAINST".

(B) THIS SUBSECTION (13)(b)(V) IS REPEALED, EFFECTIVE
JANUARY 1, 2020, IF A MAJORITY OF THE REGISTERED ELECTORS OF THE
STATE VOTING ON THE BALLOT ISSUE SUBMITTED FOR THEIR APPROVAL OR
REJECTION AT THE 2018 GENERAL ELECTION PURSUANT TO SUBSECTION
(13)(b)(III) OF THIS SECTION VOTE "YES/ FOR".

SECTION 10. In Colorado Revised Statutes, amend 43-4-714 as
follows:

43-4-714. Use of note proceeds - repeal. (1) If the executive
director issues any revenue anticipation notes in accordance with the
provisions of this part 7, the proceeds from the sale of such notes that are
not otherwise pledged for the payment of such notes shall be used for the
qualified federal aid transportation projects included in the strategic
transportation project investment program of the department of
transportation. NET PROCEEDS FROM THE SALE OF ANY TRANSPORTATION
REVENUE ANTICIPATION NOTES THAT THE EXECUTIVE DIRECTOR ISSUES
PURSUANT TO SECTION 43-4-705 (13)(b) THAT ARE NOT OTHERWISE
PLEDGED FOR THE PAYMENT OF THE NOTES SHALL BE ALLOCATED AS
FOLLOWS:

(a) EIGHTY-FIVE PERCENT OF THE NET PROCEEDS SHALL BE
CREDITED TO THE STATE HIGHWAY FUND CREATED IN SECTION 43-1-219
AND EXPENDED BY THE DEPARTMENT ONLY FOR QUALIFIED FEDERAL AID
TRANSPORTATION PROJECTS THAT ARE INCLUDED IN THE STRATEGIC
TRANSPORTATION PROJECT INVESTMENT PROGRAM OF THE DEPARTMENT
OF TRANSPORTATION AND THAT ARE DESIGNATED FOR TIER 1 FUNDING AS
TEN-YEAR DEVELOPMENT PROGRAM PROJECTS ON THE DEPARTMENT’S
DEVELOPMENT PROGRAM PROJECT LIST, WITH AT LEAST TWENTY-FIVE
PERCENT OF THE NET PROCEEDS OF TRANSPORTATION REVENUE
ANTICIPATION NOTES THAT ARE CREDITED TO THE STATE HIGHWAY FUND
BEING USED FOR PROJECTS THAT ARE LOCATED IN COUNTIES WITH
POPULATIONS OF FIFTY THOUSAND OR LESS AS OF JULY 2015 AS REPORTED
BY THE STATE DEMOGRAPHY OFFICE OF THE DEPARTMENT OF LOCAL
AFFAIRS.

(b) FIFTEEN PERCENT OF THE NET PROCEEDS SHALL BE CREDITED
TO THE TRANSPORTATION REVENUE ANTICIPATION NOTES PROCEEDS
ACCOUNT OF THE MULTIMODAL TRANSPORTATION OPTIONS FUND CREATED
IN SECTION 43-4-1103 (1).

(2) (a) The transportation revenue anticipation notes
reserve account is hereby created in the state highway fund.
The state treasurer shall credit all of the money transferred
from the general fund to the state highway fund on June 30,
2020, and June 30, 2021, pursuant to section 24-75-219 to the
account. During any state fiscal year for which there is a
general fund revenue shortfall and the governor formulates
and implements a plan to reduce general fund expenditures as
required by section 24-75-201.5, the general assembly shall
appropriate money from the account for the sole purpose of
paying the portion of the amount of any payment on
transportation revenue anticipation notes due during the state
fiscal year that is in excess of the sum of the amount
transferred from the general fund to the state highway fund
pursuant to section 24-75-219 (5)(c) on June 30 of the prior state
fiscal year and thirty-nine million nine hundred thousand
dollars. In addition, the commission may allocate money from
the account at any time if doing so will allow the commission to
fully repay the notes. Once all transportation revenue
anticipation notes are repaid in full, the state treasurer shall
transfer any money remaining in the account to the state
highway fund.

(4) (a) Subsections (2) and (3) of this section and this
subsection (4) are repealed, effective January 1, 2019, if a
majority of the registered electors of the state voting on the
ballot issue authorizing the state to issue transportation
revenue anticipation notes that is submitted for their approval
or rejection at the 2018 general election pursuant to section
43-4-705 (13)(b) vote "No/Against".

(b) This subsection (4) is repealed January 1, 2019, if a
majority of the registered electors of the state voting on the
ballot issue authorizing the state to issue transportation
revenue anticipation notes that is submitted for their approval
or rejection at the 2018 general election pursuant to section
43-4-705 (13)(b) vote "Yes/For".

SECTION 11. In Colorado Revised Statutes, add part 11 to article
4 of title 43 as follows:

PART 11
MULTIMODAL TRANSPORTATION OPTIONS FUNDING
43-4-1101. Legislative declaration. (1) The general assembly
HEREBY FINDS AND DECLARES THAT IT IS NECESSARY, APPROPRIATE, AND IN THE BEST INTEREST OF THE STATE TO USE A PORTION OF THE GENERAL FUND MONEY THAT IS DEDICATED FOR TRANSPORTATION PURPOSES PURSUANT TO SECTION 24-75-219 (5) TO FUND MULTIMODAL TRANSPORTATION PROJECTS AND OPERATIONS THROUGHOUT THE STATE AS AUTHORIZED BY THIS PART 11 BECAUSE, IN ADDITION TO THE GENERAL BENEFITS THAT IT PROVIDES TO ALL COLORADANS, A COMPLETE AND INTEGRATED MULTIMODAL TRANSPORTATION SYSTEM:

(a) BENEFITS SENIORS BY MAKING AGING IN PLACE MORE FEASIBLE FOR THEM;
(b) BENEFITS RESIDENTS OF RURAL AREAS BY PROVIDING THEM WITH FLEXIBLE PUBLIC TRANSPORTATION SERVICES;
(c) PROVIDES ENHANCED MOBILITY FOR PERSONS WITH DISABILITIES; AND
(d) PROVIDES SAFE ROUTES TO SCHOOLS FOR CHILDREN.

43-4-1102. Definitions. As used in this Part 11, unless the context otherwise requires:

(1) "Account" means the transportation revenue anticipation notes proceeds account of the multimodal transportation options fund created in section 43-4-1103 (1)(b).
(2) "Commission" means the transportation commission created in section 43-1-106 (1).
(3) "Department" means the department of transportation.
(4) "Fund" means the multimodal transportation options fund created in section 43-4-1103 (1) (a).
(5) "Multimodal projects" means capital or operating costs for fixed route and on-demand transit, transportation demand management programs, multimodal mobility projects enabled by new technology, multimodal transportation studies, and bicycle or pedestrian projects.

43-4-1103. Multimodal transportation options fund and transportation revenue anticipation notes proceeds account of fund - creation - revenue sources for fund - use of fund - limitations on use of tax-exempt note proceeds. (1) (a) The multimodal transportation options fund is hereby created in the state treasury. The fund consists of money transferred from the general fund to the fund pursuant to section 24-75-219 (5)(a)(III) and any other money that the general assembly may appropriate or transfer to the fund. The state treasurer shall credit all interest and income derived from the deposit and investment of money in the fund to the fund.

(b) The transportation revenue anticipation notes proceeds account is hereby created in the fund. Any net proceeds of transportation revenue anticipation notes that the state treasurer shall credit all interest and income derived from the deposit and investment of money in the account to the account.

(2) (a) (I) Except as otherwise provided in subsection (2)(a)(II) of this section, subject to annual appropriation by the general assembly, money must be expended from the fund as follows:

(A) Eighty-five percent to the commission for local multimodal projects; and
(B) Fifteen percent to the commission for state multimodal projects that are selected by the commission.
On July 1, 2018, the state treasurer shall transfer two million five hundred thousand dollars from the fund to the fund created in section 43-4-1002 (1).

Subject to the limitations set forth in subsection (2)(b)(II) of this section, money must be expended from the account as follows:

(A) Eighty-five percent to the commission for local multimodal projects; and

(B) Fifteen percent to the commission for state multimodal projects that are selected by the commission.

The commission shall ensure, in cooperation with each recipient of such money from the account, that any net proceeds of tax-exempt transportation revenue anticipation notes credited to the account and any interest and income derived from the deposit and investment of any such proceeds are expended only in compliance with all applicable federal laws and regulations governing the use of tax-exempt note proceeds.

With respect to the distribution of money for local multimodal projects required by subsection (2)(a)(I)(A) of this section and, for net proceeds of taxable transportation revenue anticipation notes and interest and income derived from the deposit and investment of such proceeds only, the distribution of money for local multimodal projects required by subsection (2)(b)(I)(A) of this section, the commission shall establish a formula for disbursement of the amount allocated for local multimodal projects, based on population and transit ridership, in consultation with the transportation advisory committee created in section 43-1-1104, the transit and rail advisory committee of the department, transit advocacy organizations, and bicycle and pedestrian advocacy organizations. Recipients shall provide a match equal to the amount of the award; except that the commission may create a formula for reducing or exempting the match requirement for local governments or agencies due to their size or any other special circumstances.

The department shall annually report to the transportation legislation review committee of the general assembly created in section 43-2-145 (1) regarding its expenditures from the fund and the account including, at a minimum:

(I) An aggregate accounting of all money expended from the fund and the account during the prior fiscal year; and

(II) A listing of all projects receiving funding from the fund and the account during the prior fiscal year that includes for each project:

(A) Identification of the entity receiving funding for the project;

(B) The amount of funding provided for the project; and

(C) The amount of local matching money provided for the project.

Notwithstanding section 24-1-136(11)(a), the reporting requirement specified in subsection (3)(a) of this section continues indefinitely.

SECTION 12. Effective date - applicability. (1) Except as otherwise provided in subsection (2) of this section, this act takes effect upon passage.
(2) Section 3 of this act takes effect only if a majority of the registered electors of the state voting on the ballot issue authorizing the state to issue transportation revenue anticipation notes that is submitted for their approval or rejection at the 2018 general election pursuant to section 43-4-705 (13)(b), Colorado Revised Statutes, enacted in section 9 of this act vote "Yes/For", and, in such case, section 3 of this act takes effect on the date of the official declaration of the vote thereon by the governor.

SECTION 13. Safety clause. The general assembly hereby finds, determines, and declares that this act is necessary for the immediate preservation of the public peace, health, and safety."

Page 1, strike lines 104 through 113.


The amendment was declared lost by the following roll call vote:

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Representative Lawrence moved to amend the Report of the Committee of the Whole to reverse the action taken by the Committee in not adopting the following Lawrence amendment, to SB 18-001, to show that said amendment passed, that Amendment No. 1, by Representative Winter (printed in House Journal page 1636 lines 31 through 56, pages 1637 through 1653, page 1654 lines 1 through 22), to SB 18-001, lost, that the Transportation and Energy Committee Report, dated May 3, 2018, as amended, passed, and that SB 18-001, as amended, passed.
Amend the Transportation and Energy Committee Report, dated May 3, 2018, page 6, after line 40 insert:

"SECTION 4. In Colorado Revised Statutes, 42-4-1012, amend (1)(b)(III) introductory portion, (1)(b)(III)(A), and (1)(b)(IV); and add (4) as follows:

42-4-1012. High occupancy vehicle (HOV) and high occupancy toll (HOT) lanes. (1) (b) (III) Any contract entered into between the department and a private entity pursuant to subparagraph (I) of this paragraph (b) SUBSECTION (1)(b)(I) OF THIS SECTION shall:

(A) SUBJECT TO THE LIMITATION SET FORTH IN SUBSECTION (4) OF THIS SECTION, authorize the private entity to impose tolls for use of the high occupancy toll lane;

(IV) SUBJECT TO THE LIMITATION SET FORTH IN SUBSECTION (4) OF THIS SECTION, the department shall structure a variable toll or fee to ensure a level of service C and unrestricted access to the lanes at all times by eligible vehicles, including buses, carpools, and EPA certified low-emitting vehicles with a gross vehicle weight rating over ten thousand pounds.

(4) WITH RESPECT TO ANY LANE FIRST DESIGNATED AS A HIGH OCCUPANCY TOLL LANE ON OR AFTER THE EFFECTIVE DATE OF THIS SUBSECTION (4), THE DEPARTMENT OF TRANSPORTATION OR A PRIVATE ENTITY MAY IMPOSE A TOLL ONLY DURING PEAK TRAVEL PERIODS FOR THE LANE. THE EXECUTIVE DIRECTOR OF THE DEPARTMENT OF TRANSPORTATION SHALL DESIGNATE PEAK TRAVEL PERIODS FOR A HIGH OCCUPANCY TOLL LANE THROUGH RULES PROMULGATED IN ACCORDANCE WITH ARTICLE 4 OF TITLE 24, SUBJECT TO THE LIMITATION THAT PEAK TRAVEL PERIODS SHALL NOT EXCEED SIX HOURS FOR ANY DAY."

Renumber succeeding sections accordingly.

Page 17, after line 15 insert:

"SECTION 12. In Colorado Revised Statutes, 43-4-808, amend (3)(b) and (3)(c); and add (3)(d) as follows:

43-4-808. Toll highways - special provisions - limitations.

(3) Notwithstanding any other provision of law and subject to the requirements of section 43-4-806 (8) and any limitations set forth in the state constitution or in federal law, the transportation enterprise may:

(b) SUBJECT TO THE LIMITATION SET FORTH IN SUBSECTION (3)(d) OF THIS SECTION, incorporate congestion management and congestion pricing into its schedule of user fees for any highway or highway system; and

(c) Authorize the investment of highway-derived user fee revenues for cost-effective multimodal transportation projects that promote mobility, reductions in emissions of greenhouse gases, and energy efficiency; and

(d) WITH RESPECT TO ANY EXISTING OR NEW HIGHWAY SEGMENT OR HIGHWAY LANE ON WHICH A USER FEE IS FIRST IMPOSED ON OR AFTER THE EFFECTIVE DATE OF THIS SUBSECTION (3)(d), IMPOSE THE USER FEE ONLY DURING PEAK TRAVEL PERIODS FOR THE HIGHWAY SEGMENT OR HIGHWAY LANE. THE EXECUTIVE DIRECTOR SHALL DESIGNATE PEAK TRAVEL PERIODS FOR A HIGHWAY SEGMENT OR HIGHWAY LANE THROUGH RULES PROMULGATED IN ACCORDANCE WITH ARTICLE 4 OF TITLE 24, SUBJECT TO THE LIMITATION THAT PEAK TRAVEL PERIODS SHALL NOT EXCEED SIX HOURS FOR ANY DAY."
Renumber succeeding sections accordingly.

Page 19, line 38, strike "9" and substitute "10".

The amendment was declared lost by the following roll call vote:

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Representative Lawrence moved to amend the Report of the Committee of the Whole to reverse the action taken by the Committee in not adopting the following Lawrence amendment, to SB 18-001, to show that said amendment passed, that Amendment No. 1, by Representative Winter (printed in House Journal page 1636 lines 31 through 56, pages 1637 through 1653, page 1654 lines 1 through 22), to SB 18-001, lost, that the Transportation and Energy Committee Report, dated May 3, 2018, as amended, passed, and that SB 18-001, as amended, passed.

Amend the Transportation and Energy Committee Report, dated May 3, 2018, page 5, after line 29 insert:

"(d) The Department of Transportation shall post and regularly update on its website a list of each state transportation project, regardless of the amount of the project contract or the method of contract procurement used for the project, that is funded with general fund money transferred from the general fund to either the state highway fund or the multimodal transportation options fund pursuant to this subsection (5). With respect to each listed project, the Department shall specify the amount of such funding provided for the project, the total amount of funding for the project, and the project schedule."

The amendment was declared lost by the following roll call vote:

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the Whole to reverse the action taken by the Committee in not adopting the following Lawrence amendment, to SB 18-001, to show that said amendment passed, that Amendment No. 1, by Representative Winter (printed in House Journal page 1636 lines 31 through 56, pages 1637 through 1653, page 1654 lines 1 through 22), to SB 18-001, lost, that the Transportation and Energy Committee Report, dated May 3, 2018, as amended, passed, and that SB 18-001, as amended, passed.

Amend the Transportation and Energy Committee Report, dated May 3, 2018, page 6, after line 40 insert:

"SECTION 4. In Colorado Revised Statutes, 42-4-1012, amend (1)(a), (1)(d) introductory portion, and (1)(d)(II) as follows:

42-4-1012. High occupancy vehicle (HOV) and high occupancy toll (HOT) lanes. (1) (a) (I) EXCEPT AS OTHERWISE PROVIDED IN SUBSECTION (1)(a)(II) OF THIS SECTION, the department of transportation and local authorities, with respect to streets and highways under their respective jurisdictions, may designate exclusive or preferential lanes for vehicles that carry a specified number of TWO OR MORE persons. The occupancy level of vehicles and the time of day when lane usage is restricted to high occupancy vehicles, if applicable, shall be designated by official traffic control devices.

(II) A LANE DESIGNATED BY THE DEPARTMENT OF TRANSPORTATION OR A LOCAL AUTHORITY BEFORE THE EFFECTIVE DATE OF THIS SUBSECTION (1)(a)(II) AS AN EXCLUSIVE OR PREFERENTIAL LANE FOR VEHICLES THAT CARRY THREE OR MORE PERSONS MAY CONTINUE TO BE SO DESIGNATED; EXCEPT THAT A VEHICLE CARRYING TWO OR MORE PERSONS IS ALLOWED EXCLUSIVE OR PREFERENTIAL FREE USE OF ANY SUCH LANE ON INTERSTATE HIGHWAY 25 WITHIN OR NORTH OF DENVER.

(d) The department shall develop and adopt functional specifications and standards for an automatic vehicle identification system for use on high occupancy vehicle lanes, high occupancy toll lanes, any public highway constructed and operated under the provisions of part 5 of article 4 of title 43, C.R.S., and any other street or highway where tolls or charges are imposed for the privilege of traveling upon such street or highway. The specifications and standards shall ensure that:

(II) A vehicle owner shall not be required to purchase or install more than one A device to use on all toll facilities;",

Renumber succeeding sections accordingly.
Page 17, after line 15 insert:

"SECTION 12. In Colorado Revised Statutes, 43-4-808, amend (1)(a) as follows:

43-4-808. Toll highways - special provisions - limitations.

(1) The transportation enterprise or any partner of the enterprise operating surface transportation infrastructure that is a toll highway under the terms of a public-private partnership shall, in operating the toll highway:

(a) (I) Ensure unrestricted access by all vehicles to the toll highway and shall not require that a particular class of vehicles travel upon the toll highway; except that the enterprise or its partner may designate one or more highway lanes for high-occupancy vehicle use only and may restrict access to vehicles carrying hazardous materials or other vehicles to the extent necessary to protect the health and safety of the public. and

(II) AS USED IN THIS SUBSECTION (1)(a), "HIGH OCCUPANCY VEHICLE USE" MEANS USE BY VEHICLES CARRYING TWO OR MORE PERSONS; EXCEPT THAT, WITH RESPECT TO A HIGH-OCCUPANCY VEHICLE OR HIGH OCCUPANCY TOLL LANE DESIGNATED BEFORE THE EFFECTIVE DATE OF THIS SUBSECTION (1)(a)(II) FOR EXCLUSIVE OR PREFERENTIAL FREE TRAVEL BY VEHICLES CARRYING THREE OR MORE PERSONS, THE TERM MEANS SUCH USE UNLESS THE LANE IS ON INTERSTATE 25 WITHIN OR NORTH OF DENVER."

Renumber succeeding sections accordingly.

Page 19, line 38, strike "9" and substitute "10".

The amendment was declared lost by the following roll call vote:

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| Speaker | N |}

Representative Lundeen moved to amend the Report of the Committee of the Whole to reverse the action taken by the Committee in not adopting the following Lundeen amendment, to SB 18-001, to show that said amendment passed, that Amendment No. 1, by Representative Winter (printed in House Journal page 1636 lines 31 through 56, pages 1637 through 1653, page 1654 lines 1 through 22), to SB 18-001, lost, that the
Transportation and Energy Committee Report, dated May 3, 2018, as amended, passed, and that SB 18-001, as amended, passed.

Amend the Transportation Committee Report, dated May 3, 2018, page 6, after line 40 insert:

"SECTION 4. In Colorado Revised Statutes, add 43-1-125 as follows:

43-1-125. Restriction on tolled and managed lanes - absence of feasible alternatives required - definition. (1) As used in this section, "MANAGED LANE" means a toll lane, a high-occupancy toll lane, or a high-occupancy vehicle lane.

(2) Neither the department nor any enterprise of the department shall construct or designate a managed lane on a state highway or enter into a public-private partnership that includes the construction or designation of a managed lane on a state highway unless:

(a) The department or enterprise, taking safety considerations into account but balancing any safety impacts against the benefits of capacity expansion and congestion relief, has thoroughly evaluated alternative means of increasing the capacity of and reducing traffic congestion on the state highway, including:

(I) Narrowing lanes or shoulders on the existing roadway in order to increase the number of lanes available;

(II) Converting one or more existing lanes, or one or more new lanes resulting from lane or shoulder narrowing, into reversible lanes; and

(III) Optimizing traffic flow through other configurational or operational changes to the state highway, such as:

(A) Weaving section improvements;

(B) Interchange modification and, if applicable, other access point modifications;

(C) One or more dedicated bus or truck lanes; and

(D) If the state highway includes traffic signals, optimization of traffic flow through traffic signal coordination or use of adaptive traffic signals; and

(b) The department or enterprise has published detailed written data-based findings that clearly establish that when compared to the addition of one or more managed lanes, all of the alternatives evaluated are unfeasible to implement or too unsafe to be implemented or would not provide adequate capacity expansion and congestion relief."

Renumber succeeding sections accordingly.

Page 19, line 38, strike "9" and substitute "10".

The amendment was declared lost by the following roll call vote:

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</table>
Representatives Liston and Lontine moved to amend the Report of the Committee of the Whole to reverse the action taken by the Committee in not adopting the following Bridges amendment, to SB 18-243, to show that said amendment passed, and that SB 18-243, as amended, passed.

Amend reengrossed bill, page 24, line 9, strike "and (3)" and substitute ", (3), and (4)(b)(III)".

Page 26, after line 26 insert:

"(4) (b) An owner, part owner, shareholder, or person interested directly or indirectly in a retail liquor store may have an interest in:

(III) For a retail liquor store licensed on or before January 1, 2016, and whose license holder is a Colorado resident, additional retail liquor store licenses as follows, but only if the premises for which a license is sought satisfies the distance requirements specified in subparagraph (II) of paragraph (a) of subsection (1) of this section:

(A) On or after January 1, 2017, and before January 1, 2022 January 1, 2019, one additional retail liquor store license, for a maximum of up to two total retail liquor store licenses;

(A.5) On or after January 1, 2019, and before January 1, 2022, up to four additional retail liquor store licenses, for a maximum of five total retail liquor store licenses;

(B) On or after January 1, 2022, and before January 1, 2027, up to seven additional retail liquor store licenses, for a maximum of eight total retail liquor store licenses; and

(C) On or after January 1, 2027, and before January 1, 2032, up to twelve additional retail liquor store licenses, for a maximum of fourteen total retail liquor store licenses; or

(D) On or after January 1, 2032, and before January 1, 2037, up to nineteen additional retail liquor store licenses, for a maximum of twenty total retail liquor store licenses; and

(E) On or after January 1, 2037, an unlimited number of additional retail liquor store licenses; or"

The amendment was declared lost by the following roll call vote:

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</table>
Representative Landgraf moved to amend the Report of the Committee of the Whole to reverse the action taken by the Committee in not adopting the following Landgraf amendment, to SB 18-243, to show that said amendment passed, and that SB 18-243, as amended, passed.

Amend reengrossed bill, page 12, strike lines 12 through 15 and substitute:

"(II) THE DELIVERY IS MADE BY A PERSON WHO IS AT LEAST TWENTY-ONE YEARS OF AGE;".

Page 26, strike lines 6 through 9 and substitute:

"(II) THE DELIVERY IS MADE BY A PERSON WHO IS AT LEAST TWENTY-ONE YEARS OF AGE;".

Page 29, strike lines 1 through 4 and substitute:

"(II) THE DELIVERY IS MADE BY A PERSON WHO IS AT LEAST TWENTY-ONE YEARS OF AGE;".

The amendment was declared passed by the following roll call vote:

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Speaker
Representative Rosenthal moved to amend the Report of the Committee of the Whole to reverse the action taken by the Committee in not adopting the following Rosenthal amendment, to SB 18-243, to show that said amendment passed, and that SB 18-243, as amended, passed.

Amend reengrossed bill, strike page 7.

Page 8, strike lines 1 through 6.

Renumber succeeding sections accordingly.

Page 8, lines 26 and 27, strike "amend (1)(c); and"

Strike page 9.

Page 10, strike lines 1 through 3 and substitute:

"12-46-107. Local licensing authority - application - fees - definition - rules - repeal. (3) (a) In addition to any other requirements specified in"

Page 32, line 18, strike "(1)(a);" and substitute "(1)(a) OR (1)(c);".

Page 36, line 4, strike "(1)(a)," and substitute "(1)(a) OR (1)(c),".

Page 37, line 5, strike "(I)(a)," and substitute "(I)(a) OR (I)(c),".

Page 38, line 19, strike "Section 3" and substitute "Section 2".

Page 38, line 20, strike "4" and substitute "3".

Page 38, line 21, strike "8" and substitute "7".

Page 38, strike line 22 and substitute "section 8 of this act; section 12-47-408 (8), as enacted in section 8 of this".

Page 38, line 23, strike "11" and substitute "10".

Page 38, line 24, strike "5" and substitute "4".

After "(1)(a)" insert "OR (1)(c)" on: Page 10, lines 5 and 27; Page 11, line 19; Page 12, lines 2 and 5; Page 13, line 2; Page 14, line 21; Page 22, line 15; Page 23, line 27; Page 24, line 4; Page 34, line 23; and Page 35, line 14.

The amendment was declared lost by the following roll call vote:

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ADOPTION OF COMMITTEE OF THE WHOLE REPORT


The Chairman moved the adoption of the Committee of the Whole Report. As shown by the following roll call vote, a majority of those elected to the House voted in the affirmative, and the Report was adopted.

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MESSAGE(S) FROM THE SENATE

The Senate has voted to concur in House Amendments to SB18-022, 086, 145, 231, 234, 249, 250, 251, 268, and SCR18-005. The bills have been repassed as amended.

The Senate has voted to adhere to the Senate position on SB18-166. The bill is transmitted herewith.
The Senate has voted not to concur in House Amendments to SB18-252 and requests that a conference committee be appointed. The Senate has voted to go beyond the scope of the differences between the two houses.

The President has appointed Senators Tate, Chair, Smallwood, and Zenzinger as conferees on the First Conference Committee on HB18-1354.

The Senate has postponed indefinitely: HB18-1230, 1428, 1102, 1195, 1390, and 1436.

The Senate has voted to reconsider HB18-1202 and has requested that it be recalled from the House of Representatives.

INTRODUCTION OF BILL
First Reading

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

SB18-263 by Senator(s) Martinez Humenik, Cooke; also Representative(s) Singer and Landgraf--Concerning the creation of a pilot program to allow for court approval of treatment medications in jails.

Committee on Judiciary

LAY OVER OF CALENDAR ITEM(S)

On motion of Representative Weissman, the following item(s) on the Calendar were laid over until May 8, retaining place on Calendar:

Consideration of General Order(s)--SB18-242
Consideration of Resolution(s)--HJR18-1016.
Consideration of Memorial(s)--SJM18-006.
Consideration of Adherence--SB18-042, 044.

On motion of Representative Weissman, the House adjourned until 9:00 a.m., May 8, 2018.

CRISANTA DURAN, Speaker

Attest:
MARIYLN EDDINS, Chief Clerk
Prayer by Father John Nugent, Arrupe Jesuit High School, Denver.

The Speaker called the House to order at 9:00 a.m.

Pledge of Allegiance led by Savannah Hansen Hahn, Slavens School, Denver.

The roll was called with the following result:

- Present--59.
- Excused--Representative(s) Beckman, Buckner, Everett, McKean, Pettersen, Wist--6.
- Present after roll call--Representative(s) Beckman, Buckner, Everett, McKean, Pettersen, Wist.

The Speaker declared a quorum present.

On motion of Representative Winkler, the reading of the journal of May 7, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

APPOINTMENTS TO CONFERENCE COMMITTEE(S)

Pursuant to a request from the Senate, the Speaker appointed House Conferees to the First Conference Committee(s) as follows:

- SB18-252--Representatives Lee, Chairman, Weissman and Wist

THIRD READING OF BILL(S)--FINAL PASSAGE

The following bill(s) were considered on Third Reading. The title(s) were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

- HB18-1440 by Representative(s) Valdez; also Senator(s) Todd and Coram--Concerning preneed funeral contract sellers, and, in connection therewith, making an appropriation.
The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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<tr>
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Co-sponsor(s) added: Representative(s) Catlin, Rosenthal, Salazar

SB18-259 by Senator(s) Smallwood, Baumgardner, Marble, Neville T., Sonnenberg, Tate; also Representative(s) Pabon--
Concerning the taxation of retail marijuana by local governments, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Gray, Melton, Pettersen, Rosenthal, Singer
SB18-245 by Senator(s) Cooke; also Representative(s) Arndt--
Concerning repeal of the prohibition on the state board of
health adopting rules concerning the disposal of naturally
occurring radioactive materials until after the federal
environmental protection agency has adopted rules
concerning the disposal of naturally occurring radioactive
materials.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
was declared passed.

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Co-sponsor(s) added: Representative(s) Esgar, Gray, Hooton, Lontine, Pabon, Roberts, Speaker

SB18-253 by Senator(s) Lambert, Lundberg, Moreno; also
Representative(s) Young, Hamner, Rankin--Concerning
the effective date to transition the department of revenue's
CSTARS account to the department of revenue's DRIVES
vehicle services account.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
was declared passed.

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SB18-255 by Senator(s) Tate; also Representative(s) Arndt and Hooton--Concerning the use of electronic formats in the issuance of certificates of title for vehicles.

As shown by the following roll call vote, a majority of all members elected to the House voted in the affirmative, and Representative Arndt was given permission to offer a Third Reading amendment:

**Third Reading amendment No. 1**, by Representative Arndt.

Amend the revised bill, page 3, lines 11 and 12, strike "a certificate of title, a document necessary to issue a certificate of title, or" and substitute "a certificate of title, a document necessary to issue a certificate of title, or".

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

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Speaker
The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared **passed**.

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Co-sponsor(s) added: Representative(s) Bridges, Gray, Hansen, Kraft-Tharp, Melton, Michaelson Jenet, Rankin, Reyher, Rosenthal, Saine, Sandridge, Valdez, Winkler

**SB18-271** by Senator(s) Marble; also Representative(s) Pabon--
Concerning changes to improve funding for marijuana research, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

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HB18-1226 by Representative(s) Everett and Bridges, Lundeen, Beckman, Lewis, Neville P., Saine, Van Winkle, Becker J., McKeen, Ransom, Sandridge; also Senator(s) Smallwood and Fenberg--Concerning the review of degree programs offered by state institutions of higher education, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Buckner, Coleman, Exum, Hamner, Hansen, Herod, Hooton, Humphrey, Jackson, Lontine, McLachlan, Melton, Michaelson Jenet, Pettersen, Reyher, Roberts, Salazar, Sias, Valdez, Williams D., Wilson, Winkler, Young, Speaker

SB18-013 by Senator(s) Fields and Gardner, Martinez Humenik, Moreno, Priola; also Representative(s) Michaelson Jenet--Concerning expanding the grades eligible for the child nutrition school lunch protection program, and, in connection therewith, making an appropriation.
The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Benavidez, Bridges, Buckner, Coleman, Danielson, Esgar, Exum, Ginal, Gray, Hamner, Hansen, Herod, Hooton, Jackson, Kennedy, Kraft-Tharp, Lee, Lontine, McLachlan, Melton, Pettersen, Roberts, Rosenthal, Salazar, Singer, Valdez, Weissman, Winter, Young, Speaker

SB18-269 by Senator(s) Neville T. and Moreno; also Representative(s) Neville P. and Bridges--Concerning providing funding for local education providers to implement school security improvements to prevent incidences of school violence, and, in connection therewith, creating the school security disbursement program.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Becker K., Beckman, Buckner, Catlin, Covarrubias, Esgar, Exum, Garnett, Gray, Hamner, Hansen, Humphrey, Jackson, Landgraf, Lee, McLachlan, Michaelson Jenet, Roberts, Rosenthal, Saine, Sandridge, Sias, Singer, Valdez, Van Winkle, Williams D., Wilson, Winkler, Winter, Wist, Young, Speaker

SB18-243 by Senator(s) Holbert and Guzman; also Representative(s) Esgar and McKean--Concerning the retail sale of alcohol beverages, and, in connection therewith, making an appropriation.

As shown by the following roll call vote, a majority of all members elected to the House voted in the affirmative, and Representative McKean was given permission to offer a Third Reading amendment:

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Laid over until later in the day, retaining place on Calendar.

SB18-001 by Senator(s) Baumgardner and Cooke, Coram, Crowder, Gardner, Grantham, Hill, Holbert, Lambert, Lundberg, Marble, Scott, Sonnenberg, Tate; also Representative(s) Buck and Winter, Leonard--Concerning transportation infrastructure funding, and, in connection therewith, requiring specified amounts to be transferred from the general fund to the state highway fund, the highway users tax fund, and a new multimodal transportation options fund during state fiscal years 2018-19 and 2019-20 for the purpose of funding transportation projects and to the state highway fund during any state fiscal year from 2019-20 through 2038-39 for state highway purposes and to repay any transportation revenue anticipation notes that may be issued as specified in the bill and, if no citizen-initiated ballot measure that requires the state to issue transportation revenue anticipation notes is approved by
the voters of the state at the November 2018 general

election, requiring the secretary of state to submit a ballot

question to the voters of the state at the November 2019

statewide election, which, if approved, would require the

state, with no increase in any taxes, to issue additional

transportation revenue anticipation notes for the purpose

of addressing critical priority transportation needs in the

state by funding transportation projects; would exclude

note proceeds, investment earnings on note proceeds, and

revenue from an electric motor vehicle fee increase from

state fiscal year spending limits; and would reduce the

amount of lease-purchase agreements required by current

law to be issued for the purpose of funding transportation

projects.

As shown by the following roll call vote, a majority of all members
elected to the House voted in the affirmative, and Representative Winter
was given permission to offer a Third Reading amendment:

<table>
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**Third Reading amendment No. 1**, by Representative Winter.

Amend revised bill, page 18, strike lines 10 through 27.

Page 19, strike lines 1 through 12.

Renumber succeeding sections accordingly.

Page 30, line 7, strike "PROCEEDS," and substitute "PROCEEDS AND".

Page 30, lines 8 and 9, strike "PROCEEDS, AND REVENUE FROM AN

ELECTRIC MOTOR VEHICLE REGISTRATION FEE INCREASE" and substitute

"PROCEEDS".

Page 38, line 19, strike "subsections (2) and (3)" and substitute

"subsection (2)".
Page 39, line 7, strike "12" and substitute "10".

Page 39, strike lines 11 through 18.

Page 2, line 110, strike "PROCEEDS," and substitute "PROCEEDS AND".

Page 2, lines 111 and 112, strike "PROCEEDS, AND REVENUE FROM AN ELECTRIC MOTOR VEHICLE REGISTRATION FEE INCREASE" and substitute "PROCEEDS".

The amendment was declared passed by the following roll call vote:

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</table>

The question being, "Shall the bill, as amended, pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared passed.

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Representative Leonard requested his name be removed as sponsor.
Co-sponsor(s) added: Representative(s) Arndt, Bridges, Buckner, Coleman, Danielson, Esgar, Exum, Ginal, Gray, Hamner, Hansen, Herod, Jackson, Kennedy, Kraft-Tharp, Lee, Lontine, McLachlan, Melton, Michaelson Jenet, Pabon, Pettersen, Roberts, Rosenthal, Salazar, Valdez, Weissman, Young, Speaker

**SB18-223** by Senator(s) Gardner, Coram, Fenberg, Fields; also Representative(s) Gray and Carver, Benavidez--Concerning the circumstances under which an autopsy report prepared in connection with the death of a minor may be released to certain parties.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Winkler

CONSENT GRANTED TO CONFERENCE COMMITTEE

Representative Lee moved that the First Conference Committee on **SB18-252** be granted permission to go beyond the scope of the difference between the House and the Senate. The motion was passed by the following roll call vote:

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CONFERENCE COMMITTEE(S) TO REPORT

Representative Weissman moved that the Second Conference Committee on SB18-015 be granted permission to go beyond the scope of the difference between the House and the Senate. The motion was passed by the following roll call vote:

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Speaker Y

FIRST REPORT OF SECOND CONFERENCE COMMITTEE on SB18-015

This Report Amends the Rerevised Bill.

To the President of the Senate and the Speaker of the House of Representatives:

Your second conference committee appointed on SB18-015, concerning the "Protecting Homeowners and Deployed Military Personnel Act", has met and reports that it has agreed upon the following:
1. That the Senate accede to the House amendments made to the bill, as the amendments appear in the rerevised bill, with the following changes:

Amend rerevised bill, page 2, strike lines 15 through 17 and substitute:

(b) (I) "UNAUTHORIZED PERSON" MEANS A PERSON WHO OCCUPIES AN UNINHABITED OR VACANT RESIDENTIAL PREMISES WITHOUT ANY CURRENT OR PRIOR AGREEMENT OR CONSENT OF THE OWNER OR AN AUTHORIZED AGENT OF THE OWNER, WHETHER WRITTEN OR ORAL, CONCERNING THE USE OF THE RESIDENTIAL PREMISES.

(II) "UNAUTHORIZED PERSON" DOES NOT INCLUDE:

(A) A RELATIVE OF THE PROPERTY OWNER OR A RELATIVE OF AN AUTHORIZED AGENT OF THE PROPERTY OWNER, INCLUDING A SPOUSE, DESCENDANT, STEPCILD, PARENT, STEPPARENT, GRANDPARENT, BROTHER, SISTER, UNCLE, OR AUNT, WHETHER RELATED BY WHOLE OR HALF BLOOD OR BY ADOPTION;

(B) A PERSON OR PERSONS FROM WHICH THE OWNER OR AN AUTHORIZED AGENT OF THE OWNER HAS ACCEPTED MONEY OR ANYTHING OF VALUE; OR

(C) A PERSON WHO WAS PREVIOUSLY GIVEN PERMISSION TO ENTER AND REMAIN ON THE PREMISES."

Page 3, strike lines 1 and 2.

Page 3, line 9, strike the first "The" and substitute "To the extent known or reasonably ascertainable, the".

Page 3, lines 16 and 17, strike "As soon as practicable" and substitute "Within one court day".

Page 3, line 19, strike "Execution" and substitute "Restitution".

Page 5, line 5, strike "Two court days" and substitute "The next court day".

Page 5, line 6, strike "MOTION." and substitute "MOTION, UNLESS A LATER DATE IS REQUESTED BY THE MOVING PARTY.".

Page 6, line 2, strike "Execution" and substitute "Restitution".

Page 7, line 10, strike "Execution" and substitute "Restitution".

Page 7, line 22, strike "MOTION, UNLESS IT APPEARS FROM" and substitute "MOTION.".

Page 7, strike lines 23 through 27.

Page 8, strike line 1.

Reletter succeeding paragraph accordingly.

Page 8, line 3, strike "Execution" and substitute "Restitution".

Page 8, line 8, strike "Execution" and substitute "Restitution".

Page 8, line 10, strike "Within" and substitute "No later than" and strike "hours, or as soon as possible," and substitute "hours".

Page 8, line 10, strike "Within" and substitute "No later than" and strike "hours, or as soon as possible," and substitute "hours".
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 4, after line 4 insert:

"3. [ ] NEITHER THE OWNER NOR AN AUTHORIZED AGENT OF THE OWNER HAS EVER GIVEN PERMISSION FOR THE UNAUTHORIZED PERSON OR PERSONS TO ENTER AND REMAIN ON THE PREMISES;

4. [ ] NEITHER THE OWNER NOR AN AUTHORIZED AGENT OF THE OWNER HAS EVER HAD A WRITTEN OR ORAL AGREEMENT WITH THE UNAUTHORIZED PERSON OR PERSONS REGARDING THE USE OF THE PREMISES;

5. [ ] NEITHER THE OWNER NOR AN AUTHORIZED AGENT OF THE OWNER IS RELATED TO THE UNAUTHORIZED PERSON OR PERSONS;

6. [ ] NEITHER THE OWNER NOR AN AUTHORIZED AGENT OF THE OWNER HAS EVER ACCEPTED MONEY OR ANYTHING OF VALUE FROM THE UNAUTHORIZED PERSON OR PERSONS REGARDING THE USE OF THE PREMISES;".

Page 4, line 6, strike "3." and substitute "7."

Page 4, line 9, strike "4." and substitute "8."

Page 4, strike lines 16 through 19.

Page 4, line 20, strike "6." and substitute "9."

Page 4, strike line 25 and substitute "THE COUNTY COURT PURSUANT TO THIS SECTION MAY BE:

(a) SUBJECT TO SANCTIONS UNDER THE COLORADO RULES OF COUNTY COURT CIVIL PROCEDURE;

(b) HELD IN CONTEMPT OF COURT; OR

(c) PROSECUTED FOR".

Page 6, lines 11 and 12, strike "OR OTHER LAW ENFORCEMENT OFFICER".

Page 8, lines 5 and 6, strike "ANY LAW ENFORCEMENT AGENCY" and substitute "THE SHERIFF".

Page 8, lines 11 and 12, strike "PEACE OFFICER" and substitute "SHERIFF, UNDERSHERIFF, OR DEPUTY SHERIFF, AS DESCRIBED IN SECTION 16-2.5-103 (1) OR (2), WHILE OFF DUTY OR ON DUTY AT RATES CHARGED BY THE EMPLOYING SHERIFF'S OFFICE IN ACCORDANCE WITH SECTION 30-1-104 (1)(gg)".

Page 8, line 20, strike "PEACE OFFICER" and substitute "SHERIFF, UNDERSHERIFF, OR DEPUTY SHERIFF".
Page 8, line 21, strike "PEACE OFFICER" and substitute "SHERIFF, UNDERSHERIFF, OR DEPUTY SHERIFF".

Respectfully submitted,

Senate Committee:                     House Committee:
(signed)                             (signed)
Bob Gardner  Mike Weissman
Daniel Kagan  Mike Foote
Owen Hill    Larry Liston

MESSAGE(S) FROM THE SENATE

The President has appointed Senators Gardner, Chair, Lambert, and Aguilar as conferees on the First Conference Committee for SB18-252.

Upon reconsideration, the Senate has passed on Third Reading and transmitted to the Revisor of Statutes:

HB18-1202 Amended in Special Orders on May 3, 2018.

MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, as amended, HB18-1202.

REPORT(S) OF COMMITTEE(S) OF REFERENCE

PUBLIC HEALTH CARE & HUMAN SERVICES
After consideration on the merits, the Committee recommends the following:

SB18-270 be referred favorably to the Committee on Appropriations.

STATE, VETERANS, & MILITARY AFFAIRS
After consideration on the merits, the Committee recommends the following:

SB18-260 be postponed indefinitely.

SB18-273 be postponed indefinitely.
DELIVERY OF BILL TO GOVERNOR

The Chief Clerk of the House of Representatives reports the following bill has been delivered to the Office of the Governor: **HB18-1381** at 11:10 a.m. on May 8, 2018.

MESSAGE FROM THE SENATE

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

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
- **SB18-280**: Amended in Special Order as printed in Senate Journal, May 7, 2018.
- **SB18-222**: Amended in Special Orders as printed in Senate Journal, May 7, 2018.
- **SB18-262**: Amended in Special Orders as printed in Senate Journal, May 7, 2018.
- **HB18-1418**: Amended in Special Orders as printed in Senate Journal, May 7, 2018.
- **HB18-1379**: Amended in General Orders as printed in Senate Journal, May 2, 2018.
- **HB18-1011**: Amended in Special Orders as printed in Senate Journal, May 7, 2018.

The Senate has passed on Third Reading and returns herewith:

The Senate has voted to adopt the first report of the First Conference Committee on **HB18-1155**. The bill has been repassed as amended and is transmitted herewith.

The Senate has voted to adopt the first report of the First Conference Committee on **SB18-068**. The bill has been repassed as amended.

The Senate has postponed indefinitely **HB18-1424**, **1115**, **1416**, and **1440**.

MESSAGE(S) FROM THE REVISOR

We herewith transmit:
- without comment, as amended, **HB18-1321**.
We herewith transmit:
without comment, as amended, **HB18-1011, 1379, and 1418**.
without comment, as amended, **SB18-222, 262, 276, and 280**.

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**INTRODUCTION OF BILLS**

**First Reading**

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

**SB18-222** by Senator(s) Cooke and Gardner; also Representative(s) Wist--Concerning reimbursing prosecuting attorneys for costs associated with litigating rule 35 of the Colorado criminal procedure motions.

Committee on Judiciary

**SB18-262** by Senator(s) Gardner; also Representative(s) Duran and Bridges--Concerning targeted funding for public institutions of higher education to help achieve the Colorado commission on higher education master plan goals, and, in connection therewith, making an appropriation.

Committee on Appropriations

**SB18-276** by Senator(s) Lundberg and Lambert, Moreno; also Representative(s) Hamner and Young, Rankin--Concerning an increase in the general fund reserve.

Committee on Appropriations

**SB18-280** by Senator(s) Lambert, Lundberg, Moreno; also Representative(s) Hamner, Young, Rankin--Concerning a transfer from the general fund to the tobacco litigation settlement cash fund to be allocated to the programs, services, and funds that currently receive tobacco litigation settlement money.

Committee on Appropriations

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**REPORT(S) OF COMMITTEE(S) OF REFERENCE**

**JUDICIARY**

After consideration on the merits, the Committee recommends the following:

**SB18-238** be postponed indefinitely.

**SB18-258** be postponed indefinitely.
PUBLIC HEALTH CARE & HUMAN SERVICES

After consideration on the merits, the Committee recommends the following:

__SB18-272__ be referred favorably to the Committee on Appropriations.

House in recess. House reconvened.

CONSIDERATION OF RESOLUTION(S)

__SJR18-009__ by Senator(s) Cooke and Baumgardner, Holbert; also Representative(s) Sandridge and Sias--Concerning declaring the week of May 13-19, 2018, as Police Week, and, in connection therewith, declaring May 15, 2018, as Peace Officers' Memorial Day.

(Printed and placed in members' files.)

On motion of Representative Sandridge, the resolution was adopted by viva voce vote.


__HR18-1007__ by Representative(s) Herod and Benavidez, Esgar--Concerning the Colorado Department of Corrections' need to review and revise policies to improve safety for transgender inmates.

(Printed and placed in members' files.)

On motion of Representative Benavidez, the resolution was read at length and adopted by viva voce vote.

Co-sponsor(s) added: Representative(s) Arndt, Bridges, Buckner, Coleman, Danielson, Exum, Foote, Garnett, Ginal, Hamner, Hansen, Hooton, Kennedy, Kraft-Tharp, Lee, Lontine, McLachlan, Melton, Michaelson Jenet, Pabon, Pettersen, Roberts, Rosenthal, Salazar, Singer, Valdez, Weissman, Winter, Young, Speaker

THIRD READING OF BILL(S)--FINAL PASSAGE

The following bill(s) were considered on Third Reading. The title(s) were publicly read. Reading of the bill at length was dispensed with by unanimous consent.
SB18-243 by Senator(s) Holbert and Guzman; also Representative(s) Esgar and McKean--Concerning the retail sale of alcohol beverages, and, in connection therewith, making an appropriation.

Representative Esgar's request for a Third Reading Amendment was withdrawn.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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Co-sponsor(s) added: Representative(s) Young

HB18-1441 by Representative(s) Kraft-Tharp and Wist; also Senator(s) Holbert and Guzman--Concerning a limitation on the location of a building in which fermented malt beverages are sold at retail in proximity to certain educational institutions.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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REPORT(S) OF COMMITTEE(S) OF REFERENCE

APPROPRIATIONS
After consideration on the merits, the Committee recommends the following:

**SB18-270** be referred to the Committee of the Whole with favorable recommendation.

**SB18-272** be referred to the Committee of the Whole with favorable recommendation.

**SB18-276** be referred to the Committee of the Whole with favorable recommendation.

**SB18-280** be referred to the Committee of the Whole with favorable recommendation.

JUDICIARY
After consideration on the merits, the Committee recommends the following:

**SB18-222** be postponed indefinitely.

**SB18-263** be postponed indefinitely.

**SB18-274** be postponed indefinitely.

On motion of Representative KC Becker, **SB18-270, 272, 280, 191, 276** were made Special Orders on May 8, 2018, at 5:38 p.m.

The hour of 5:38 p.m., having arrived, on motion of Representative Gray, the House resolved itself into Committee of the Whole for consideration of Special Orders and he was called to act as Chair.
SPECIAL ORDERS--SECOND READING OF BILLS

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

(Amendments to the committee amendment are to the printed committee report which was printed and placed in the members' bill file.)

SB18-270 by Senator(s) Jahn and Neville T.; also Representative(s) Pettersen and Wist--Concerning establishing a statewide program to coordinate referrals of high-risk individuals in need of behavioral health transition services, and, in connection therewith, making an appropriation.

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

SB18-272 by Senator(s) Martinez Humenik and Todd; also Representative(s) Carver and McLachlan--Concerning suicide prevention training in schools, and, in connection therewith, making an appropriation.

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

SB18-280 by Senator(s) Lambert, Lundberg, Moreno; also Representative(s) Hamner, Young, Rankin--Concerning a transfer from the general fund to the tobacco litigation settlement cash fund to be allocated to the programs, services, and funds that currently receive tobacco litigation settlement money

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

SB18-191 by Senator(s) Gardner; also Representative(s) Carver and Hooton--Concerning the local government limited gaming impact fund.

Amendment No. 1, by Representative(s) KC Becker.

Strike the Finance Committee Report dated April 30, 2018, and substitute:

"Amend reengrossed bill, page 3, line 9, after ",(a)" insert ",(I)".

Page 3, line 19, strike "and moneys MONEY" and substitute "and moneys AND, EXCEPT AS PROVIDED IN SUBSECTION (1)(a)(II) OF THIS SECTION, MONEY".

Page 3, strike lines 25 through 27 and substitute "on Indian lands.

(II) FOR THE 2018-19 AND 2019-20 STATE FISCAL YEARS, ONE HUNDRED THOUSAND DOLLARS OF THE MONEY ALLOCATED TO THE GAMBLING ADDICTION ACCOUNT SHALL BE APPROPRIATED IN EACH FISCAL
YEAR AS FOLLOWS:

(A) FIFTY THOUSAND DOLLARS TO THE DEPARTMENT OF LOCAL
AFFAIRS TO STUDY AND ESTABLISH IN POLICIES AND PROCEDURES WHAT
CONSTITUTES THE "DOCUMENTED EXPENSES, COSTS, AND OTHER IMPACTS
INCURRED DIRECTLY AS A RESULT OF LIMITED GAMING" DESCRIBED IN
SUBSECTION (1)(a)(I) OF THIS SECTION; AND

(B) FIFTY THOUSAND DOLLARS TO THE DEPARTMENT OF HUMAN
SERVICES TO DEVELOP A PLAN, BY NO LATER THAN MARCH 1, 2020, FOR
A SUCCESSFUL GAMBLING ADDICTION PROGRAM IN COLORADO. THE
DEVELOPMENT OF THIS PROGRAM MUST INVOLVE THE STUDY OF THE
MAGNITUDE OF THE GAMBLING ADDICTION PROBLEM IN COLORADO, THE
DOCUMENTATION OF THE EXISTING FINANCIAL RESOURCES AND
INFRASTRUCTURE TO HELP ADDRESS GAMBLING ADDICTION IN THE STATE,
THE STUDY OF BEST PRACTICES IN OTHER STATES FOR SUCCESSFUL
GAMBLING ADDICTION PROGRAMS, AND THE DOCUMENTATION OF ANY
GAPS IN EXISTING FINANCIAL RESOURCES AND INFRASTRUCTURE IN
COLORADO, INCLUDING THE REVIEW OF THE NEED FOR INCREASED
ADDICTION COUNSELORS.".

Page 4, strike lines 1 through 5 and substitute:

"SECTION 3. Appropriation - adjustments to 2018 long bill.

(1) To implement this act, the cash funds appropriation from the gambling
addiction account within the local government limited gaming impact fund
created in section 12-47.1-1601 (1)(a), C.R.S., made in the annual general
appropriation act for the 2018-19 state fiscal year to the department of
human services for use by the office of behavioral health for gambling
counseling services is decreased by $100,000.

(2) For the 2018-19 state fiscal year, $50,000 is appropriated to
the department of local affairs. This appropriation is from the gambling
addiction account within the local government limited gaming impact
fund created in section 12-47.1-1601 (1)(a)(I), C.R.S. To implement this
act, the department may use this appropriation as specified in section
12-47.1-1601 (1)(a)(II)(A), C.R.S.

(3) For the 2018-19 state fiscal year, $50,000 is appropriated to
the department of human services. This appropriation is from the
gambling addiction account within the local government limited gaming
impact fund created in section 12-47.1-1601 (1)(a), C.R.S. To implement
this act, the department may use this appropriation as specified in section
12-47.1-1601 (1)(a)(II)(B), C.R.S.".

Renumber succeeding section accordingly.

Page 1, line 102, strike "FUND." and substitute "FUND, AND, IN
CONNECTION THEREWITH MAKING AN APPROPRIATION.".".

Amendment No. 2, by Representative(s) Carver.

Amend the reengrossed bill, page 3, line 23, strike "impacts" and
substitute "impacts, AND THE PROVISION OF GAMBLING ADDICTION
COUNSELING, INCLUDING PREVENTION AND EDUCATION, TO COLORADO
RESIDENTS,".

As amended, ordered revised and placed on the Calendar for Third
Reading and Final Passage.
SB18-276 by Senator(s) Lundberg and Lambert, Moreno; also Representative(s) Hamner and Young, Rankin--
Concerning an increase in the general fund reserve.

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

A motion by Representative Garnett that the Committee rise, report progress and beg leave to sit again later in the day, was adopted by unanimous consent. (Special Orders continued on page 1720.)

________________

House reconvened.

The Committee of the Whole reported it had risen, reported progress and would sit again later in the day.

________________

CONSIDERATION OF RESOLUTION(S)

HJR18-1016 by Representative(s) Pabon; also Senator(s) Williams A.--
Concerning the designation of the portion of Interstate 25 within the city and county of Denver as the "Barack Obama Highway".

(Printed and placed in members' files.)

On motion of Representative Pabon, the resolution was read at length.

Representative Everett moved the following amendment and requested it be read at length:

Amendment No. 1, moved by Representative Everett.

Amend printed resolution, page 1, strike lines 1 through 9 and substitute:

"WHEREAS, The practice of naming highways, roads, and bridges for notable individuals is increasingly common in Colorado; now, therefore,

Be It Resolved by the House of Representatives of the Seventy-first General Assembly of the State of Colorado, the Senate concurring herein:

(1) That the Speaker of the House of Representatives shall convene a committee concerning the naming of Interstate 25; and

(2) The Speaker of the House of Representatives shall appoint two members to the committee, and the Minority Leader shall appoint one representative to the committee; and

(3) The committee may bring a resolution for consideration in the 2019 legislative session that designates Interstate 25 for a notable individual."

Strike pages 2 and 3.

Page 1, strike lines 101 through 103 and substitute "CONCERNING THE DESIGNATION OF INTERSTATE 25."

The amendment was declared lost by viva voce vote.
Representative Willett moved the following amendment:

Amendment No. 2, moved by Representative Willett.

Amend printed resolution, page 2, line 24, strike "That" and substitute "That, effective ten years after the passage of House Joint Resolution 18-1016."

The amendment was declared lost by viva voce vote.

On motion of Representative Pabon, the resolution was adopted by viva voce vote.

Co-sponsor(s) added: Representative(s) Arndt, Buckner, Coleman, Danielson, Esgar, Exum, Foote, Garnett, Ginal, Gray, Hamner, Hansen, Herod, Hooton, Jackson, Kennedy, Kraft-Tharp, Lontine, McLachlan, Melton, Michaelson Jenet, Pettersen, Roberts, Rosenthal, Salazar, Singer, Valdez, Weissman, Winter, Young, Speaker

CONSIDERATION OF CONFERENCE COMMITTEE REPORT(S)

SB18-085 by Senator(s) Todd, Coram, Merrifield, Zenzinger; also Representative(s) McLachlan--Concerning providing financial incentives for educators to work in rural areas, and, in connection therewith, making an appropriation.

(Conference Committee Report Printed in House Journal, May 7, 2018)

On motion of Representative McLachlan, the Conference Committee Report was adopted by the following roll call vote:

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The question being "Shall the bill, as amended, pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill, as amended, was declared repassed.
HB18-1270  

by Representative(s) Hansen and Becker J.; also Senator(s) Tate--Concerning energy storage, and, in connection therewith, requiring the public utilities commission to establish mechanisms for investor-owned electric utilities to procure energy storage systems if certain criteria are satisfied.

(Conference Committee Report Printed in House Journal, May 7, 2018)

On motion of Representative Hansen, the Conference Committee Report was adopted by the following roll call vote:

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Co-sponsor(s) added: Representative(s) Hooton, Pettersen, Singer, Wilson

The question being "Shall the bill, as amended, pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill, as amended, was declared repassed.
HB18-1155  by Representative(s) Singer and Liston, Catlin, Ginal, Hooton; also Senator(s) Martinez Humenik--Concerning the continuation of the physical therapy board, and, in connection therewith, implementing the recommendations contained in the 2017 sunset review and report by the department of regulatory agencies.


On motion of Representative Singer, the Conference Committee Report was **adopted** by the following roll call vote:

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<tr>
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The question being "Shall the bill, as amended, pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill, as amended, was declared **repassed**.
House Journal--119th Day--May 8, 2018

Page 1709

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Becker K. Y Ginal Y Lontine Y Sandridge N
Beckman N Gray Y Lundeen Y Sias Y
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Bridges Y Hansen Y McLachlan Y Thurlow Y
Buck N Herod Y Melton Y Valdez Y
Buckner Y Hooton Y Michaelson Jenet Y Van Winkle Y
Carver Y Humphrey N Neville P. N Weissman Y
Catlin Y Jackson Y Pabon Y Willett Y
Coleman Y Kennedy Y Pettersen Y Williams D. N
Covarrubias N Kraft-Tharp Y Rankin Y Wilson Y
Danielson Y Landgraf Y Ransom N Winkler N
Esgar Y Lawrence Y Reyher Y Winter Y
Everett N Lee Y Roberts Y Wist N
Exum Y Leonard N Rosenthal Y Young Y
Speaker Y

Co-sponsor(s) added: Representative(s) Sias

SB18-015 by Senator(s) Gardner and Hill; also Representative(s) Williams D. and Liston--Concerning the "Protecting Homeowners and Deployed Military Personnel Act".


On motion of Representative Liston, the First Report of the Second Conference Committee was adopted by the following roll call vote:

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Becker J. Y Garnett Y Liston Y Salazar Y
Becker K. Y Ginal Y Lontine Y Sandridge Y
Beckman Y Gray Y Lundeen Y Sias Y
Benavidez Y Hamner Y McKean Y Singer Y
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Catlin Y Jackson Y Pabon Y Willett Y
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Covarrubias N Kraft-Tharp Y Rankin Y Wilson Y
Danielson Y Landgraf Y Ransom Y Winkler Y
Esgar Y Lawrence Y Reyher Y Winter Y
Everett Y Lee Y Roberts Y Wist Y
Exum Y Leonard Y Rosenthal Y Young Y
Speaker Y

The question being "Shall the bill, as amended, pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill, as amended, was declared repassed.
HOUSE RECEDES ON HB18-1354

HB18-1354 by Representative(s) McKean, Arndt, Hooton, Thurlow; also Senator(s) Zenzinger, Martinez Humenik, Moreno--Concerning a requirement that written warranties for powersports vehicles be honored.

Representative McKean moved that the conference committee be discharged and the House recess from its position on HB18-1354. The motion was declared passed by the following roll call vote:

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Speaker Y

Co-sponsor(s) added: Representative(s) Bridges, Buck, Catlin, Covarrubias, Danielson, Hooton, Leonard, Lontine, Michaelson Jenet, Neville P., Rankin, Ransom, Reyher, Rosenthal, Salazar, Sias, Singer, Weissman, Wilson, Winter
Representative McKean moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

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The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

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Co-sponsor(s) added: Representative(s) Becker K., Valdez

CONSIDERATION OF SENATE AMENDMENTS TO HOUSE BILLS

HB18-1202 by Representative(s) Garnett; also Senator(s) Gardner-- Concerning an income tax credit for an employer related to an employee's paid leave of absence for the purpose of
making an organ donation, and, in connection therewith,
enacting the "Living Organ Donor Support Act".

(Amended as printed in Senate Journal, May 3, 2018.)

Representative Garnett moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

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The question being, "Shall the bill, as amended, pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

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Co-sponsor(s) added: Representative(s) Arndt, Buckner, McLachlan
HB18-1321 by Representative(s) McKean and Arndt, Ginal; also
Senator(s) Moreno and Martinez Humenik, Kefalas--
Concerning efficient administration of nonemergency
medical transportation within the existing benefit under
the medical assistance program, and, in connection
therewith, making and reducing an appropriation.

(Amended as printed in Senate Journal, May 7, 2018.)

Representative McKean moved that the House concur in Senate
amendments. The motion was declared passed by the following roll call vote:

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The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative, and the
bill, as amended, was declared repassed.

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Speaker Y
HB18-1379 by Representative(s) Pettersen and Wilson; also Senator(s) Hill--Concerning the financing of public schools, and, in connection therewith, making an appropriation.

(Amended as printed in Senate Journal, May 2, 2018.)

Representative Pettersen moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

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The question being, "Shall the bill, as amended, pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

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HB18-1418 by Representative(s) Weissman; also Senator(s) Coram and Kagan--Concerning the use of criminal convictions in employment.

(Amended as printed in Senate Journal, May 7, 2018.)

Representative Weissman moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

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<td>Everett</td>
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</tr>
</tbody>
</table>

Co-sponsor(s) added: Representative(s) Becker J., Gray
HB18-1011 by Representative(s) Pabon and Van Winkle; also
Senator(s) Neville T. and Jahn--Concerning measures to
allow greater investment flexibility in marijuana
businesses, and, in connection therewith, making an
appropriation.

(Amended as printed in Senate Journal, May 7, 2018.)

Representative Pabon moved that the House concur in Senate
amendments. The motion was declared passed by the following roll call
vote:

<table>
<thead>
<tr>
<th>YES</th>
<th>56</th>
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<tbody>
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<td>Y</td>
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<tr>
<td>Becker J.</td>
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<td>Y</td>
<td>Rosenthal</td>
<td>Y</td>
<td>Young</td>
<td>Y</td>
</tr>
</tbody>
</table>

The question being, "Shall the bill, as amended, pass?".

A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative, and the
bill, as amended, was declared repassed.

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<tr>
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<td>Rosenthal</td>
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</tbody>
</table>

Co-sponsor(s) added: Representative(s) Reyher, Winkler
CONSIDERATION OF MEMORIAL(S)

SJM18-006 by Senator(s) Grantham and Crowder; also Representative(s) Lewis and Reyher—Memorializing former Senator Kenneth "Ken" Kester.

(Printed and placed in members' files.)

On motion of Representative Lewis, the memorial was read at length and adopted by viva voce vote.


House in recess. House reconvened.

REPORT(S) OF COMMITTEE(S) OF REFERENCE

APPROPRIATIONS

After consideration on the merits, the Committee recommends the following:

SB18-262 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

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

"SECTION 1. In Colorado Revised Statutes, 23-18-305, add (5) as follows:

23-18-305. Total appropriations - adjustments - fiscal emergency - resolution - financial hardship - repeal. (5) (a) In addition to money appropriated in the annual general appropriations act, the general assembly shall appropriate, for the state fiscal year 2018-19, sixteen million seven hundred forty-seven thousand twenty-five dollars to the department of higher education for allocation to institutions for purposes of article 18 of title 23 and for financial aid pursuant to article 3.3 of title 23.

(b) Notwithstanding any provision of this article 18 as implemented in the annual general appropriations act for state fiscal year 2018-19 to the contrary, for state fiscal year 2018-19, the general assembly may appropriate pursuant to subsection (5)(a) of this section:

(I) For the regents of the university of Colorado, seven hundred twenty-two thousand eight hundred fifty-two dollars
LESS THAN REQUIRED PURSUANT TO SECTION 23-18-303 AND FIVE
HUNDRED TWENTY-SIX THOUSAND FOUR HUNDRED TWENTY-ONE DOLLARS
LESS THAN REQUIRED PURSUANT TO SECTION 23-18-304; AND
(II) FOR OTHER GOVERNING BOARDS OF INSTITUTIONS OF HIGHER
EDUCATION, ONE MILLION THREE HUNDRED SEVENTEEN THOUSAND
EIGHTY-ONE DOLLARS MORE THAN IS REQUIRED PURSUANT TO SECTION
23-18-303.
(c) THIS SUBSECTION (5) IS REPEALED, EFFECTIVE JUNE 30, 2020.

Renumber succeeding sections accordingly.

Page 2, line 3, strike "$3,188,102" and substitute "$1,654,375".

Page 2, after line 6 insert:
"(2) For the 2018-19 state fiscal year, $1,500,000 is appropriated
to the department of higher education. This appropriation is from the
general fund. To implement this act, the department may use this
appropriation for the college opportunity scholarship initiative fund.".

Renumber succeeding subsections accordingly.

Page 2, line 11, after the period insert "The total appropriation for
stipends for students attending state public institutions, which consists of
this appropriation and the appropriation in the annual general
appropriation act for the 2018-19 state fiscal year, is based on an
estimated 126,203 eligible full-time equivalent students at $2,550 per 30
credit hours.".

Page 2, line 12, strike "$1,163" and substitute "$34,890".

Page 2, line 16, after the period insert "The total appropriation for
stipends for students attending participating private institutions, which
consists of this appropriation and the appropriation in the annual general
appropriation act for the 2018-19 state fiscal year, is based on an
estimated 1,163 eligible full-time equivalent students at $1,275 per 30
credit hours.".

Page 2, line 17, strike "$3,166,752" and substitute "$3,810,106".

Page 3, line 2, strike "$2,375,268" and substitute "$1,848,847".

Page 3, line 11, strike "(2)" and substitute "(3)".

Strike page 4.

Page 5, strike lines 1 through 3 and substitute:
"(8) For the 2018-19 state fiscal year, $3,810,106 is appropriated
to the department of higher education. This appropriation is from
reappropriated funds received from the college opportunity fund program
fee-for-service contracts with state institutions pursuant to section 23-18-
303, C.R.S., under subsection (5) of this section. To implement this act,
the department may use this appropriation as follows:

<table>
<thead>
<tr>
<th>Institution</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Trustees of Adams state university</td>
<td>$387,407</td>
</tr>
<tr>
<td>Trustees of Colorado Mesa university</td>
<td>$309,051</td>
</tr>
<tr>
<td>Trustees of Metropolitan state university of Denver</td>
<td>$613,773</td>
</tr>
</tbody>
</table>
Trustees of Western state Colorado university $376,579
Board of governors of the Colorado state university system $344,905
Trustees of Fort Lewis college $354,582
Trustees of the Colorado school of mines $293,884
University of northern Colorado $275,312
State board for community colleges and occupational education state system community colleges $854,613

(9) For the 2018-19 state fiscal year, $1,848,847 is appropriated to the department of higher education. This appropriation is from reappropriated funds received from the college opportunity fund program fee-for-service contracts with state institutions for specialty education programs, under subsection (6) of this section. To implement this act, the department may use this appropriation as follows:

Board of governors of the Colorado state university system $1,107,333
Regents of the university of Colorado $741,514”.

Page 5, line 9, strike "$171,064" and substitute "$181,939".

Page 5, strike lines 14 through 17.

MESSAGE(S) FROM THE SENATE

The Senate has voted to concur in House Amendments to SB18-001, 223, 255, 269, and 271. The bills have been repassed as amended.

The Senate has voted not to concur in House Amendments to SB18-243 and requests a conference committee be appointed. The President has appointed Senators Holbert, Chair, Guzman, and Scott as conferees on the First Conference Committee on SB18-243. The Senate has voted that the First Conference Committee on SB18-243 can go beyond the scope of the differences between the two houses.

The Senate has voted not to concur in House Amendments to SB18-259 and requests a conference committee be appointed. The President has appointed Senators Smallwood, Chair, Hill, and Garcia as conferees on the First Conference Committee on SB18-259.

The Senate has voted to adopt the first report of the Second Conference Committee on SB18-015. The bill has been repassed as amended.

The Senate has voted to adopt the first report of the First Conference Committee on SB18-085. The bill has been repasses as amended.

Upon request for the return of HB18-1354 the bill is returned herewith.
On motion of Representative Garmett, **SB18-262, 242** were added to the Special Orders Calendar on May 8, 2018.

On motion of Representative Gray, the House resolved itself into Committee of the Whole for continuation of consideration of Special Orders, and he returned to the Chair to act as Chairman.

**SPECIAL ORDERS--SECOND READING OF BILLS**

(Continued from page 1705)

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

(Amendments to the committee amendment are to the printed committee report which was printed and placed in the members' bill file.)

**SB18-262** by Senator(s) Gardner; also Representative(s) Duran and Bridges--Concerning targeted funding for public institutions of higher education to help achieve the Colorado commission on higher education master plan goals, and, in connection therewith, making an appropriation.

Amendment No. 1, Appropriations Report, dated May 8, 2018, and placed in member's bill file; Report also printed in House Journal, May 8, 2018. As amended, ordered revised and placed on the Calendar for Third Reading and Final Passage.

**SB18-242** by Senator(s) Marble; also Representative(s) Leonard and Humphrey--Concerning the swearing of a public official oath of office.

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

**ADOPTION OF COMMITTEE OF THE WHOLE REPORT**

Passed Second Reading: **SB18-270, 272, 280, 191 amended, 276, 262 amended, 242**.

The Chairman moved the adoption of the Committee of the Whole Report. As shown by the following roll call vote, a majority of those elected to the House voted in the affirmative, and the Report was adopted.

<table>
<thead>
<tr>
<th>YES</th>
<th>61 NO</th>
<th>4</th>
<th>EXCUSED</th>
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<td>Foote</td>
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<td>Lewis</td>
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<td>Saine</td>
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<tr>
<td>Becker J.</td>
<td>Y</td>
<td>Garnett</td>
<td>Y</td>
<td>Liston</td>
<td>Y</td>
<td>Salazar</td>
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<tr>
<td>Becker K.</td>
<td>Y</td>
<td>Ginal</td>
<td>Y</td>
<td>Lontine</td>
<td>Y</td>
<td>Sandridge</td>
</tr>
</tbody>
</table>
INTRODUCTION OF RESOLUTION

The following resolution was read by title and laid over one day under the rules:

HJR18-1022 by Representative(s) Becker K., Duran, Neville P.; also Senator(s) Holbert, Grantham, Garcia--Concerning adjournment sine die.

LAY OVER OF CALENDAR ITEM(S)

On motion of Representative Singer, the following item(s) on the Calendar were laid over until May 9, retaining place on Calendar:

Consideration of Adherence--SB18-042, 044, 166.

On motion of Representative Singer, the House adjourned until 10:00 a.m., May 9, 2018.

Approved:
CRISANTA DURAN,
Speaker

Attest:
MARILYN EDDINS,
Chief Clerk

The Speaker called the House to order at 10:00 a.m.

Pledge of Allegiance led by Jayden Matthews, Strasburg Elementary, Strasburg.

The roll was called with the following result:

Present--63.

Excused--Representative(s) Everett, Wist--2.

Present after roll call--Representative(s) Everett, Wist.

The Speaker declared a quorum present.

On motion of Representative Winkler, the reading of the journal of May 8, 2018, was declared dispensed with and approved as corrected by the Chief Clerk.

APPOINTMENTS TO CONFERENCE COMMITTEE(S)

Pursuant to a request from the Senate, the Speaker appointed House Conferees to the First Conference Committee(s) as follows:

SB18-243--Representatives Esgar, Chairman, McKean and Kennedy

SB18-259--Representatives Pabon, Chairman, Esgar and Sandridge

MESSAGE FROM THE SENATE

The Senate has adopted and transmits herewith: SJR18-013 and 011.

INTRODUCTION AND CONSIDERATION OF RESOLUTION

On motion of Representative Garnett, the rules were suspended and the following resolution was given immediate consideration.
SJR18-011 by Senator(s) Grantham and Crowder; also Representative(s) Reyher--Concerning the designation of the portion of Colorado State Highway 50 from the town of Swink to the city of La Junta as the "SSG Brian Cowdrey Memorial Highway".

(Printed and placed in members' files).

On motion of Representative Reyher, the resolution was read at length and adopted by viva voce vote.


SJR18-013 by Senator(s) Grantham and Crowder; also Representative(s) Lewis--Concerning the designation of Highway 207 between Manzanola, Colorado, and Crowley, Colorado, as the "Sgt. Mary Ricard Memorial Highway".

(Printed and placed in members' files).

On motion of Representative Lewis, the resolution was read at length and adopted by viva voce vote.


THIRD READING OF BILL(S)--FINAL PASSAGE

The following bill(s) were considered on Third Reading. The title(s) were publicly read. Reading of the bill at length was dispensed with by unanimous consent.

SB18-270 by Senator(s) Jahn and Neville T.; also Representative(s) Pettersen and Wist--Concerning establishing a statewide program to coordinate referrals of high-risk individuals in need of behavioral health transition services, and, in connection therewith, making an appropriation.
The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

<table>
<thead>
<tr>
<th>YES</th>
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Co-sponsor(s) added: Representative(s) Arndt, Becker K., Beckman, Benavidez, Bridges, Buckner, Carver, Coleman, Covarrubias, Esgar, Exum, Garnett, Ginal, Gray, Hamner, Herod, Hooton, Humphrey, Jackson, Kennedy, Kraft-Tharp, Lawrence, Lee, Lontine, McLachlan, Melton, Michaelson Jenet, Rankin, Reyher, Roberts, Rosenthal, Saine, Salazar, Sandridge, Singer, Valdez, Van Winkle, Weissman, Williams D., Winter, Young, Speaker

SB18-272 by Senator(s) Martinez Humenik and Todd; also Representative(s) Carver and McLachlan--Concerning suicide prevention training in schools, and, in connection therewith, making an appropriation.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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</table>
SB18-280 by Senator(s) Lambert, Lundberg, Moreno; also Representative(s) Hamner, Young, Rankin--Concerning a transfer from the general fund to the tobacco litigation settlement cash fund to be allocated to the programs, services, and funds that currently receive tobacco litigation settlement money.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

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<tr>
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Co-sponsor(s) added: Representative(s) Esgar, Garnett, Hansen, Herod

SB18-191 by Senator(s) Gardner; also Representative(s) Carver and Hooton--Concerning the local government limited gaming impact fund, and, in connection therewith making an appropriation.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.

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</table>
SB18-276 by Senator(s) Lundberg and Lambert, Moreno; also Representative(s) Hamner and Young, Rankin--
Concerning an increase in the general fund reserve.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.

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</tbody>
</table>

Co-sponsor(s) added: Representative(s) Buckner, Exum, Gray, Hansen, Kennedy, Kraft-Tharp, Lawrence, Liston, Michaelson Jenet, Pettersen, Reyher, Rosenthal, Salazar, Weissman, Wilson, Speaker

SB18-262 by Senator(s) Gardner; also Representative(s) Duran and Bridges--Concerning targeted funding for public institutions of higher education to help achieve the Colorado commission on higher education master plan goals, and, in connection therewith, making an appropriation.
As shown by the following roll call vote, a majority of all members elected to the House voted in the affirmative, and Representative Bridges was given permission to offer a Third Reading amendment:

**Third Reading amendment No. 1**, by Representative Bridges.

Amend revised bill, page 3, line 2, strike "AND".

Page 3, after line 2 insert:

"(II) FOR THE BOARD OF GOVERNORS OF THE COLORADO STATE UNIVERSITY SYSTEM, FIVE HUNDRED THOUSAND DOLLARS LESS THAN REQUIRED PURSUANT TO SECTION 23-18-304; AND".

Page 3, line 3, strike "(II)" and substitute "(III)".

Page 3, lines 4 and 5, strike "ONE MILLION THREE HUNDRED SEVENTY-SEVEN THOUSAND EIGHTY-ONE DOLLARS" and substitute "ONE MILLION EIGHT HUNDRED SEVENTY-SEVEN THOUSAND EIGHTY-ONE DOLLARS".

Page 4, line 10, strike "$3,810,106" and substitute "$4,306,158".

Page 4, line 15, strike "$1,848,847" and substitute "$1,348,847".

Page 5, strike lines 15 through 27.

Page 6, strike lines 1 through 16 and substitute:

"(8) For the 2018-19 state fiscal year, $4,306,158 is appropriated to the department of higher education. This appropriation is from reappropriated funds received from the college opportunity fund program fee-for-service contracts with state institutions pursuant to section 23-18-303, C.R.S., under subsection (5) of this section. To implement this act, the department may use this appropriation as follows:"

<table>
<thead>
<tr>
<th>Trustees of Adams state university</th>
<th>$472,649</th>
</tr>
</thead>
<tbody>
<tr>
<td>Trustees of Colorado Mesa university</td>
<td>$360,451</td>
</tr>
</tbody>
</table>
For the 2018-19 state fiscal year, $1,348,847 is appropriated to the department of higher education. This appropriation is from reappropriated funds received from the college opportunity fund program fee-for-service contracts with state institutions for specialty education programs, under subsection (6) of this section. To implement this act, the department may use this appropriation as follows:

<table>
<thead>
<tr>
<th>Institution</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Board of governors of the Colorado state system</td>
<td>$607,333</td>
</tr>
<tr>
<td>Regents of the university of Colorado</td>
<td>$741,514</td>
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Page 6, line 22, strike "$181,939" and substitute "$185,887".

The amendment was declared passed by the following roll call vote:

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<td>Speaker</td>
<td>Y</td>
</tr>
</tbody>
</table>

The question being, "Shall the bill, as amended, pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared passed.

<table>
<thead>
<tr>
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<th>45</th>
<th>NO</th>
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<tr>
<td>Arndt</td>
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<td>Foote</td>
<td>Y</td>
<td>Lewis</td>
<td>Y</td>
<td>Saine</td>
<td>N</td>
</tr>
<tr>
<td>Becker J.</td>
<td>Y</td>
<td>Garnett</td>
<td>Y</td>
<td>Liston</td>
<td>N</td>
<td>Salazar</td>
<td>Y</td>
</tr>
<tr>
<td>Becker K.</td>
<td>Y</td>
<td>Ginal</td>
<td>Y</td>
<td>Lontine</td>
<td>Y</td>
<td>Sandridge</td>
<td>N</td>
</tr>
<tr>
<td>Beckman</td>
<td>N</td>
<td>Gray</td>
<td>Y</td>
<td>Lundeen</td>
<td>N</td>
<td>Sias</td>
<td>N</td>
</tr>
</tbody>
</table>
SB18-242 by Senator(s) Marble; also Representative(s) Leonard and Humphrey--Concerning the swearing of a public official oath of office.

As shown by the following roll call vote, a majority of all members elected to the House voted in the affirmative, and Representative Bridges was given permission to offer a Third Reading amendment:

<table>
<thead>
<tr>
<th></th>
<th>YES</th>
<th>35</th>
<th>NO</th>
<th>30</th>
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<th>ABSENT</th>
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<tr>
<td>Arndt</td>
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<td>Lewis</td>
<td>N</td>
<td>Saine</td>
<td>N</td>
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<tr>
<td>Becker J.</td>
<td>N</td>
<td>Garnett</td>
<td>Y</td>
<td>Liston</td>
<td>N</td>
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<td>Becker K.</td>
<td>Y</td>
<td>Ginal</td>
<td>Y</td>
<td>Lontine</td>
<td>Y</td>
<td>Sandridge</td>
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<td></td>
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<tr>
<td>Beckman</td>
<td>N</td>
<td>Gray</td>
<td>Y</td>
<td>Lundeen</td>
<td>N</td>
<td>Sias</td>
<td>N</td>
<td></td>
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<tr>
<td>Benavidez</td>
<td>Y</td>
<td>Hamner</td>
<td>Y</td>
<td>McKean</td>
<td>N</td>
<td>Singer</td>
<td>Y</td>
<td></td>
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<tr>
<td>Bridges</td>
<td>Y</td>
<td>Hansen</td>
<td>Y</td>
<td>McLachlan</td>
<td>Y</td>
<td>Thurlow</td>
<td>N</td>
<td></td>
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<tr>
<td>Buck</td>
<td>N</td>
<td>Herod</td>
<td>Y</td>
<td>Melton</td>
<td>Y</td>
<td>Valdez</td>
<td>Y</td>
<td></td>
</tr>
<tr>
<td>Buckner</td>
<td>Y</td>
<td>Hooton</td>
<td>Y</td>
<td>Michaelson Jenet</td>
<td>Y</td>
<td>Van Winkle</td>
<td>N</td>
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<tr>
<td>Carver</td>
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<td>Humphrey</td>
<td>N</td>
<td>Neville P.</td>
<td>N</td>
<td>Weissman</td>
<td>Y</td>
<td></td>
</tr>
<tr>
<td>Catlin</td>
<td>N</td>
<td>Jackson</td>
<td>Y</td>
<td>Pabon</td>
<td>N</td>
<td>Willett</td>
<td>N</td>
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<td>Kennedy</td>
<td>Y</td>
<td>Pettersen</td>
<td>Y</td>
<td>Williams D.</td>
<td>N</td>
<td></td>
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<tr>
<td>Covarrubias</td>
<td>N</td>
<td>Kraft-Tharp</td>
<td>Y</td>
<td>Rankin</td>
<td>N</td>
<td>Wilson</td>
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<td></td>
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<tr>
<td>Danielson</td>
<td>Y</td>
<td>Landgraf</td>
<td>N</td>
<td>Ransom</td>
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<td>Winkler</td>
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<td></td>
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<tr>
<td>Esgar</td>
<td>Y</td>
<td>Lawrence</td>
<td>Y</td>
<td>Reyher</td>
<td>N</td>
<td>Winter</td>
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<tr>
<td>Everett</td>
<td>N</td>
<td>Lee</td>
<td>Y</td>
<td>Roberts</td>
<td>Y</td>
<td>Wist</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Exum</td>
<td>Y</td>
<td>Leonard</td>
<td>N</td>
<td>Rosenthal</td>
<td>Y</td>
<td>Young</td>
<td>Y</td>
<td></td>
</tr>
</tbody>
</table>

The amendment was declared passed by the following roll call vote:
The question being, "Shall the bill, as amended, pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared passed.

Co-sponsor(s) added: Representative(s) Arndt, Beckman, Covarrubias, Exum, Hooton, Lewis, Liston, Neville P., Pabon, Ransom, Rosenthal, Saine, Sias, Van Winkle, Williams D., Wist

---

**HOUSE RECEDES ON SB18-042**

SB18-042 by Senator(s) Donovan and Crowder, Sonnenberg; also Representative(s) Catlin and McLachlan, Arndt, Jackson, McKean--Concerning the creation of the agricultural workforce development program, and, in connection therewith, making an appropriation.
Representative McLachlan moved that the House recede from its position on SB18-042. The motion was declared passed by the following roll call vote:

<table>
<thead>
<tr>
<th>YES</th>
<th>59</th>
<th>NO</th>
<th>6</th>
<th>EXCUSED</th>
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</tr>
</thead>
<tbody>
<tr>
<td>Arndt</td>
<td>Y</td>
<td>Foote</td>
<td>Y</td>
<td>Lewis</td>
<td>Y</td>
<td>Saine</td>
<td>Y</td>
</tr>
<tr>
<td>Becker J.</td>
<td>Y</td>
<td>Garnett</td>
<td>Y</td>
<td>Liston</td>
<td>Y</td>
<td>Salazar</td>
<td>Y</td>
</tr>
<tr>
<td>Becker K.</td>
<td>Y</td>
<td>Ginal</td>
<td>Y</td>
<td>Lontine</td>
<td>Y</td>
<td>Sandridge</td>
<td>Y</td>
</tr>
<tr>
<td>Beckman</td>
<td>Y</td>
<td>Gray</td>
<td>Y</td>
<td>Lundeen</td>
<td>Y</td>
<td>Sias</td>
<td>Y</td>
</tr>
<tr>
<td>Benavidez</td>
<td>Y</td>
<td>Hamner</td>
<td>Y</td>
<td>McKeen</td>
<td>Y</td>
<td>Singer</td>
<td>Y</td>
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<tr>
<td>Bridges</td>
<td>Y</td>
<td>Hansen</td>
<td>N</td>
<td>McLachlan</td>
<td>Y</td>
<td>Thurlow</td>
<td>Y</td>
</tr>
<tr>
<td>Buck</td>
<td>Y</td>
<td>Herod</td>
<td>Y</td>
<td>Melton</td>
<td>Y</td>
<td>Valdez</td>
<td>Y</td>
</tr>
<tr>
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<td>Y</td>
<td>Hooton</td>
<td>Y</td>
<td>Michaelson Jenet</td>
<td>Y</td>
<td>Van Winkle</td>
<td>Y</td>
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<td>Carver</td>
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<td>Humphrey</td>
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<td>Neville P.</td>
<td>Y</td>
<td>Weissman</td>
<td>Y</td>
</tr>
<tr>
<td>Catlin</td>
<td>Y</td>
<td>Jackson</td>
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<td>Pabon</td>
<td>Y</td>
<td>Willett</td>
<td>Y</td>
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<td>Y</td>
<td>Kennedy</td>
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<td>Pettersen</td>
<td>Y</td>
<td>Williams D.</td>
<td>N</td>
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<td>N</td>
<td>Rankin</td>
<td>Y</td>
<td>Wilson</td>
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<td>Y</td>
<td>Landgraf</td>
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<td>Ransom</td>
<td>Y</td>
<td>Winkler</td>
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<tr>
<td>Esgar</td>
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<td>Lawrence</td>
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<td>Reyher</td>
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<td>Exum</td>
<td>Y</td>
<td>Leonard</td>
<td>N</td>
<td>Rosenthal</td>
<td>Y</td>
<td>Young</td>
<td>Y</td>
</tr>
</tbody>
</table>

Representative Lee moved for the repassage of SB18-042 as amended by the Senate. The bill was declared repassed by the following roll call vote:

<table>
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<td>Y</td>
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<td>Y</td>
<td>Saine</td>
<td>N</td>
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<tr>
<td>Becker J.</td>
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<td>Garnett</td>
<td>Y</td>
<td>Liston</td>
<td>Y</td>
<td>Salazar</td>
<td>Y</td>
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<tr>
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<td>Y</td>
<td>Lontine</td>
<td>Y</td>
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<td>Gray</td>
<td>Y</td>
<td>Lundeen</td>
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<td>Sias</td>
<td>N</td>
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<tr>
<td>Benavidez</td>
<td>Y</td>
<td>Hamner</td>
<td>Y</td>
<td>McKeen</td>
<td>Y</td>
<td>Singer</td>
<td>Y</td>
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<tr>
<td>Bridges</td>
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<td>Hansen</td>
<td>Y</td>
<td>McLachlan</td>
<td>Y</td>
<td>Thurlow</td>
<td>Y</td>
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<tr>
<td>Buck</td>
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<td>Herod</td>
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<td>Y</td>
<td>Valdez</td>
<td>Y</td>
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<tr>
<td>Buckner</td>
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<td>Hooton</td>
<td>Y</td>
<td>Michaelson Jenet</td>
<td>Y</td>
<td>Van Winkle</td>
<td>N</td>
</tr>
<tr>
<td>Carver</td>
<td>N</td>
<td>Humphrey</td>
<td>N</td>
<td>Neville P.</td>
<td>N</td>
<td>Weissman</td>
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<tr>
<td>Catlin</td>
<td>Y</td>
<td>Jackson</td>
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<td>Pabon</td>
<td>Y</td>
<td>Willett</td>
<td>Y</td>
</tr>
<tr>
<td>Coleman</td>
<td>Y</td>
<td>Kennedy</td>
<td>Y</td>
<td>Pettersen</td>
<td>Y</td>
<td>Williams D.</td>
<td>N</td>
</tr>
<tr>
<td>Covarrubias</td>
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<td>Kraft-Tharp</td>
<td>Y</td>
<td>Rankin</td>
<td>Y</td>
<td>Wilson</td>
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<td>Danielson</td>
<td>Y</td>
<td>Landgraf</td>
<td>Y</td>
<td>Ransom</td>
<td>N</td>
<td>Winkler</td>
<td>N</td>
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<tr>
<td>Esgar</td>
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<td>Lawrence</td>
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<td>Reyher</td>
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<td>Winter</td>
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<td>Y</td>
<td>Leonard</td>
<td>N</td>
<td>Rosenthal</td>
<td>Y</td>
<td>Young</td>
<td>Y</td>
</tr>
</tbody>
</table>

Co-sponsor(s) added: Representative(s) Becker J.

CONSIDERATION OF ADHERENCE ON SB18-166

SB18-166 by Senator(s) Coram; also Representative(s) Herod--Concerning changing the maximum jail sentence for certain crimes from one year to three hundred sixty-four days.
Representative Herod moved that the House **adhere** to its position on **SB18-166**. The motion was declared **passed** by the following roll call vote:

<table>
<thead>
<tr>
<th>YES</th>
<th>36</th>
<th>NO</th>
<th>29</th>
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<th>ABSENT</th>
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</thead>
<tbody>
<tr>
<td>Arndt</td>
<td>Y</td>
<td>Foote</td>
<td>Y</td>
<td>Lewis</td>
<td>N</td>
<td>Saine</td>
<td>N</td>
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<tr>
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<td>Liston</td>
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<td>Salazar</td>
<td>Y</td>
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<td>Y</td>
<td>Lontine</td>
<td>Y</td>
<td>Sandridge</td>
<td>N</td>
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<tr>
<td>Beckman</td>
<td>N</td>
<td>Gray</td>
<td>Y</td>
<td>Lundeen</td>
<td>N</td>
<td>Sias</td>
<td>N</td>
</tr>
<tr>
<td>Benavidez</td>
<td>Y</td>
<td>Hamner</td>
<td>Y</td>
<td>McKean</td>
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<td>Singer</td>
<td>Y</td>
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<tr>
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<td>Y</td>
<td>McLachlan</td>
<td>Y</td>
<td>Thurlow</td>
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<tr>
<td>Buck</td>
<td>N</td>
<td>Herod</td>
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<td>Y</td>
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<tr>
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<td>Hooton</td>
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<td>Michaelson Jenet</td>
<td>Y</td>
<td>Van Winkle</td>
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<td>Humphrey</td>
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<td>Neville P.</td>
<td>N</td>
<td>Weissman</td>
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<td>Jackson</td>
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<td>Pabon</td>
<td>Y</td>
<td>Willett</td>
<td>N</td>
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<tr>
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<td>Y</td>
<td>Kennedy</td>
<td>Y</td>
<td>Pettersen</td>
<td>Y</td>
<td>Williams D.</td>
<td>N</td>
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<td>Rankin</td>
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<td>Landgraf</td>
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<td>Ransom</td>
<td>N</td>
<td>Winkler</td>
<td>N</td>
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<td>Lawrence</td>
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<td>Reyher</td>
<td>N</td>
<td>Winter</td>
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<td>Everett</td>
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<td>Lee</td>
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<td>Roberts</td>
<td>Y</td>
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<tr>
<td>Exum</td>
<td>Y</td>
<td>Leonard</td>
<td>N</td>
<td>Rosenthal</td>
<td>Y</td>
<td>Young</td>
<td>Y</td>
</tr>
</tbody>
</table>

---

House in recess. House reconvened.

---

**CONSIDERATION OF ADHERENCE ON HB18-1256**

**HB18-1256** by Representative(s) Duran and Herod, Benavidez, Foote, Lee, Melton, Salazar, Weissman; also Senator(s) Gardner--Concerning continuation of the regulation of civil rights issues, and, in connection therewith, implementing the recommendation in the department of regulatory agencies' 2017 sunset review and report on the Colorado civil rights division and the Colorado civil rights commission to continue the division and commission and making an appropriation.

Representative Duran moved that the House **adhere** to its position on **HB18-1256**. Representative Williams moved a substitute motion that the House **recede** from its position.

Both motions were withdrawn and the conference committee reconvened.

---

**MESSAGE FROM THE SENATE**

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

- **HB18-1441** Amended in Special Orders as printed in Senate Journal, May 8, 2018.


The Senate has passed on Third Reading and returns herewith: HB18-1421, 1396, 1409, 1064, 1226, 1267, and 1427.

HB18-1426 was lost on Third Reading. The bill is returned herewith.

MESSAGE(S) FROM THE REVISOR

We herewith transmit: without comment, as amended, HB18-1019, 1057, 1060, 1208, 1236, 1291, 1364, 1422, 1431, 1433, and 1441.

CONSIDERATION OF SENATE AMENDMENTS TO HOUSE BILLS

HB18-1291 by Representative(s) Winter and Thurlow; also Senator(s) Sonnenberg--Concerning the continuation of the conservation easement oversight commission, and, in connection therewith, implementing the recommendations of the 2017 sunset report by the department of regulatory agencies.

(Amended as printed in Senate Journal, May 8, 2018)

Representative Winter moved that the House not concur in Senate amendments and that a Conference Committee be appointed with permission to go beyond the scope of the differences between the House and the Senate. The motion was declared passed by the following roll call vote:

<table>
<thead>
<tr>
<th>YES</th>
<th>61</th>
<th>NO</th>
<th>1</th>
<th>EXCUSED</th>
<th>3</th>
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</tr>
</thead>
<tbody>
<tr>
<td>Arndt</td>
<td>Y</td>
<td>Foote</td>
<td>Y</td>
<td>Lewis</td>
<td>E</td>
<td>Saine</td>
<td>Y</td>
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<tr>
<td>Becker J.</td>
<td>Y</td>
<td>Garnett</td>
<td>Y</td>
<td>Liston</td>
<td>Y</td>
<td>Salazar</td>
<td>Y</td>
</tr>
<tr>
<td>Becker K.</td>
<td>Y</td>
<td>Ginal</td>
<td>Y</td>
<td>Lontine</td>
<td>Y</td>
<td>Sandridge</td>
<td>Y</td>
</tr>
</tbody>
</table>
The Speaker appointed Representatives Winter, Chairman, Becker J and Roberts as House Conferees to the bill.

HB18-1441 by Representative(s) Kraft-Tharp and Wist; also Senator(s) Holbert and Guzman--Concerning a limitation on the location of a building in which fermented malt beverages are sold at retail in proximity to certain educational institutions.

(Amended as printed in Senate Journal, May 8, 2018)

Representative Wist moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

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The question being, "Shall the bill, as amended, pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.
HB18-1019  by Representative(s) Foote; also Senator(s) Priola--
Concerning criteria applied in determining performance
ratings for entities in the elementary and secondary public
education system, and, in connection therewith, making an
appropriation.

(Amended as printed in Senate Journal, May 8, 2018)

Representative Foote moved that the House concur in Senate
amendments. The motion was declared passed by the following roll call
vote:

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</table>

The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative, and the
bill, as amended, was declared repassed.
HB18-1236 by Representative(s) McLachlan and Becker J.; also
Senator(s) Baumgardner--Concerning the continuation of
the Colorado food systems advisory council, and, in
connection therewith, implementing the recommendations
in the department of regulatory agencies' sunset report.

(Amended as printed in Senate Journal, May 8, 2018)

Representative McLachlan moved that the House concur in Senate
amendments. The motion was declared passed by the following roll call vote:

The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative, and the
bill, as amended, was declared repassed.
CO-sponsor(s) added: Representative(s) Ginal, Winter

HB18-1208 by Representative(s) Duran and Winter; also Senator(s) Martinez Humenik--Concerning the expansion of the income tax credit for child care expenses that is a percentage of a similar federal income tax credit.

(Amended as printed in Senate Journal, May 8, 2018)

Representative Winter moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

The question being, "Shall the bill, as amended, pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.
HB18-1422 by Representative(s) Gray, Pabon, Singer; also Senator(s) Jahn, Neville T.--Concerning requirements for marijuana testing facilities.

(Amended as printed in Senate Journal, May 8, 2018)

Representative Gray moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

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</table>

The question being, "Shall the bill, as amended, pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.
HB18-1364 by Representative(s) Michaelson Jenet and Landgraf, Danielson, Ginal, Hooton, Lontine, Pettersen, Singer; also Senator(s) Martinez Humenik and Zenzinger--Concerning the continuation of the Colorado advisory council for persons with disabilities, and, in connection therewith, implementing the sunset review recommendations of the department of regulatory agencies, and making an appropriation.

(Amended as printed in Senate Journal, May 8, 2018)

Representative Michaelson Jenet moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

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The question being, "Shall the bill, as amended, pass?". A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared **repassed**.

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Co-sponsor(s) added: Representative(s) Arndt, Herod, Jackson, Kraft-Tharp, McLachlan, Rankin, Winter

**HB18-1060** by Representative(s) Danielson and Landgraf, Becker J., Lundeen, McKeen, Rankin, Reyher, Thurlow, Williams D., Wilson, Wist; also Senator(s) Crowder and Williams A.--Concerning a state income tax deduction for military retirement benefits for an individual who is under fifty-five years of age.

(Amended as printed in Senate Journal, May 8, 2018)

Representative Landgraf moved that the House **concur** in Senate amendments. The motion was declared **passed** by the following roll call vote:

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The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

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Co-sponsor(s) added: Representative(s) Hamner, Lawrence, Leonard, Ransom, Van Winkle, Weissman, Willett, Speaker

HB18-1433 by Representative(s) Gray; also Senator(s) Tate and Coram--Concerning modifications to the "Naturopathic Doctor Act", and, in connection therewith, requiring a naturopathic doctor to disclose that the naturopathic doctor is registered and updating the terms that a naturopathic doctor may use.

(Amended as printed in Senate Journal, May 8, 2018)

Representative Gray moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

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</table>
The question being, "Shall the bill, as amended, pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

<table>
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<tr>
<th>YES</th>
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Beckman N Gray Y Lundeen Y Sias Y
Benavidez Y Hamner Y McKean E Singer Y
Bridges Y Hansen Y McLachlan Y Thurlow Y
Buck Y Herod Y Melton Y Valdez Y
Buckner Y Hooton Y Michaelson Jenet Y Van Winkle Y
Carver Y Humphrey N Neville P. Y Weissman Y
Catlin Y Jackson Y Pabon Y Willett Y
Coleman Y Kennedy E Pettersen Y Williams D. Y
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Esgar E Lawrence Y Reyher Y Winter Y
Everett Y Lee Y Roberts Y Wist Y
Exum Y Leonard Y Rosenthal Y Young Y
Speaker Y

Co-sponsor(s) added: Representative(s) Catlin, Melton, Singer, Van Winkle, Williams D.

HB18-1431 by Representative(s) Ginal; also Senator(s) Smallwood--Concerning updating managed care provisions in the medical assistance program, and, in connection therewith, aligning managed care provisions with new federal managed care regulations, removing obsolete or duplicative statutory language and programs, and updating and aligning statutory provisions to reflect the current statewide managed care system.

(Amended as printed in Senate Journal, May 8, 2018)

Representative Ginal moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

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Arndt Y Foote Y Lewis E Saine Y
Becker J. Y Garner Y Liston Y Salazar Y
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Beckman Y Gray Y Lundeen Y Sias Y
Benavidez Y Hamner Y McKean E Singer Y
Bridges Y Hansen Y McLachlan Y Thurlow Y
Buck Y Herod Y Melton Y Valdez Y
Buckner Y Hooton Y Michaelson Jenet Y Van Winkle Y
Carver Y Humphrey Y Neville P. Y Weissman Y
Catlin Y Jackson Y Pabon Y Willett Y
Speaker Y
The question being, "Shall the bill, as amended, pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

<table>
<thead>
<tr>
<th>YES</th>
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Co-sponsor(s) added: Representative(s) Buckner, Exum, Gray, Michaelson Jenet, Rosenthal

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**HOUSE ADHERES ON SB18-044**

**SB18-044** by Senator(s) Crowder; also Representative(s) Landgraf--Concerning a study on the ability of private employers to give preference to veterans when making certain employment decisions.

Representative Landgraf moved that the House recede from its position on **SB18-044**. A substitute motion by Representative Melton that the House adhere to its position on **SB18-044**, was declared passed by the following roll call vote:

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The House adheres on **SB18-044**.
CONSIDERATION OF SENATE AMENDMENTS TO HOUSE BILLS

HB18-1057 by Representative(s) McKean; also Senator(s) Coram--
Concerning the collection of debts, and, in connection therewith, allowing collection agents to add certain expenses to amounts due for collection.

(Amended as printed in Senate Journal, May 8, 2018)

Representative McKean moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

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The question being, "Shall the bill, as amended, pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative, and the bill, as amended, was declared repassed.

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FIRST REPORT OF FIRST CONFERENCE COMMITTEE
on HB18-1340

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 HB18-1340, concerning
transfers of money to be used for the state's infrastructure, 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 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 2, lines 19 and 20, strike "SEVENTY-ONE
MILLION FOUR HUNDRED THIRTY-ONE THOUSAND THREE HUNDRED FORTY-
FIVE" and substitute "SEVENTY-THREE MILLION NINE HUNDRED SEVENTY-
FOUR THOUSAND EIGHT HUNDRED FIFTY".

Page 4, strike lines 19 through 27.

Page 5, strike lines 1 through 4.

Renumber succeeding section accordingly.

Respectfully submitted,

House Committee: Senate Committee:

(signed) (signed)

Millie Hamner Kent Lambert
Dave Young Kevin Lundberg
Bob Rankin Dominick Moreno

Speaker Y
FIRST REPORT OF FIRST CONFERENCE COMMITTEE
on SB18-259

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 SB18-259, concerning the taxation of retail marijuana by local governments, and, in connection therewith, making an appropriation, has met and reports that it has agreed upon the following:

That the Senate accede to the House amendment made to the bill, as the amendment appears in the rerevised bill, with the following changes:

Amend rerevised bill, page 2, line 3, strike "(7), (8), and (9)" and substitute "(7) and (8)".

Page 5, strike lines 21 through 27.

Page 6, strike lines 1 through 10 and substitute:

"(8) (a) The State Licensing Authority, as defined in Section 12-43.4-103 (24), pursuant to its existing rule-making authority specified in Section 12-43.4-202 (3)(b)(V), shall complete rule making, in accordance with Article 4 of Title 24, no later than January 1, 2019, on rules relating to fencing and lighting requirements for outdoor marijuana grows and greenhouses.

(b) This subsection (8) is repealed, effective July 1, 2019.".

Respectfully submitted,

Senate Committee:  
Jim Smallwood  
Owen Hill  
Leroy Garcia

House Committee:  
Daniel Pabon  
Daneya Esgar  
Shane Sandridge

SIGNING OF BILLS--RESOLUTIONS--MEMORIALS

The Speaker has signed: SB18-007, 012, 141, 156, 158, 209, and 225.

MESSAGE(S) FROM THE SENATE

The Senate voted to adopt the first report of the First Conference Committee on HB18-1340. The bill has been repassed as amended and is returned herewith.

The Senate voted to concur in House Amendments to SB18-191, 242, and 262. The bills have been repassed as amended.

The Senate has adopted and transmits herewith: SJR18-012.
The President appoints Sonnenberg, Chair, Coram, and Jones as conferees on the First Conference Committee on HB18-1291.

INTRODUCTION OF RESOLUTION

The following resolution was read by title and laid over until later in the day under the rules:

SJR18-012 by Senator(s) Holbert, Grantham, Garcia; also Representative(s) Becker K., Duran, Neville P.--Concerning the appointment of a joint committee to notify the governor that the second regular session of the seventy-first general assembly is about to adjourn sine die.

The Speaker appointed Representatives Danielson, Young and Everett pursuant to the resolution.

CONSIDERATION OF CONFERENCE COMMITTEE REPORT(S)

HB18-1340 by Representative(s) Hamner, Young, Rankin; also Senator(s) Lambert, Lundberg, Moreno--Concerning transfers of money to be used for the state's infrastructure.

(Conference Committee Report printed in House Journal, May 9, 2018).

On motion of Representative Hamner, the Conference Committee Report was adopted by the following roll call vote:

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The question being "Shall the bill, as amended, pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill, as amended, was declared repassed.
### SB18-259

By Senator(s) Smallwood, Baumgardner, Marble, Neville T., Sonnenberg, Tate; also Representative(s) Pabon--Concerning the taxation of retail marijuana by local governments, and, in connection therewith, making an appropriation.

(Conference Committee Report printed in House Journal, May 9, 2018).

On motion of Representative Pabon, the Conference Committee Report was adopted by the following roll call vote:

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Co-sponsor(s) added: Representative(s) Becker K., Buck

The question being "Shall the bill, as amended, pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill, as amended, was declared repassed.
HouseJournal--120th Day--May 9, 2018

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Speaker | Y |

House in recess. House reconvened.

FIRST REPORT OF FIRST CONFERENCE COMMITTEE on HB18-1256

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 HB18-1256, concerning continuation of the regulation of civil rights issues, and, in connection therewith, implementing the recommendation in the department of regulatory agencies' 2017 sunset review and report on the Colorado civil rights division and the Colorado civil rights commission to continue the division and commission and making 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 2, strike line 22.

Page 3, strike lines 1 through 24 and substitute:
"SECTION 3. In Colorado Revised Statutes, add 2-3-125 as follows:

2-3-125. Periodic performance audits of Colorado civil rights division and commission - reports. By December 15, 2019, and by December 15, 2024, the state auditor shall complete or cause to be conducted and completed a performance audit of the Colorado civil rights division created in section 24-34-302 and the Colorado civil rights commission created in section 24-34-303. The state auditor shall prepare a report and recommendations on each audit conducted and shall present the
REPORT AND RECOMMENDATIONS TO THE COMMITTEE.

SECTION 4. In Colorado Revised Statutes, 24-34-303, amend (1) and (2) as follows:

24-34-303. Civil rights commission - membership - repeal.

(1) (a) There is hereby created, within the division, the Colorado civil rights commission.

(b) (I) The commission shall consist of seven members who shall be appointed by the governor, with the consent of the senate as specified in subsection (1)(b)(IV) of this section, for terms of four years. The governor shall make appointments in such a manner that there are at all times:

(A) Two members of the commission representing the business community, at least one of whom shall be a representative of small business; EXCEPT THAT, UPON THE EXPIRATION OF THE TERMS OF THE MEMBERS APPOINTED PURSUANT TO THIS SUBSECTION (1)(b)(I)(A) BEFORE THE EFFECTIVE DATE OF THIS SUBSECTION (1)(b)(I)(A), AS AMENDED, OR UPON A VACANCY IN EITHER POSITION, WHICHEVER OCCURS FIRST, ONE MEMBER APPOINTED PURSUANT TO THIS SUBSECTION (1)(b)(I)(A) MUST BE A MAJORITY OWNER OF A SMALL BUSINESS THAT EMPLOYS AT LEAST FIVE BUT LESS THAN FIFTY EMPLOYEES AND THE OTHER MEMBER APPOINTED PURSUANT TO THIS SUBSECTION (1)(b)(I)(A) MUST BE A MAJORITY OWNER OF A BUSINESS THAT EMPLOYS MORE THAN FIFTY EMPLOYEES, AND THEREAFTER THE COMPOSITION OF THE COMMISSION MUST CONTINUE TO REFLECT THIS CHANGE;

(B) Two members of the commission representing state or local government entities; EXCEPT THAT, UPON THE EXPIRATION OF THE TERMS OF OFFICE OF THE MEMBERS OF THE COMMISSION APPOINTED PURSUANT TO THIS SUBSECTION (1)(b)(I)(B) BEFORE THE EFFECTIVE DATE OF THIS SUBSECTION (1)(b)(I)(B), AS AMENDED, OR UPON A VACANCY IN EITHER POSITION, WHICHEVER OCCURS FIRST, THE GOVERNOR SHALL APPOINT TO THOSE POSITIONS ONE MEMBER REPRESENTING A STATEWIDE CHAMBER OF COMMERCE OR OTHER STATEWIDE ORGANIZATION REPRESENTING BUSINESS AND INDUSTRY AND ONE MEMBER FROM OR REPRESENTING EMPLOYEE ASSOCIATIONS THAT REPRESENT WORKERS IN COLORADO, AND THEREAFTER THE COMPOSITION OF THE COMMISSION MUST CONTINUE TO REFLECT THIS CHANGE; and

(C) Three members of the commission from the community at large; EXCEPT THAT, UPON THE EXPIRATION OF THE TERM OF OFFICE OF TWO MEMBERS APPOINTED PURSUANT TO THIS SUBSECTION (1)(b)(I)(C) BEFORE THE EFFECTIVE DATE OF THIS SUBSECTION (1)(b)(I)(C), AS AMENDED, OR UPON A VACANCY IN A POSITION UNDER THIS SUBSECTION (1)(b)(I)(C), WHICHEVER OCCURS FIRST, THE GOVERNOR SHALL APPOINT TWO MEMBERS FROM OR REPRESENTING EMPLOYEE ASSOCIATIONS THAT REPRESENT WORKERS IN COLORADO, AND THEREAFTER THE COMPOSITION OF THE COMMISSION MUST CONTINUE TO REFLECT THIS CHANGE.

(II) In addition to the qualifications specified in subsection (1)(b)(I) of this section, the membership of the commission shall at all times include:

(A) At least four members who are members of groups of people who have been or who might be discriminated against because of disability, race, creed, color, sex, sexual orientation, national origin, ancestry, marital status, religion, or age; AND

(B) No more than six members affiliated with a major political party and no more than three members affiliated with the same political party. A member must have been registered with the same political party or registered as unaffiliated for
AT LEAST TWO YEARS IMMEDIATELY PRECEDING THE MEMBER’S APPOINTMENT TO THE COMMISSION.

(III) The Governor shall make appointments shall be made to provide geographical area representation insofar as may be practicable. and no more than four members shall belong to the same political party.

(IV) Notwithstanding any other provision of law, if, in accordance with section 6 of article IV of the state constitution, the Governor nominates an individual for appointment to the commission and the Senate rejects the nomination, the rejected individual is deemed ineligible to hold the office for two years. During that two-year period, the Governor shall not nominate the rejected individual and, if the Senate is not in session, shall not appoint the rejected individual to temporarily discharge the duties of the commission. For purposes of this subsection (I)(b)(IV), rejection by the Senate of the nomination of an individual for appointment to the commission does not preclude the Governor from nominating the rejected individual for another opening on the commission that occurs after an individual other than the rejected individual has filled the immediate opening on the commission.

(2) The Governor shall fill vacancies on the commission shall be filled by the governor by appointment, with the consent of the senate in accordance with subsection (I)(b)(IV) of this section, and the term of a commissioner so appointed shall be for the unexpired part of the term for which the commissioner is appointed.

SECTION 5. Appropriation. (1) For the 2018-19 state fiscal year, $10,000 is appropriated to the department of regulatory agencies. 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 2018-19 state fiscal year, $10,000 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 regulatory agencies 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 regulatory agencies."

Respectfully submitted,

House Committee: Senate Committee:

Crisanta Duran (signed) (signed)

Leslie Herod John Cooke

Dave Williams Daniel Kagan

FIRST REPORT OF FIRST CONFERENCE COMMITTEE on HB18-1291

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 HB18-1291, concerning the continuation of the conservation easement oversight commission, and, in connection therewith, implementing the recommendations of the 2017 sunset report by the department of regulatory agencies, 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 3, strike lines 11 through 16.
Reletter succeeding paragraph accordingly.
Page 7, line 27, strike "SEPTEMBER 1, 2025." and substitute "JULY 1, 2019."
Page 8, strike lines 1 and 2.
Page 13, line 10, strike "SEPTEMBER 1, 2025." and substitute "JULY 1, 2019."
Page 13, strike lines 11 through 13.
Page 16, strike lines 4 through 6 and substitute "OF PROFESSIONAL APPRAISAL PRACTICE; AND".
Page 17, strike lines 9 through 11.
Reletter succeeding paragraphs accordingly.
Page 17, strike lines 21 and 22 and substitute "SECTION."
Page 18, line 2, strike "APPRaisal OR" and substitute "APPRaisal;"
Page 18, strike line 3.
Page 24, strike lines 7 and 8 and substitute "ASSIGNING, OR TERMINATING THE EASEMENT, INCLUDING THE RECEPTION NUMBERS ON ALL".
Page 26, line 22, strike "ON JULY 1, 2018," and substitute "AS SOON AS PRACTICABLE AFTER THE EFFECTIVE DATE OF THIS SUBSECTION (2),"
Page 29, strike lines 5 and 6 and substitute "(2.5), (2.7), (3)(f) introductory portion, (3.5), (3.6)(a)(I), (3.6)(b), and (7)(g);"
Page 29, strike lines 9 through 27.
Page 30, strike lines 1 through 16.
Page 32, strike lines 3 through 15.
Page 34, strike lines 25 through 27.
Page 35, strike lines 1 through 6.
Page 35, strike lines 21 through 27 and substitute:
"(3.8) (a) The Division of Conservation shall convene a working group in conjunction with the Department of Law, the Department of Revenue, and the Department of Regulatory Agencies to develop statutory and regulatory recommendations that do not conflict with federal law for the following:

(I) An alternate method to the appraisal process set forth in subsection (3.3) of this section to establish a baseline property value, using agreed upon publicly available datasets for rural and agricultural properties. The baseline valuation would then be subject to different levels of restriction including, but not limited to, a most restrictive, medium restrictive, and least restrictive easement to arrive at a final determination established through public policy from which the amount of a tax credit could be calculated pursuant to this section. The alternate method should work across the state of Colorado.

(II) A recommendation for a process to petition a court of competent jurisdiction consistent with federal laws and regulations to extinguish a conservation easement, including proposed definitions for the terms "impossible" and "impracticable" as they are applied for purposes of determining whether an easement may be extinguished under state and federal law;

(III) A process to provide retroactive tax credits to taxpayers who claimed tax credits pursuant to this section between January 1, 2000, and December 31, 2008, and whose tax credits were denied in whole or in part, including the development of eligibility criteria for such retroactive tax credits; and

(IV) The development of a written form to warn landowners who have conservation easements on their property of the legal and other consequences of terminating an easement on their property.

(b) The working group shall submit a report to the Transportation and Energy Committee of the House of Representatives, the Agriculture, Livestock, and Natural Resources Committee of the House of Representatives, the Agriculture, Natural Resources, and Energy Committee of the Senate, and the Transportation Committee of the Senate no later than December 1, 2018. The report must include any recommendations for legislation or rulemaking to address the issues addressed pursuant to this subsection (3.8).".

Strike pages 36 through 39.

Page 40, strike lines 1 through 7.

Page 41, strike lines 23 through 27.

Strike page 42.

Page 43, strike lines 1 through 16.

Renumber succeeding sections accordingly.

Page 43, strike line 18 and substitute "(14)(a)(II) as follows:".
Page 43, strike lines 25 through 27.

Page 44, strike lines 1 through 4.

Respectfully submitted,

House Committee:  Senate Committee:
(signed)  (signed)
Faith Winter  Jerry Sonnenberg
Dylan Roberts  Don Coram
Jon Becker  Matt Jones

FIRST REPORT OF FIRST CONFERENCE COMMITTEE
on SB18-200

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 SB18-200, concerning
modifications to the public employees' retirement association hybrid
defined benefit plan necessary to eliminate with a high probability the
unfunded liability of the plan within the next thirty years, has met and
reports that it has agreed upon the following:

1. That the Senate accede to the amendments made to the bill, as the
amendments appear in the rerevised bill, with the following changes:

Amend rerevised bill, page 20, line 1, after "(a)" insert "(I)".

Page 20, after line 21 insert:

"(II) EFFECTIVE JULY 1, 2019, SUBJECT TO SECTION 24-51-413, THE
EMPLOYER AND MEMBER CONTRIBUTION RATES SHALL BE BASED UPON THE
RATES FOR THE APPROPRIATE DIVISION AS SET FORTH IN THE FOLLOWING
TABLE MULTIPLIED BY THE SALARY, AS DEFINED IN SECTION 24-51-101(42), PAID TO MEMBERS AND RETIREES FOR THE PAYROLL PERIOD:

TABLE B

<table>
<thead>
<tr>
<th>DIVISION</th>
<th>MEMBERSHIP</th>
<th>EMPLOYER RATE</th>
<th>MEMBER RATE</th>
</tr>
</thead>
<tbody>
<tr>
<td>STATE</td>
<td>ALL MEMBERS</td>
<td>10.4%</td>
<td>8.75%</td>
</tr>
<tr>
<td>EXCEPT</td>
<td>STATE TROOPERS</td>
<td>13.1%</td>
<td>10.75%</td>
</tr>
<tr>
<td>SCHOOL</td>
<td>ALL MEMBERS</td>
<td>10.4%</td>
<td>8.75%</td>
</tr>
<tr>
<td>LOCAL</td>
<td>GOVERNMENT</td>
<td>10.0%</td>
<td>8.75%</td>
</tr>
<tr>
<td></td>
<td>ALL MEMBERS</td>
<td>13.91%</td>
<td>8.75%</td>
</tr>
<tr>
<td></td>
<td>DPS</td>
<td>10.4%</td>
<td>8.75%</td>
</tr>
</tbody>
</table>

(III) EFFECTIVE JULY 1, 2020, SUBJECT TO SECTION 24-51-413, THE
EMPLOYER AND MEMBER CONTRIBUTION RATES SHALL BE BASED UPON THE
RATES FOR THE APPROPRIATE DIVISION AS SET FORTH IN THE FOLLOWING
TABLE MULTIPLIED BY THE SALARY, AS DEFINED IN SECTION 24-51-101(42), PAID TO MEMBERS AND RETIREES FOR THE PAYROLL PERIOD:
### TABLE C

**Contribution Rates**

<table>
<thead>
<tr>
<th>Division</th>
<th>Membership</th>
<th>Employer Rate</th>
<th>Member Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>State</td>
<td>All Members</td>
<td>10.4%</td>
<td>9.5%</td>
</tr>
<tr>
<td></td>
<td>Except</td>
<td></td>
<td></td>
</tr>
<tr>
<td>School</td>
<td>All Members</td>
<td>10.4%</td>
<td>9.5%</td>
</tr>
<tr>
<td>Local Government</td>
<td>All Members</td>
<td>10.0%</td>
<td>9.5%</td>
</tr>
<tr>
<td>Judicial</td>
<td>All Members</td>
<td>13.91%</td>
<td>9.5%</td>
</tr>
<tr>
<td>DPS</td>
<td>All Members</td>
<td>10.4%</td>
<td>9.5%</td>
</tr>
</tbody>
</table>

(IV) Effective July 1, 2021, subject to Section 24-51-413, the employer and member contribution rates shall be based upon the rates for the appropriate division as set forth in the following table multiplied by the salary, as defined in Section 24-51-101(42), paid to members and retirees for the payroll period:

### TABLE D

**Contribution Rates**

<table>
<thead>
<tr>
<th>Division</th>
<th>Membership</th>
<th>Employer Rate</th>
<th>Member Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>State</td>
<td>All Members</td>
<td>10.4%</td>
<td>10.0%</td>
</tr>
<tr>
<td></td>
<td>Except</td>
<td></td>
<td></td>
</tr>
<tr>
<td>School</td>
<td>All Members</td>
<td>10.4%</td>
<td>10.0%</td>
</tr>
<tr>
<td>Local Government</td>
<td>All Members</td>
<td>10.0%</td>
<td>10.0%</td>
</tr>
<tr>
<td>Judicial</td>
<td>All Members</td>
<td>13.91%</td>
<td>10.0%</td>
</tr>
<tr>
<td>DPS</td>
<td>All Members</td>
<td>10.4%</td>
<td>10.0%</td>
</tr>
</tbody>
</table>

Page 21, lines 14 and 15, strike "24-51-413 and 24-51-414" and substitute "24-51-413, 24-51-414, and 24-51-415".

Page 22, line 9, strike "AND".

Page 22, line 10, strike "AMOUNTS" and substitute "AMOUNTS, AND THE DIRECT DISTRIBUTION AMOUNT".

Page 22, line 24, strike "(1.7)(a)," and substitute "(1.7)(a)(II),".

Page 22, line 25, strike "AND".

Page 23, line 2, strike "(1.7)(a)," and substitute "(1.7)(a)(IV),".

Page 23, line 3, strike "PERCENT." and substitute "PERCENT; AND (d) THE AMOUNT OF THE DIRECT DISTRIBUTION PURSUANT TO SECTION 24-51-414, WILL BE INCREASED BY UP TO TWENTY MILLION DOLLARS, BUT AT NO TIME WILL THE AMOUNT OF THE DIRECT DISTRIBUTION EXCEED TWO HUNDRED TWENTY-FIVE MILLION DOLLARS IN A FISCAL YEAR.".

Page 23, line 6, strike "AND".

Page 23, line 7, after "CONTRIBUTIONS," insert "AND, IF APPLICABLE, THE DIRECT DISTRIBUTION AMOUNT,".

Page 23, line 16, strike "AND (3)(c)" and substitute "(3)(c), AND (3)(d)".

Page 23, line 18, strike "THREE" and substitute "FOUR".
Page 23, strike lines 21 through 25 and substitute "MADE TO THAT COMPONENT. ONLY THE ADJUSTMENTS TO THE OTHER THREE COMPONENTS SHALL CONTINUE AS SPECIFIED IN SUBSECTIONS (3) AND (4) OF THIS SECTION, EVEN IF THE FULLY".

Page 24, strike line 15 and substitute "UNDER SECTION 24-51-401 (1.7)(a)(I);"

Page 24, strike line 19 and substitute "UNDER SECTION 24-51-401 (1.7)(a)(I); AND
(d) The amount of the direct distribution pursuant to section 24-51-414 will be reduced by up to twenty million dollars in a fiscal year.".

Page 24, line 22, strike "AND".

Page 24, line 23, after "CONTRIBUTIONS," insert "AND, IF APPLICABLE, THE DIRECT DISTRIBUTION AMOUNT,"

Page 25, line 5, strike "AND (6)(c)" and substitute "(6)(c), AND (6)(d)".

Page 25, line 11, strike "YEAR FOR" and substitute "YEAR.".

Page 25, strike line 12.

Page 25, line 13, strike "INCREASES.".

Page 25, line 16, after "2018," insert "AND ON JULY 1 EACH YEAR THEREAFTER UNTIL THERE ARE NO UNFUNDED ACTUARIAL ACCRUED LIABILITIES OF ANY DIVISION OF THE ASSOCIATION THAT RECEIVES THE DISTRIBUTION PURSUANT TO THIS SECTION,"

Page 25, line 19, strike "FUND. ON JULY" and substitute "FUND, OR ANY OTHER FUND, SUBJECT TO SECTION 24-51-413.".

Page 25, strike lines 20 through 27.

Page 26, strike lines 1 through 6.

Page 27, after line 26 insert:

"24-51-415. Defined contribution supplement. BEGINNING JANUARY 1, 2021, AND EVERY YEAR THEREAFTER, EMPLOYER CONTRIBUTION RATES WILL BE ADJUSTED TO INCLUDE A DEFINED CONTRIBUTION SUPPLEMENT, WHICH WILL BE CALCULATED SEPARATELY FOR THE STATE AND LOCAL GOVERNMENT DIVISIONS, AS APPLICABLE. THE DEFINED CONTRIBUTION SUPPLEMENT FOR EACH DIVISION WILL BE THE EMPLOYER CONTRIBUTION AMOUNT PAID TO DEFINED CONTRIBUTION PLAN PARTICIPANT ACCOUNTS THAT WOULD HAVE OTHERWISE GONE TO THE DEFINED BENEFIT TRUSTS TO PAY DOWN THE UNFUNDED LIABILITY, PLUS ANY DEFINED BENEFIT INVESTMENT EARNINGS THEREON, EXRESSED AS A PERCENTAGE OF SALARY ON WHICH EMPLOYER CONTRIBUTIONS HAVE BEEN MADE. THE EMPLOYER CONTRIBUTION AMOUNTS IN THE SUM SHALL ONLY INCLUDE CONTRIBUTIONS MADE ON BEHALF OF ELIGIBLE EMPLOYEES, AS DEFINED IN SECTION 24-51-1502, WHO COMMENCE EMPLOYMENT ON OR AFTER JANUARY 1, 2019."
SECTION 11. In Colorado Revised Statutes, 24-51-504, amend (2) as follows:

24-51-504. Purchase of service credit relating to a paid sabbatical leave. (2) Such member contributions made pursuant to the provisions of subsection (1) of this section may be made concurrently with member contributions on the partial salary paid for such sabbatical leave or after the sabbatical leave has ended at the current applicable rate of member contributions pursuant to section 24-51-401 (1.7), plus interest from the date the sabbatical leave began until such purchase is complete."

Renumber succeeding sections accordingly.

Page 29, line 20, strike "60" and substitute "64".

Page 29, line 23, strike "SIXTY" and substitute "SIXTY-FOUR".

Page 30, line 2, strike "NINETY" and substitute "NINETY-FOUR".

Page 42, line 17, strike "NINETY" and substitute "NINETY-FOUR".

Page 42, line 20, strike "SIXTY;" and substitute "SIXTY-FOUR;".

Page 44, line 8, strike "ONE-QUARTER" and substitute "ONE-HALF".

Page 45, line 4, strike "ONE-QUARTER" and substitute "ONE-HALF".

Page 45, after line 20 insert:

"SECTION 21. In Colorado Revised Statutes, add 24-51-1500.2 as follows:

24-51-1500.2. Legislative declaration. The general assembly finds and declares that the purpose of the defined contribution plan established in this part 15 is to provide eligible employees who participate in the defined contribution plan with a path toward having a secure retirement through a focus on lifetime retirement income to maintain an eligible employee’s standard of living following a full career of employment. The provisions of this part 15 are designed to avoid a negative impact on the defined benefit trusts in this article 51. Employers are responsible for ensuring that their employees understand the advantages and disadvantages of the defined benefit and defined contribution plans.

SECTION 20. In Colorado Revised Statutes, 24-51-1501, amend (1) and (4) as follows:

24-51-1501. Defined contribution plan - establishment - creation of fund - definitions. (1) The board is hereby authorized to establish and administer a defined contribution plan for eligible state employees as provided in this part 15. The board shall establish the terms and conditions of the association's defined contribution plan offered to eligible state employees. The assets of the plan shall be held in a separate trust fund of the association created for such purpose.

(4) For purposes of this part 15, "employer" means the state, the general assembly, the office of a district attorney in a judicial district, any state department that employs an eligible employee, and any community college governed by the state board for community colleges and occupational education. Effective January 1, 2019, "employer" also includes any employer in the local government division and, to
THE EXTENT THAT THEY EMPLOY CLASSIFIED EMPLOYEES IN THE STATE
PERSONNEL SYSTEM, ANY STATE COLLEGE OR UNIVERSITY AS DEFINED IN
SECTION 24-54.5-102 (7), ANY INSTITUTION UNDER THE CONTROL OF THE
BOARD OF REGENTS OF THE UNIVERSITY OF COLORADO, OR AN
INSTITUTION GOVERNED PURSUANT TO PART 5 OF ARTICLE 21 OF TITLE 23.
PRIOR TO JANUARY 1, 2019, "employer" shall not include any state college
or university as defined in section 24-54.5-102 (7), any institution under
the control of the board of regents of the university of Colorado, or an
institution governed pursuant to part 5 of article 21 of title 23. C.R.S.

SECTION 21. In Colorado Revised Statutes, 24-51-1502, amend
(2)(a); and repeal (3) as follows:

(2) (a) For purposes of this part 15, "eligible employee" means, effective
July 1, 2009, and effective January 1, 2019, for local government
division employees and state division employees who are
employed only in a classified position in the state personnel
system by a state college or university, any employee who
commences employment with an employer and who, if not commencing
employment in a state elected official's position, has not been a member
of the association's defined benefit plan or the association's defined
contribution plan or an active participant of the state defined contribution
plan established pursuant to part 2 of article 52 of this title 24, as
said part existed prior to its repeal in 2009, during the twelve months
prior to the date that he or she commenced employment. "Eligible
employee" includes a retiree of the association who is serving in a state
elected official's position but does not include any other retiree of the
association or a retiree of the association who has suspended benefits.
(3) An eligible employee hired by an employer on or after May 2,
2009, is eligible for the election pursuant to subsection (1) of this
section;.

Renumber succeeding sections accordingly.

Page 48, line 16, strike "ten representatives, SIX" and substitute "ten
FIVE representatives, THREE".

Page 48, line 19, strike "FOUR" and substitute "TWO".

Page 50, line 3, strike "The commission study" and substitute "IN
ADDITION, THE COMMISSION SHALL STUDY AND DEVELOP PROPOSED
LEGISLATION RELATING TO THE PUBLIC EMPLOYEES' RETIREMENT
ASSOCIATION. The commission study of police officers' and
firefighters' pensions and of the public employees' retirement
association".

Page 50, line 19, strike "AND".

Page 50, line 21, strike "31." and substitute "31; AND
(o) THE PROVISIONS OF ARTICLE 51 OF THIS TITLE 24.".

Page 51, line 13, strike "PERSON" and substitute "PEOPLE".

Page 51, line 16, strike "AND".

Page 51, line 17, strike "TWO PEOPLE" and substitute "ONE PERSON".
Page 51, line 21, strike "ANALYSIS." and substitute "ANALYSIS; AND"
(V) The state treasurer shall appoint one person from the community with experience or knowledge of investment management, corporate or public finance, compensation and benefit systems, economics, accounting, pension administration, or actuarial analysis.

Page 52, strike lines 21 through 27.

Page 53, strike lines 1 through 4 and substitute:
(IV) Review the annual actuarial valuation of the public employees' retirement association and make comments as necessary to the association regarding the actuarial valuation; and
(V) Make recommendations to the board of trustees of the public employees' retirement association regarding assumptions, funding policy, reporting practices, or other operational policy.
(b) Review semi-annually the overall financial health of the public employees' retirement association, including the levels of benefits, its sources of funding, and its overall financial viability based on both the assumptions of the association board of directors and the requirements of the governmental accounting standards board. The subcommittee may request that the association provide general financial reporting based on assumptions for economic and investment factors, including, but not limited to, inflation, economic growth, employment growth, and rate of return, that differ from board assumptions. If the subcommittee determines that the association's board of directors is using assumptions that are too conservative or too aggressive, the subcommittee shall request that the association adjust its assumptions accordingly.
(c) Review annually the calculated normal costs that will cover current pension benefits and the share of contributions going to cover the unfunded liability of the public employees' retirement association;
(d) Review semi-annually the planned reduction of the unfunded liability of the public employees' retirement association. If full funding will not be achieved by 2048, the subcommittee shall make additional recommendations to the commission, the joint budget committee, and the general assembly to achieve full funding by 2048. If, upon that review, the subcommittee determines that the association does not have at least a sixty-seven percent likelihood of achieving full funding by 2048, then the association shall provide recommendations to the subcommittee for policy changes that would return the association to fully funded status by 2048. Notwithstanding section 24-1-136 (11)(a)(I), the subcommittee shall annually report to the general assembly regarding whether or not the association is on track to achieve full funding by 2048 and if not, the corrective actions recommended by the subcommittee or the association to rectify the shortfall.
(e) Annually report in writing to the citizens of Colorado regarding whether or not the public employees' retirement association is on track to achieve full funding by 2048 and if not, the corrective actions recommended by the subcommittee or the association to rectify the
SHORTFALL. SUCH COMMUNICATION SHALL BE MADE IN A MANNER THAT
IS CLEAR, CONCISE, AND ACCESSIBLE TO LAYPEOPLE. THIS
COMMUNICATION SHALL QUANTIFY THE NET PRESENT VALUE OF ANY
FUNDING DEFICIT ON A PER CITIZEN BASIS. FOR EXAMPLE, FIFTY BILLION
DOLLARS ON FIVE MILLION FIVE HUNDRED THOUSAND PEOPLE EQUALS NINE
THOUSAND NINETY DOLLARS PER PERSON. THE CERTIFIED ANNUAL
FINANCIAL REPORT SHALL NOT SERVE AS THIS COMMUNICATION.

(f) After full funding is achieved, make recommendations to
the commission, the joint budget committee, and the general
assembly during each legislative session regarding changes to
the plan to maintain full funding;

(g) Ensure the public employees' retirement association board
is administering the association as mandated and make
recommendations for the association board structure as
warranted;

(h) Every three years, commission an independent review of
the economic and investment assumptions used to model the
public employees' retirement association financial situation. The
subcommittee shall use experts other than those already
working on behalf of the association."

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 14, after line 8 insert:

"SECTION 3. In Colorado Revised Statutes, 24-51-204, add (7.5) as
follows:

24-51-204. Duties of the board. (7.5) (a) The board or its
designated agent shall perform an annual sensitivity analysis
to determine when, from an actuarial perspective, model
assumptions are meeting targets and achieving sustainability.
In furtherance of making this determination, the board or its
designated agent shall examine the data that the association
currently collects. The board or its designated agent shall
deliver an annual report detailing the findings of the analysis
to the office of the governor, the joint budget committee, the
legislative audit committee, and the finance committees of the
senate and the house of representatives, or any successor
committees.

(b) For purposes of the analysis required by subsection (7.5)(a)
of this section, the association shall provide access to official
member information and data under a confidentiality agreement
with its designated agent, if applicable.

SECTION 4. In Colorado Revised Statutes, 24-51-213, amend (3) as
follows:
24-51-213. Confidentiality. (3) Information regarding real estate, private equity, private debt, timber, and mortgage investments by the association may be kept confidential until the transaction is completed if it is determined by the board that disclosure of such information would jeopardize the value of the investment; EXCEPT THAT THE ASSOCIATION MAY DISCLOSE SUCH INFORMATION TO LEGISLATIVE MEMBERS OF THE PENSION REVIEW COMMISSION CREATED IN ARTICLE 51.1 OF THIS TITLE WHILE THE COMMISSION IS MEETING IN EXECUTIVE SESSION. IF THE ASSOCIATION CANNOT DISCLOSE SUCH INFORMATION WITHOUT VIOLATING CONFIDENTIALITY PROVISIONS, THEN THE ASSOCIATION SHALL PROVIDE ENOUGH INFORMATION TO THE LEGISLATIVE MEMBERS OF THE COMMISSION, WHILE THE COMMISSION IS MEETING IN EXECUTIVE SESSION, TO INFORM THE LEGISLATORS REGARDING WHETHER SUCH INVESTMENTS CONTINUE TO BE IN THE PUBLIC INTEREST.

Renumber succeeding sections accordingly.

Page 24, line 3, strike "TEN" and substitute "TWENTY".

Respectfully submitted,

Senate Committee: House Committee:
(signed) (signed)
Jack Tate KC Becker
Kevin Priola Daniel Pabon
Kevin Van Winkle

FIRST REPORT OF FIRST CONFERENCE COMMITTEE ON SB18-243

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 SB18-243, concerning the retail sale of alcohol beverages, and, in connection therewith, making an appropriation, has met and reports that it has agreed upon the following:

That the Senate accede to the House amendments made to the bill, as the amendments appear in the rerevised bill, with the following changes:

Amend rerevised bill, page 11, line 1, strike "AND" and substitute "AND, AS OF JANUARY 1, 2019,"

Page 13, strike lines 1 and 2 and substitute:
"(II) THE DELIVERY IS MADE BY AN EMPLOYEE OF THE FERMENTED MALT BEVERAGE RETAILER WHO IS AT LEAST TWENTY-ONE YEARS OF AGE AND WHO IS USING A VEHICLE OWNED OR LEASED BY THE LICENSEE TO MAKE THE DELIVERY;"

Page 18, line 27, strike "AND" and substitute "AND, AS OF JANUARY 1, 2019,".
Page 26, strike lines 24 and 25 and substitute:

"(II) THE DELIVERY IS MADE BY AN EMPLOYEE OF THE LICENSED RETAIL LIQUOR STORE WHO IS AT LEAST TWENTY-ONE YEARS OF AGE AND WHO IS USING A VEHICLE OWNED OR LEASED BY THE LICENSEE TO MAKE THE DELIVERY;".

Page 29, strike lines 17 and 18 and substitute:

"(II) THE DELIVERY IS MADE BY AN EMPLOYEE OF THE LIQUOR-LICENSED DRUGSTORE WHO IS AT LEAST TWENTY-ONE YEARS OF AGE AND WHO IS USING A VEHICLE OWNED OR LEASED BY THE LICENSEE TO MAKE THE DELIVERY;".

Page 32, line 14, after "FINE" insert "AGAINST A RETAIL ESTABLISHMENT LICENSED UNDER SECTION 12-46-107 (1) OR THIS ARTICLE 47".

Page 32, line 16, after "(5)(a)(I)" insert "BY THE LICENSEE".

Respectfully submitted,

Senate Committee: House Committee:

(signed) (signed)

Chris Holbert Daneya Esgar
Lucia Guzman Chris Kennedy
Ray Scott

_______________________________

House in recess. House reconvened.

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FIRST MAJORITY REPORT OF FIRST CONFERENCE COMMITTEE on SB18-252

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 SB18-252, concerning actions related to determinations of competency to proceed, and, in connection therewith, making an appropriation, has met and a majority thereof reports that it has agreed upon the following:

1. That the Senate accede to 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 4, before line 2 insert:

"SECTION 1. Legislative declaration. (1) The general assembly determines that it is appropriate for the legislative service agencies to conduct a post-enactment review of this act two years after its enactment in accordance with section 2-2-1201, C.R.S., and to report their findings to the general assembly. It is the intent of the general
assembly that the legislative service agencies review, at a minimum, the following desired results and benefits of the act:

(a) Reducing the length of time that defendants wait for competency evaluations to commence, be completed, and be submitted to the court and reducing the amount of time for the court to determine whether the defendant is competent to proceed;

(b) Expanding the information included in competency evaluation reports to better inform the court about the type of restoration services that are clinically appropriate for an individual who is determined to be incompetent to proceed, the availability of such services, and the likelihood that such services will result in the defendant attaining competency within the maximum time allowed by statute;

(c) Reducing the length of time defendants must wait before receiving competency restoration services;

(d) Reducing the number of defendants who are ordered to receive inpatient competency restoration services when inpatient restoration services are not clinically appropriate to restore the defendant to competency;

(e) Increasing the number of defendants who receive competency restoration services in an out-of-custody and outpatient setting;

(f) Ensuring that outpatient competency restoration education services, whether provided in-custody or out-of-custody, are integrated with behavioral health treatment and services;

(g) Reducing the length of time required for a defendant to be restored to competency; and

(h) Reducing the number of defendants who are repeatedly ordered to receive competency evaluations or restoration services."

Renumber succeeding sections accordingly.

Page 8, line 19, strike "FORTY-FIVE" and substitute "THIRTY".

Page 14, line 4, strike "incompetency." and substitute "incompetency - repeal.".

Page 15, line 14, after "(b)" insert "(I)".

Page 15, line 26, strike "SERVICES." and substitute "SERVICES AT THE TIME OF THE ORDER.".

Page 16, after line 4 insert:

"(II) THE COURT SHALL ORDER, AND THE DEPARTMENT SHALL PROVIDE, IN-CUSTODY AND OUTPATIENT RESTORATION SERVICES PURSUANT TO SUBSECTION (2)(b)(I) OF THIS SECTION AS AN ALTERNATIVE TO INPATIENT OR OUT-OF-CUSTODY AND OUTPATIENT RESTORATION TREATMENT AND SERVICES UNDER THE FOLLOWING CIRCUMSTANCES:

(A) THE DEPARTMENT HAS NO AVAILABLE BEDS; AND

(B) THE DEPARTMENT, BASED ON SUBSECTION (2)(b)(II)(A) OF THIS SECTION, RECOMMENDS IN-CUSTODY AND OUTPATIENT RESTORATION SERVICES.

(III) THIS SUBSECTION (2)(b) IS REPEALED, EFFECTIVE MAY 15, 2022.".

Page 16, strike lines 24 and 25 and substitute "IN SIXTY DAYS, PROVIDED THERE IS AN AVAILABLE BED, UNLESS THE COURT EXTENDS THE TIME FOR UP TO AN ADDITIONAL THIRTY DAYS AFTER FINDING THAT:"
(A) The defendant will not be released to out-of-custody and outpatient services through reconsideration of his or her bond status;
(B) Substantial progress has been made by the defendant toward competency restoration; and
(C) Transfer to an inpatient setting is not necessary to assist the process of restoration to competency;

(IV) If the defendant is still not restored to competency after the additional thirty days allowed by the court pursuant to subsection (2)(c)(III) of this section, the court shall transfer the defendant to the custody of the department for inpatient restoration, unless the court extends the time for in-custody and outpatient restoration services for a second thirty-day period. Upon prior motion and notice to the defendant’s counsel, the court may order restoration services to continue for the defendant on an in-custody and outpatient basis if the court finds that:

(A) The defendant is likely to be restored to competency in the next thirty days; and
(B) There is no available bed for inpatient restoration services;

(V) The timeline set forth in subsections (2)(c)(III) and (2)(c)(IV) of this section must exclude time".

Page 18, line 6, after "SERVICES," insert "THE DEPARTMENT SHALL COMMENCE RESTORATION SERVICES AS SOON AS PRACTICABLE, AND"

Page 19, after line 2 insert:
"SECTION 7. In Colorado Revised Statutes, add 16-8.5-113.5 as follows:

16-8.5-113.5. In-custody and outpatient restoration services - rules. (1) If competency restoration services are to be provided by the department on an in-custody and outpatient basis pursuant to section 16-8.5-111, the restoration services must include, but need not be limited to, the following components:

(a) The use of an integrated approach that provides culturally competent and developmentally appropriate competency restoration services and treatment tailored to an individual’s unique needs;
(b) The delivery of services by competent and qualified competency restoration treatment providers and educators with a minimum of a bachelor’s degree level of training, including but not limited to forensic psychiatrists, psychologists, licensed social workers, and other experienced treatment professionals operating in conjunction with the jail-based behavioral health services program created pursuant to section 27-60-106, as created in Senate Bill 18-250, enacted in 2018. Restoration educators must be annually trained and must utilize the standardized outpatient curriculum developed by the department pursuant to section 27-60-105.

(c) The delivery of restoration services in a contact area in any jail or detention facility that is separate from the general population, provides appropriate privacy and security to provide the necessary restoration services, and allows for access to the defendant for the necessary time periods to render effective restoration services, consistent with the safety and
security within the facility. Telehealth, as defined in section 10-16-123 (4)(e), is specifically authorized for the purposes of
this section.

(d) The delivery of weekly competency restoration hours, as determined by an individualized plan tailored to the
defendant's clinical needs to be restored to competency; and

(e) A clinical screen for the defendant's progress by a
behavioral health clinician every thirty days.

(2) Competency restoration service providers and the
jail-based behavioral health services program created pursuant
to section 27-60-106, as created in Senate Bill 18-250, enacted in
2018, shall work collaboratively to promote continuity of care
for the defendant until he or she is determined to be restored to
competency by the court.

(3) Prior to the commencement of the provision of any
in-custody and outpatient restoration services, the department
shall promulgate rules:

(a) To ensure that a defendant who is receiving such
services receives them at a level that meets his or her individual
needs; and

(b) That detail the necessary coordination between
service providers to restore the defendant to competency in an
in-custody and outpatient setting.

Renumber succeeding sections accordingly.

Page 26, after line 1 insert:

"SECTION 10. In Colorado Revised Statutes, add 16-8.5-120
and 16-8.5-121 as follows:

16-8.5-120. Comprehensive plan for meeting need - reporting
requirements. (1) On or before July 1, 2019, the department shall
develop a comprehensive plan concerning meeting the need for
individuals requiring competency restoration services, including steps and a timeline for implementation. The plan must
include an identification of areas of need, potential for service
gaps, and how to provide adequate and clinically appropriate
community-based behavioral health services and restoration
services as ordered by the court. The plan must additionally
identify the projected need for competency evaluation and
restoration services and how the department shall ensure
access to and measure progress of providing restoration
services in the following categories:

(a) Out-of-custody and outpatient;

(b) In-custody and outpatient;

(c) Inpatient in a mental health hospital; and

(d) Inpatient in a full-time jail-based restoration program
developed by the department.

(2) The department shall review and update the
comprehensive plan annually, beginning July 1, 2020.

(3) Notwithstanding the provisions of section 24-1-136
(11)(a)(I), on or before November 1, 2019, and annually
thereafter, or with any update to the plan, the department
shall submit the comprehensive plan to the judiciary committees
of the house of representatives and the senate; the public
health care and human services committee of the house of
representatives; the health and human services committee of
THE SENATE; AND THE LEGISLATIVE OVERSIGHT COMMITTEE CONCERNING THE TREATMENT OF PERSONS WITH MENTAL HEALTH DISORDERS IN THE CRIMINAL AND JUVENILE JUSTICE SYSTEMS, CREATED IN SECTION 18-1.9-103; OR ANY SUCCESSOR COMMITTEES.

16-8.5-121. Reporting requirements. (1) (a) The department shall prepare individual reports on the implementation and impact of the provisions of this Article 8.5 and the Jail-based Behavioral Health Services Program created pursuant to section 27-60-106, as created in Senate Bill 18-250, enacted in 2018.

(b) The state court administrator shall prepare reports on the implementation and impact of the alternative programs in the Criminal Justice System to divert individuals with a mental health condition to community treatment pursuant to section 18-1.3-101.5, as created in Senate Bill 18-249, enacted in 2018.

(2) On or before February 1, 2019, the department and the state court administrator shall submit the reports prepared pursuant to subsection (1) of this section to the judiciary committees of the house of representatives and the senate; the public health care and human services committee of the house of representatives; the health and human services committee of the senate; the joint budget committee; and the legislative oversight committee concerning the treatment of persons with mental health disorders in the criminal and juvenile justice systems, created in section 18-1.9-103; or any successor committees.

SECTION 11. In Colorado Revised Statutes, 27-60-105, amend (5) as follows:

27-60-105. Outpatient restoration to competency services - legislative declaration - responsible entity - duties - report. (5) Notwithstanding the provisions of section 24-1-136 (11)(a)(I), on or before January 1, 2019 and every January 1 thereafter, the office shall submit an annual written report to the general assembly summarizing the office's provision of competency evaluation and restoration education services and its efforts toward the coordination of competency restoration education services with other existing services. The report must include:

(a) Data on the number of individuals ordered to competency restoration services evaluations, the average time frame for beginning and ending such services, the types of settings in which competency restoration services evaluations are provided, and the outcomes of such services the number of evaluations conducted in each setting, and the recommendation of the opinion of the evaluator submitted to the court;

(a.5) Data on the number of individuals ordered to competency restoration services, the list of all settings in which competency restorations were provided, the number of individuals served in each of the competency restoration settings, the average length of time from beginning to end for restoration to competency in each setting, and the outcomes of restoration services in each setting;

(b) A description of the office's engagement with community partners to coordinate competency restoration services in an effective and efficient manner;
(c) Identification of best and promising practices for education and coordination of competency restoration services;

(d) A description of **SHORTFALLS IN STAFFING AND FUNDING, AS WELL AS opportunities to maximize and increase available resources and** funding; and

(e) A description of **gaps in and conflicts with existing funding, services, and programming essential to the effective restoration of competency for juveniles and adults;**

(f) **IDENTIFICATION OF ANY IN-CUSTODY AND OUTPATIENT RESTORATION SERVICES AND PROGRAMS THAT HAVE BEEN OR WILL BE DEVELOPED CONSISTENT WITH THE PROVISIONS OF SECTION 16-8.5-113.5;**

AND

(g) **DATA ON ANY WAITING LIST FOR INPATIENT TREATMENT WITH A DESCRIPTION OF HOW THE WAITING LIST IS MANAGED AND PRIORITIZED FOR RESTORATION SERVICES FOR ALL AVAILABLE SETTINGS.**

Renumber succeeding sections accordingly.

Page 29, strike lines 8 and 9 and substitute:

"SECTION 17. Accountability. Two years after the effective date of this section, and in accordance with section 2-2-1201, C.R.S., the legislative service agencies of the Colorado general assembly shall conduct a post-enactment review of the implementation of this act utilizing the information contained in the legislative declaration set forth in section 1 of this act.

SECTION 18. Effective date. This act takes effect July 1, 2018; except that sections 1 through 9 and section 17 of this act take effect February 1, 2019."

Renumber succeeding section accordingly.

Page 1, strike line 103 and substitute "**MAKING AN APPROPRIATION AND REQUIRING A POST-ENACTMENT REVIEW OF THE IMPLEMENTATION OF THIS ACT.**"

Respectfully submitted,

Senate Committee: House Committee:

(signed) (signed)

Bob Gardner Pete Lee
Kent Lambert Cole Wist

FIRST MINORITY REPORT OF FIRST CONFERENCE COMMITTEE on SB18-252

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 SB18-252, concerning actions related to determinations of competency to proceed, and, in connection therewith, making an appropriation, has met and a minority thereof reports that it has agreed upon the following:
1. That the Senate accede to 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 4, before line 2 insert:

"SECTION 1. Legislative declaration. (1) The general assembly
determines that it is appropriate for the legislative service agencies to
conduct a post-enactment review of this act two years after its enactment
in accordance with section 2-2-1201, C.R.S., and to report their findings
to the general assembly. It is the intent of the general assembly that the
legislative service agencies review, at a minimum, the following desired
results and benefits of the act:

(a) Reducing the length of time that defendants wait for competency
evaluations to commence, be completed, and be submitted to the court
and reducing the amount of time for the court to determine whether the
defendant is competent to proceed;

(b) Expanding the information included in competency evaluation
reports to better inform the court about the type of restoration services
that are clinically appropriate for an individual who is determined to be
incompetent to proceed, the availability of such services, and the
likelihood that such services will result in the defendant attaining
competency within the maximum time allowed by statute;

(c) Reducing the length of time defendants must wait before receiving
competency restoration services;

(d) Reducing the number of defendants who are ordered to receive
inpatient competency restoration services when inpatient restoration
services are not clinically appropriate to restore the defendant to
competency;

(e) Increasing the number of defendants who receive competency
restoration services in an out-of-custody and outpatient setting;

(f) Ensuring that outpatient competency restoration education services,
whether provided in-custody or out-of-custody, are integrated with
behavioral health treatment and services;

(g) Reducing the length of time required for a defendant to be restored
to competency; and

(h) Reducing the number of defendants who are repeatedly ordered to
receive competency evaluations or restoration services."

Renumber succeeding sections accordingly.

Page 8, line 19, strike "FORTY-FIVE" and substitute "THIRTY".

Page 14, line 4, strike "incompetency." and substitute "incompetency -
repeal.".

Page 15, line 14, after "(b)" insert "(I)".

Page 15, line 26, strike "SERVICES." and substitute "SERVICES AT THE TIME
OF THE ORDER.".

Page 16, after line 4 insert:
"(II) The court shall order, and the department shall provide, in-custody and outpatient restoration services pursuant to subsection (2)(b)(I) of this section as an alternative to inpatient or out-of-custody and outpatient restoration treatment and services under the following circumstances:

(A) The department has no available beds; and

(B) The department, based on subsection (2)(b)(II)(A) of this section, recommends in-custody and outpatient restoration services.

(III) This subsection (2)(b) is repealed, effective May 15, 2022."

Page 16, strike lines 24 and 25 and substitute "In sixty days, unless the court extends the time for up to an additional thirty days after finding that:

(A) The defendant will not be released to out-of-custody and outpatient services through reconsideration of his or her bond status;

(B) Substantial progress has been made by the defendant toward competency restoration; and

(C) Transfer to an inpatient setting will not assist the process of restoration to competency.

(IV) The timeline set forth in subsection (2)(c)(III) of this section must exclude time."

Page 18, line 6, after "SERVICES," insert "The department shall commence restoration services as soon as practicable, and".

Page 19, after line 2 insert:

"SECTION 7. In Colorado Revised Statutes, add 16-8.5-113.5 as follows:

16-8.5-113.5. In-custody and outpatient restoration services - rules.

(1) If competency restoration services are to be provided by the department on an in-custody and outpatient basis pursuant to section 16-8.5-111, the restoration services must include, but need not be limited to, the following components:

(a) The use of an integrated approach that provides culturally competent and developmentally appropriate competency restoration services and treatment tailored to an individual's unique needs;

(b) The delivery of services by competent and qualified competency restoration treatment providers and educators with a minimum of a bachelor's degree level of training, including but not limited to forensic psychiatrists, psychologists, licensed social workers, and other experienced treatment professionals operating in conjunction with the jail-based behavioral health services program created pursuant to section 27-60-106, as created in Senate Bill 18-250, enacted in 2018. Restoration educators must be annually trained and must utilize the standardized outpatient curriculum developed by the department pursuant to section 27-60-105.

(c) The delivery of restoration services in a contact area in any jail or detention facility that is separate from the general population, provides appropriate privacy and security to provide the necessary restoration services, and allows for access to the defendant for the necessary time periods to render effective restoration services, consistent with the safety and security
WITHIN THE FACILITY. TELEHEALTH, AS DEFINED IN SECTION 10-16-123 (4)(e), IS SPECIFICALLY AUTHORIZED FOR THE PURPOSES OF THIS SECTION.

(d) The delivery of weekly competency restoration hours, as determined by an individualized plan tailored to the defendant’s clinical needs to be restored to competency; and

(e) A clinical screen for the defendant’s progress by a behavioral health clinician every thirty days.

(2) Competency restoration service providers and the jail-based behavioral health services program created pursuant to section 27-60-106, as created in Senate Bill 18-250, enacted in 2018, shall work collaboratively to promote continuity of care for the defendant until he or she is determined to be restored to competency by the court.

(3) Prior to the commencement of the provision of any in-custody and outpatient restoration services, the department shall promulgate rules:

(a) To ensure that a defendant who is receiving such services receives them at a level that meets his or her individual needs; and

(b) That detail the necessary coordination between service providers to restore the defendant to competency in an in-custody and outpatient setting.”.

Renumber succeeding sections accordingly.

"SECTION 10. In Colorado Revised Statutes, add 16-8.5-120 and 16-8.5-121 as follows:

16-8.5-120. Comprehensive plan for meeting need – reporting requirements. (1) On or before July 1, 2019, the department shall develop a comprehensive plan concerning meeting the need for individuals requiring competency restoration services, including steps and a timeline for implementation. The plan must include an identification of areas of need, potential for service gaps, and how to provide adequate and clinically appropriate community-based behavioral health services and restoration services as ordered by the court. The plan must additionally identify the projected need for competency evaluation and restoration services and how the department shall ensure access to and measure progress of providing restoration services in the following categories:

(a) Out-of-custody and outpatient;

(b) In-custody and outpatient;

(c) Inpatient in a mental health hospital; and

(d) Inpatient in a full-time jail-based restoration program developed by the department.

(2) The department shall review and update the comprehensive plan annually, beginning July 1, 2020.

(3) Notwithstanding the provisions of section 24-1-136 (11)(a)(I), on or before November 1, 2019, and annually thereafter, or with any update to the plan, the department shall submit the comprehensive plan to the judiciary committees of the house of representatives and the senate; the public health care and human services committee of the house of representatives; the health and human services committee of
THE SENATE; AND THE LEGISLATIVE OVERSIGHT COMMITTEE CONCERNING
THE TREATMENT OF PERSONS WITH MENTAL HEALTH DISORDERS IN THE
CRIMINAL AND JUVENILE JUSTICE SYSTEMS, CREATED IN SECTION
18-1.9-103; OR ANY SUCCESSOR COMMITTEES.

16-8.5-121. Reporting requirements. (1) (a) The department
shall prepare individual reports on the implementation and
impact of the provisions of this article 8.5 and the jail-based
behavioral health services program created pursuant to
section 27-60-106, as created in Senate bill 18-250, enacted in
2018.
(b) The state court administrator shall prepare reports on
the implementation and impact of the alternative programs in
the criminal justice system to divert individuals with a mental
health condition to community treatment pursuant to section
18-1.3-101.5, as created in Senate bill 18-249, enacted in 2018.
(2) On or before February 1, 2019, the department and the
state court administrator shall submit the reports prepared
pursuant to subsection (1) of this section to the judiciary
committees of the house of representatives and the senate; the
public health care and human services committee of the house of
representatives; the health and human services committee of
the senate; the joint budget committee; and the legislative
oversight committee concerning the treatment of persons with
mental health disorders in the criminal and juvenile justice
systems, created in section 18-1.9-103; or any successor
committees.

SECTION 11. In Colorado Revised Statutes, 27-60-105, amend (5)
as follows:

27-60-105. Outpatient restoration to competency services -
legislative declaration - responsible entity - duties - report.
(5) Notwithstanding the provisions of section 24-1-136 (11)(a)(I),
on or before January 1, 2019 2020, and every January 1 thereafter, the
office shall submit an annual written report to the general assembly
summarizing the office's provision of competency evaluation and
restoration education services and its efforts toward the coordination of
competency restoration education services with other existing services.
The report must include:
(a) Data on the number of individuals ordered to competency
restoration services evaluations, the average time frame for beginning
and ending such services, the types of settings in which competency restoration services
are provided, and the outcomes of such evaluations, the
number of evaluations conducted in each setting, and the recommendation of the opinion of the evaluator submitted to
the court;
(a.5) Data on the number of individuals ordered to competency restoration services, the list of all settings in
which competency restorations were provided, the number of
individuals served in each of the competency restoration
settings, the average length of time from beginning to end for
restoration to competency in each setting, and the outcomes of
restoration services in each setting;
(b) A description of the office's engagement with community partners
to coordinate competency restoration services in an effective and efficient
manner;
(c) Identification of best and promising practices for education and coordination of competency restoration services;
(d) A description of SHORTFALLS IN STAFFING AND FUNDING, AS WELL AS opportunities to maximize and increase available resources and funding; and
(e) A description of gaps in and conflicts with existing funding, services, and programming essential to the effective restoration of competency for juveniles and adults;
(f) IDENTIFICATION OF ANY IN-CUSTODY AND OUTPATIENT RESTORATION SERVICES AND PROGRAMS THAT HAVE BEEN OR WILL BE DEVELOPED CONSISTENT WITH THE PROVISIONS OF SECTION 16-8.5-113.5; AND
(g) DATA ON ANY WAITING LIST FOR INPATIENT TREATMENT WITH A DESCRIPTION OF HOW THE WAITING LIST IS MANAGED AND PRIORITIZED FOR RESTORATION SERVICES FOR ALL AVAILABLE SETTINGS."

Renumber succeeding sections accordingly.

Page 29, strike lines 8 and 9 and substitute:
"SECTION 17. Accountability. Two years after the effective date of this section, and in accordance with section 2-2-1201, C.R.S., the legislative service agencies of the Colorado general assembly shall conduct a post-enactment review of the implementation of this act utilizing the information contained in the legislative declaration set forth in section 1 of this act.

SECTION 18. Effective date. This act takes effect July 1, 2018; except that sections 1 through 9 and section 17 of this act take effect February 1, 2019.".

Renumber succeeding section accordingly.

Page 1, strike line 103 and substitute "MAKING AN APPROPRIATION AND REQUIRING A POST-ENACTMENT REVIEW OF THE IMPLEMENTATION OF THIS ACT.".

Respectfully submitted,

Senate Committee: House Committee: (signed) (signed)
Irene Aguilar Mike Weissman

MESSAGE FROM THE SENATE

The Senate has adopted the first report of the First Conference Committee on SB18-259. The bill has been repassed as amended.

The Senate has adopted the first report of the First Conference Committee on HB18-1291. The bill has been repassed as amended and the bill is transmitted herewith.
The Senate has adopted the first report of the First Conference Committee on HB18-1256. The bill has been repassed as amended and the bill is transmitted herewith.

The Senate has postponed indefinitely HB18-1076.

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CONSIDERATION OF RESOLUTION(S)

HJR18-1022 by Representative(s) Becker K., Duran, Neville P.; also Senator(s) Holbert, Grantham, Garcia--Concerning adjournment sine die.

(Printed and placed in members' files.)

On motion of Representative KC Becker, the resolution was adopted by viva voce vote.

SJR18-012 by Senator(s) Holbert, Grantham, Garcia; also Representative(s) Becker K., Duran, Neville P.--Concerning the appointment of a joint committee to notify the governor that the second regular session of the seventy-first general assembly is about to adjourn sine die.

(Printed and placed in members' files.)

On motion of Representative KC Becker, the resolution was adopted by viva voce vote.

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CONSIDERATION OF CONFERENCE COMMITTEE REPORT(S)

SB18-200 by Senator(s) Tate and Priola, Jahn; also Representative(s) Becker K. and Pabon--Concerning modifications to the public employees' retirement association hybrid defined benefit plan necessary to eliminate with a high probability the unfunded liability of the plan within the next thirty years.

(Conference Committee Report printed in House Journal, May 9, 2018).

On motion of Representative Pabon, the Conference Committee Report was adopted by the following roll call vote:

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<tr>
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<td>Thurlow</td>
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<tr>
<td>Valdez</td>
<td>Y</td>
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<tr>
<td>Van Winkle</td>
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</tr>
</tbody>
</table>
The question being "Shall the bill, as amended, pass?". A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill, as amended, was declared repassed.

<table>
<thead>
<tr>
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<td>Y</td>
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<td>Becker J.</td>
<td>Y</td>
<td>Garnett</td>
<td>N</td>
<td>Liston</td>
<td>Y</td>
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<td>Lundeen</td>
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<td>Pettersen</td>
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<td>Williams D.</td>
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<tr>
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<td>Ransom</td>
<td>Y</td>
<td>Winkler</td>
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</tbody>
</table>

Representative Wilson excused from voting under House Rule 21(c).
Representative(s) Duran, Exum, Gray, Lee, Rosenthal requested their name(s) be removed as co-sponsors.
Co-sponsor(s) added: Representative(s) Benavidez, Covarrubias, Sias, Van Winkle

**SB18-243** by Senator(s) Holbert and Guzman; also Representative(s) Esgar and McKean--Concerning the retail sale of alcohol beverages, and, in connection therewith, making an appropriation.

(Conference Committee Report printed in House Journal, May 9, 2018).

Representative Esgar moved that the Conference Committee Report be adopted. A substitute motion by Representative McKean that the House reject the Conference Committee Report, and adhere to its position was declared lost by the following roll call vote:

<table>
<thead>
<tr>
<th>YES</th>
<th>31</th>
<th>NO</th>
<th>33</th>
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<tr>
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<td>Ginal</td>
<td>N</td>
<td>Lontine</td>
<td>N</td>
<td>Sandridge</td>
<td>Y</td>
</tr>
</tbody>
</table>
Representative Esgar's motion that the Conference Committee Report be **adopted** was declared **passed** by the following roll call vote:

<table>
<thead>
<tr>
<th>YES</th>
<th>38</th>
<th>NO</th>
<th>26</th>
<th>EXCUSED</th>
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<tbody>
<tr>
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<td>Gray</td>
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<td>Lundeen</td>
<td>N</td>
<td>Sias</td>
<td>N</td>
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<tr>
<td>Benavidez</td>
<td>Y</td>
<td>Hamner</td>
<td>Y</td>
<td>McKean</td>
<td>Y</td>
<td>Singer</td>
<td>Y</td>
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<td>Y</td>
<td>Hansen</td>
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<td>McLachlan</td>
<td>Y</td>
<td>Thurlow</td>
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<td>Y</td>
<td>Willett</td>
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<td>Kennedy</td>
<td>Y</td>
<td>Pettersen</td>
<td>Y</td>
<td>Williams D.</td>
<td>N</td>
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<tr>
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<td>Kraft-Tharp</td>
<td>Y</td>
<td>Rankin</td>
<td>N</td>
<td>Wilson</td>
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<tr>
<td>Danielson</td>
<td>Y</td>
<td>Landgraf</td>
<td>Y</td>
<td>Ransom</td>
<td>N</td>
<td>Winkler</td>
<td>N</td>
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<tr>
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<td>Y</td>
<td>Reyher</td>
<td>Y</td>
<td>Winter</td>
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<td>Everett</td>
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<td>Y</td>
<td>Roberts</td>
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<td>N</td>
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<tr>
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<td>Y</td>
<td>Leonard</td>
<td>N</td>
<td>Rosenthal</td>
<td>Y</td>
<td>Young</td>
<td>Y</td>
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<tr>
<td>Speaker</td>
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</tbody>
</table>

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill, as amended, was declared **repassed**.
HB18-1291 by Representative(s) Winter and Thurlow; also Senator(s) Sonnenberg--Concerning the continuation of the conservation easement oversight commission, and, in connection therewith, implementing the recommendations of the 2017 sunset report by the department of regulatory agencies.

(Conference Committee Report printed in House Journal, May 9, 2018).

On motion of Representative Winter, the Conference Committee Report was adopted by the following roll call vote:

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<tr>
<th>YES</th>
<th>NO</th>
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</table>

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill, as amended, was declared repassed.

The question being "Shall the bill, as amended, pass?".
SB18-252 by Senator(s) Gardner and Lambert, Jahn, Lundberg, Moreno; also Representative(s) Lee and Young, Hamner, Rankin, Singer--Concerning actions related to determinations of competency to proceed, and, in connection therewith, making an appropriation.

(Majority and Minority Conference Committee Reports printed in House Journal, May 9, 2018).

On motion of Representative Lee, the Majority Conference Committee Report was adopted by the following roll call vote:

<table>
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<tr>
<th>YES</th>
<th>NO</th>
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<th>ABSENT</th>
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<tbody>
<tr>
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</table>

The question being "Shall the bill, as amended, pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill, as amended, was declared repassed.

<table>
<thead>
<tr>
<th>YES</th>
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<tr>
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</table>

Speaker
HB18-1256 by Representative(s) Duran and Herod, Benavidez, Foote, Lee, Melton, Salazar, Weissman; also Senator(s) Gardner--Concerning continuation of the regulation of civil rights issues, and, in connection therewith, implementing the recommendation in the department of regulatory agencies' 2017 sunset review and report on the Colorado civil rights division and the Colorado civil rights commission to continue the division and commission and making an appropriation.

(Conference Committee Report printed in House Journal, May 9, 2018).

On motion of Representative Duran, the Conference Committee Report was adopted by the following roll call vote:

<table>
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<tr>
<td>Arndt</td>
<td>Y</td>
<td>Foote</td>
<td>Y</td>
<td>Lewis</td>
<td>E</td>
<td>Saine</td>
<td>Y</td>
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<tr>
<td>Becker J.</td>
<td>Y</td>
<td>Garnett</td>
<td>Y</td>
<td>Liston</td>
<td>Y</td>
<td>Salazar</td>
<td>Y</td>
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<tr>
<td>Becker K.</td>
<td>Y</td>
<td>Ginal</td>
<td>Y</td>
<td>Lontine</td>
<td>Y</td>
<td>Sandridge</td>
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<td>Lundeen</td>
<td>Y</td>
<td>Sias</td>
<td>Y</td>
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<tr>
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<td>Y</td>
<td>McKean</td>
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<td>McLachlan</td>
<td>Y</td>
<td>Thurlow</td>
<td>Y</td>
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<td>Willett</td>
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<td>Pettersen</td>
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<td>Saine</td>
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<td>Y</td>
<td>Lontine</td>
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<td>Sandridge</td>
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<td>Y</td>
<td>McKean</td>
<td>Y</td>
<td>Singer</td>
<td>Y</td>
</tr>
</tbody>
</table>
MESSAGE(S) FROM THE SENATE

The Senate has adopted and returns herewith HJR18-1022.

The Senate has adopted the first report of the First Conference Committee for SB18-200. The bill has been repassed as amended.

The Senate has adopted the first report of the First Conference Committee for SB18-243. The bill has been repassed as amended.

The hour of 11:59 p.m. having arrived, and both the House of Representatives and the Senate being in agreement, on motion of Majority Leader KC Becker, the Speaker declared the Second Regular Session of the Seventy-First General Assembly was adjourned sine die.

The following items did not receive final action in the house:

Consideration of Special Orders—HB18-1143.

Approved:
CRISANTA DURAN,
Speaker

Attest:
Marilyn Eddins,
Chief Clerk
REPORT(S) OF COMMITTEE(S) OF REFERENCE

APPROPRIATIONS
After consideration on the merits, the Committee recommends the following:

HB18-1013 The House Appropriations Committee has had under consideration HB18-1013. Adjournment Sine Die of the first regular session of the general assembly having passed, HB18-1013 is returned herewith to the House.

HB18-1406 The House Appropriations Committee has had under consideration HB18-1406. Adjournment Sine Die of the first regular session of the general assembly having passed, HB18-1406 is returned herewith to the House.

HB18-1417 The House Appropriations Committee has had under consideration HB18-1417. Adjournment Sine Die of the first regular session of the general assembly having passed, HB18-1417 is returned herewith to the House.

SB18-109 The House Appropriations Committee has had under consideration SB18-109. Adjournment Sine Die of the first regular session of the general assembly having passed, SB18-109 is returned herewith to the House.

LEGISLATIVE COUNCIL
After consideration on the merits, the Committee recommends the following:

HB18-1365 The House Legislative Council Committee has had under consideration HB18-1365. Adjournment Sine Die of the first regular session of the general assembly having passed, HB18-1365 is returned herewith to the House.

HB18-1395 The House Legislative Council Committee has had under consideration HB18-1395. Adjournment Sine Die of the first regular session of the general assembly having passed, HB18-1395 is returned herewith to the House.
SIGNING OF BILLS - RESOLUTIONS - MEMORIALS

The Speaker has signed the following House documents:

HB18-1042, 1146, 1156, 1176, 1200, 1285, 1371; HM18-1001; HR18-1007; HJR18-1012, 1013, 1014, 1018, 1019, 1020, 1021, 1022.
HB18-1007, 1077, 1189, 1258, 1266, 1269, 1271, 1300, 1302, 1303, 1313, 1314, 1335, 1342, 1355, 1362, 1388.
HB18-1020, 1251, 1287, 1306, 1319, 1356, 1369, 1389, 1407.
HB18-1070, 1108, 1135, 1181, 1184, 1360, 1374, 1400.
HB18-1006, 1136, 1218, 1286, 1320, 1350, 1363, 1366, 1373, 1402, 1405, 1410, 1429; HCR18-1002.
HB18-1002, 1003, 1004, 1083, 1217, 1224, 1234, 1244, 1255, 1295, 1296, 1299, 1346, 1349, 1357, 1361, 1379, 1385, 1423.
HB18-1064, 1128, 1226, 1263, 1294, 1315, 1316, 1343, 1393, 1394, 1396, 1409, 1411, 1412, 1413, 1427, 1434, 1441.
HB18-1011, 1155, 1256, 1270, 1291.
HB18-1019, 1057, 1060, 1094, 1185, 1190, 1202, 1236, 1267, 1309, 1321, 1340, 1351, 1353, 1354, 1364, 1375, 1398, 1418, 1421, 1430, 1422, 1431, 1433, 1437.

The Speaker has signed the following Senate documents:

SJR18-011, 012, and 013
SB18-031, 056, 119, 205, 213, 235, and 239
SB18-016, 038, 039, 150, 163, 167, 203, 218, 232, 247, 248, and 266
SJR18-009 and SJM18-006
SB18-024 and 230
SB18-179, 254, and 268
SB18-022, 210, 219, 249, and 270
SB18-191, 223, 233, 245, and 267
SB18-042, 145, 206, 229, 231, 234, and 253
SB18-086 and 250
SCR18-004 and 005
SB18-001, 013, 015, 068, 085, 242, 251, 255, 262, 269, 276, and 280
SB18-062, 143, 177, 178, 200, 243, 271, 272

MESSAGE FROM THE SENATE

The Senate failed to adopt HJR18-1002, 1016 and 1017.
The Senate failed to take final action on SB18-252.

DELIVERY OF BILLS TO GOVERNOR

The Chief Clerk of the House of Representatives reports the following bills have been delivered to the Office of the Governor:

HB18-1007, 1042, 1077, 1146, 1156, 1176, 1189, 1200, 1258, 1266, 1269, 1271, 1285, 1300, 1302, 1303, 1313, 1314, 1335, 1342, 1355, 1362, 1371, 1388 at 1:50 p.m. on May 14, 2018.
HB18-1002, 1003, 1004, 1020, 1070, 1083, 1108, 1135, 1181, 1184, 1208, 1217, 1224, 1234, 1244, 1251, 1255, 1287, 1295, 1296, 1299, 1306, 1319, 1346, 1349, 1356, 1357, 1360, 1361, 1369, 1374, 1379, 1385, 1389, 1400, 1407, 1423 at 2:36 p.m. on May 16, 2018.
HB18-1006, 1136, 1218, 1286, 1320, 1350, 1363, 1366, 1373, 1402, 1405, 1410, 1429 at 2:03 p.m. on May 18, 2018.

HB18-1064, 1128, 1226, 1263, 1294, 1315, 1316, 1343, 1393, 1394, 1396, 1409, 1411, 1412, 1413, 1427, 1434, 1441 at 4:10 p.m. on May 18, 2018.

HB18-1256, 1291 at 11:23 a.m. on May 22, 2018.

HB18-1011, 1019, 1057, 1060, 1094, 1155, 1185, 1190, 1202, 1236, 1267, 1270, 1309, 1321, 1340, 1351, 1353, 1354, 1364, 1375, 1398, 1418, 1421, 1422, 1430, 1431, 1433, 1437 at 4:25 p.m. on May 22, 2018.

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MESSAGE(S) FROM THE GOVERNOR

I certify I received the following on the 15th day of May, 2018, at 11:10 a.m. The original is on file in the records of the House of Representatives of the General Assembly.

Marilyn Eddins,
Chief Clerk of the House

May 11, 2018

House of Representatives
72nd General Assembly
State Capitol
Denver, CO 80203

Ladies and Gentlemen:

I have the honor to inform you that I have approved and will file with the Secretary of State the following Acts:

HB 18-1307: CONCERNING RESTRICTING THE AVAILABILITY TO CHILDREN OF PRODUCTS THAT CONTAIN DEXTROMETHORPHAN

Approved May 11, 2018 at 5:14 PM

HB 18-1253: CONCERNING IMPLEMENTATION OF RECOMMENDATIONS OF THE COMMITTEE ON LEGAL SERVICES IN CONNECTION WITH LEGISLATIVE REVIEW OF RULES OF STATE AGENCIES.

Approved May 11, 2018 at 5:31 PM

Sincerely,

John W. Hickenlooper
Governor

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I certify I received the following on the 16th day of May, 2018, at 9:50 a.m. The original is on file in the records of the House of Representatives of the General Assembly.

Marilyn Eddins,
Chief Clerk of the House
May 16, 2018

House of Representatives
72nd General Assembly
State Capitol
Denver, CO 80203

Ladies and Gentlemen:

I have the honor to inform you that I have approved and will file with the Secretary of State the following Acts:

HB 18-1280: CONCERNING REGULATORY PROCEDURES RELATED TO THE APPOINTMENT OF A COURT APPOINTEE FOR A REGULATED MARIJUANA BUSINESS, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.

Approved May 15, 2018 at 3:47 pm.

Sincerely,

John W. Hickenlooper
Governor

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I certify I received the following on the 22nd day of May, 2018, at 9:15 a.m. The original is on file in the records of the House of Representatives of the General Assembly.

Marilyn Eddins,
Chief Clerk of the House

May 18, 2018

House of Representatives
72nd General Assembly
State Capitol
Denver, CO 80203

Ladies and Gentlemen:

I have the honor to inform you that I have approved and will file with the Secretary of State the following Acts:

HB 18-1319: CONCERNING THE EXTENSION OF SERVICES FOR A SUCCESSFUL ADULTHOOD FOR FORMER FOSTER CARE YOUTH WHO ARE BETWEEN THE AGES OF EIGHTEEN YEARS AND TWENTY-ONE YEARS, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.

Approved May 18, 2018 at 1:49 pm.

HB 18-1400: CONCERNING AN INCREASE IN FEES PAID BY STATIONARY SOURCES OF AIR POLLUTANTS, AND, IN CONNECTION THEREWITH, PRIORITIZING THE USE OF
THE REVENUES GENERATED BY THE FEE INCREASES TO REDUCE PERMIT PROCESSING TIMES AND MAKING AN APPROPRIATION.

Approved May 18, 2018 at 2:50 pm.

Sincerely,
(signed)
John W. Hickenlooper
Governor

May 21, 2018

Ladies and Gentlemen:

I have the honor to inform you that I have approved and will file with the Secretary of State the following Acts:

HB 18-1360: CONCERNING THE EXPANSION OF THE NUMBER OF DIRECTORS ON THE BOARD OF DIRECTORS OF THE STATE HISTORICAL SOCIETY.

Approved May 21, 2018 at 11:42 am.

HB 18-1003: CONCERNING MEASURES TO PREVENT OPIOID MISUSE IN COLORADO, AND, IN CONNECTION THERewith, MAKING AN APPROPRIATION.

Approved May 21, 2018 at 2:20 pm.

HB 18-1007: CONCERNING PAYMENT ISSUES RELATED TO SUBSTANCE USE DISORDERS

Approved May 21, 2018 at 2:21 pm.

Sincerely,
(signed)
John W. Hickenlooper
Governor

I certify I received the following on the 22nd day of May, 2018, at 3:30 p.m. The original is on file in the records of the House of Representatives of the General Assembly.

Marilyn Eddins,
Chief Clerk of the House
May 22, 2018

House of Representatives
72nd General Assembly
State Capitol
Denver, CO 80203

Ladies and Gentlemen:

I have the honor to inform you that I have approved and will file with the Secretary of State the following Acts:

- **HB 18-1208**: CONCERNING THE EXPANSION OF THE INCOME TAX CREDIT FOR CHILD CARE EXPENSES THAT IS A PERCENTAGE OF A SIMILAR FEDERAL INCOME TAX CREDIT.

  Approved May 22, 2018 at 2:29pm

- **HB 18-1255**: CONCERNING THE CREATION OF A CHILDHOOD CANCER AWARENESS LICENSE PLATE, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.

  Approved May 22, 2018 at 2:22pm

- **HB 18-1256**: CONCERNING CONTINUATION OF THE REGULATION OF CIVIL RIGHTS ISSUES, AND, IN CONNECTION THEREWITH, IMPLEMENTING THE RECOMMENDATION IN THE DEPARTMENT OF REGULATORY AGENCIES' 2017 SUNSET REVIEW AND REPORT ON THE COLORADO CIVIL RIGHTS DIVISION AND THE COLORADO CIVIL RIGHTS COMMISSION TO CONTINUE THE DIVISION AND COMMISSION AND MAKING AN APPROPRIATION.

  Approved May 22, 2018 at 2:50pm

Sincerely,

(signed)

John W. Hickenlooper
Governor

I certify I received the following on the 29th day of May, 2018, at 12:30 p.m. The original is on file in the records of the House of Representatives of the General Assembly.

Marilyn Eddins,
Chief Clerk of the House

May 23, 2018

House of Representatives
72nd General Assembly
State Capitol
Denver, CO 80203
Ladies and Gentlemen:

I have the honor to inform you that I have approved and will file with the Secretary of State the following Acts:

HB 18-1423: CONCERNING GRANTS TO PROVIDE EQUIPMENT TO RURAL FIRE PROTECTION DISTRICTS.
Approved May 23, 2018 at 3:16 pm.

Sincerely,

John W. Hickenlooper
Governor

May 24, 2018

House of Representatives
72nd General Assembly
State Capitol
Denver, CO 80203

Ladies and Gentlemen:

I have the honor to inform you that I have approved and will file with the Secretary of State the following Acts:

HB 18-1064: CONCERNING A TRAINING PROGRAM TO PREVENT CHILD SEXUAL ABUSE FOR PERSONS WHO WORK WITH YOUNG CHILDREN IN SOME CAPACITY AS PART OF THEIR EMPLOYMENT, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION
Approved May 24, 2018 at 4:54pm

HB 18-1226: CONCERNING THE REVIEW OF DEGREE PROGRAMS OFFERED BY STATE INSTITUTIONS OF HIGHER EDUCATION, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.
Approved May 24, 2018 at 4:54pm

HB 18-1316: CONCERNING MODIFICATIONS TO THE SKILLED WORKER TRAINING PROGRAM ADMINISTERED BY THE DEPARTMENT OF LABOR AND EMPLOYMENT, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.
Approved May 24, 2018 at 4:53pm

HB 18-1315: CONCERNING THE EXPANSION OF THE SALES AND USE TAX EXEMPTION FOR MANUFACTURED HOMES
CONSTRUCTED IN COMPLIANCE WITH A FEDERAL SAFETY ACT.

Approved May 24, 2018 at 4:53pm

HB 18-1349: CONCERNING THE USE OF WAIVER VALUATIONS BY THE DEPARTMENT OF TRANSPORTATION, AND, IN CONNECTION THERewith, EXTENDING THE DEPARTMENT'S EXISTING AUTHORITY UNDER STATE LAW TO USE WAIVER VALUATIONS WHEN VALUING PROPERTY THAT IT OWNS AND SEeks TO DISPOSE OF TO THE MAXIMUM EXTENT PERMITTED BY FEDERAL LAW AND REGULATIONS AND CLARIFYING THAT A WAIVER VALUATION IS NOT AN APPRAISAL AND THAT AN INDIVIDUAL, INCLUDING A LICENSED OR CERTIFIED REAL ESTATE APPRAISER, IS NOT AN APPRAISER FOR PURPOSES OF THE STATE LAWS REGULATING APPRAISERS WHEN THE INDIVIDUAL PERforms A WAIVER VALUATION.

Approved May 24, 2018 at 4:57pm

HB 18-1343: CONCERNING THE CONTINUATION OF THE "COLORADO VETERANS' SERVICE-TO-CAREER PROGRAM", AND, IN CONNECTION THERewith, MAKING AN APPROPRIATION.

Approved May 24, 2018 at 4:53pm

HB 18-1357: CONCERNING ACCESS TO BEHAVIORAL HEALTH CARE SERVICES, AND, IN CONNECTION THERewith, ESTABLISHING AN OMBUDSMAN FOR BEHAVIORAL HEALTH ACCESS TO CARE TO ASSIST CONSUMERS IN ACCESSING CARE, REQUIRING THE COMMISSIONER OF INSURANCE TO REPORT ON COMPLIANCE WITH MENTAL HEALTH PARITY LAWS, AND MAKING AN APPROPRIATION.

Approved May 24, 2018 at 4:56pm

HB 18-1356: CONCERNING ADDING A NONSUBSTANTIVE CROSS REFERENCE TO THE CRIME OF FAILURE TO REGISTER AS A SEX OFFENDER.

Approved May 24, 2018 at 4:57pm

HB 18-1369: CONCERNING REPEALING OBSOLETE STATUTORY REFERENCES TO THE REPEALED PROPOSITION AA REFUND ACCOUNT.

Approved May 24, 2018 at 4:56pm
HB 18-1374: CONCERNING CONTROLLED MAINTENANCE NEEDS OF REAL PROPERTY ACQUIRED THROUGH A LEASE-PURCHASE AGREEMENT

Approved May 24, 2018 at 4:55pm

HB 18-1379: CONCERNING THE FINANCING OF PUBLIC SCHOOLS, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.

Approved May 24, 2018 at 4:55pm

HB 18-1385: CONCERNING CHANGES TO FAMILY SUPPORT OBLIGATIONS IN DOMESTIC RELATION ACTIONS DUE TO CHANGES IN THE FEDERAL TAX LAWS.

Approved May 24, 2018 at 4:55pm

HB 18-1389: CONCERNING AUTHORIZATION FOR ISSUANCE OF A CENTRALIZED MARIJUANA DISTRIBUTION PERMIT.

Approved May 24, 2018 at 4:54pm

HB 18-1394: CONCERNING AMENDMENTS TO THE COLORADO DISASTER EMERGENCY ACT TO ADDRESS ALL PHASES OF EMERGENCY MANAGEMENT.

Approved May 24, 2018 at 4:50pm

HB 18-1396: CONCERNING CREATION OF AN ADVANCED PLACEMENT EXAM FEE GRANT PROGRAM IN THE DEPARTMENT OF EDUCATION, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.

Approved May 24, 2018 at 4:53pm

HB 18-1407: CONCERNING INCREASING ACCESS TO SERVICES FOR PERSONS WITH INTELLECTUAL AND DEVELOPMENTAL DISABILITIES THAT ARE PROVIDED BY A STABLE WORKFORCE, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.

Approved May 24, 2018 at 4:54pm

HB 18-1409: CONCERNING THE CREATION OF THE COMMUNITY CRIME VICTIMS GRANT PROGRAM, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION

Approved May 24, 2018 at 4:53pm
HB 18-1411: CONCERNING ELIMINATING REDUNDANCY RELATED TO FINGERPRINT-BASED CRIMINAL HISTORY RECORD CHECKS FOR PERSONS WHO HAVE OR WILL HAVE DIRECT CONTACT WITH VULNERABLE PERSONS.

Approved May 24, 2018 at 4:52pm

HB 18-1412: CONCERNING PROVIDING FUNDING FOR LOCAL EDUCATION PROVIDERS TO IMPLEMENT INITIATIVES TO REDUCE THE TEACHER SHORTAGE IN COLORADO, AND, IN CONNECTION THERewith, CREATING THE RETAINING TEACHERS GRANT PROGRAM AND MAKING AN APPROPRIATION.

Approved May 24, 2018 at 4:52pm

HB 18-1413: CONCERNING THE CREATION OF A SCHOOL SAFETY GRANT PROGRAM, AND, IN CONNECTION THERewith, MAKING AN APPROPRIATION.

Approved May 24, 2018 at 4:51pm

HB 18-1434: CONCERNING THE SAFE2TELL PROGRAM, AND, IN CONNECTION THERewith, CREATING NEW DUTIES FOR THE SAFE2TELL PROGRAM, REQUIRING THE SAFE2TELL PROGRAM TO PREPARE AN ANNUAL REPORT THAT ANALYZES DATA FROM THE PROGRAM AND MAKES RECOMMENDATIONS ON IMPROVING THE PROGRAM, AND MAKING AN APPROPRIATION.

Approved May 24, 2018 at 4:50pm

Sincerely, (signed) John W. Hickenlooper Governor

May 25, 2018

House of Representatives
72nd General Assembly
State Capitol
Denver, CO 80203

Ladies and Gentlemen:

I have the honor to inform you that I have approved and will file with the Secretary of State the following Acts:

HB 18-1366: CONCERNING A LOCAL COLLEGE DISTRICT'S AUTHORITY TO MANAGE DISTRICT PROPERTY.

Approved May 25, 2018 at 3:14pm
HB 18-1002: CONCERNING TEACHING FELLOWSHIP PROGRAMS TO ASSIST RURAL SCHOOL DISTRICTS IN HIRING HIGH-QUALITY TEACHERS, AND, IN CONNECTION THEREWITH, CREATING THE "RURAL COLORADO GROW YOUR OWN EDUCATOR ACT" AND MAKING AN APPROPRIATION.

Approved May 25, 2018 at 3:14pm

Sincerely,

(signed)

John W. Hickenlooper
Governor

May 29, 2018

House of Representatives
72nd General Assembly
State Capitol
Denver, CO 80203

Ladies and Gentlemen:

I have the honor to inform you that I have approved and will file with the Secretary of State the following Acts:

HB 18-1019: CONCERNING CRITERIA APPLIED IN DETERMINING PERFORMANCE RATINGS FOR ENTITIES IN THE ELEMENTARY AND SECONDARY PUBLIC EDUCATION SYSTEM, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.

Approved May 29, 2018 at 10:53 am.

HB 18-1020: CONCERNING CIVIL FORFEITURE REFORM, AND, IN CONNECTION THEREWITH, CHANGING THE ENTITY REQUIRED TO REPORT ON FORFEITURES, EXPANDING THE SCOPE OF THE FORFEITURES TO BE REPORTED, ESTABLISHING GRANT PROGRAMS, CHANGING THE DISBURSEMENT OF NET FORFEITURE PROCEEDS, AND MAKING AN APPROPRIATION.

Approved May 29, 2018 at 10:53 am.

HB 18-1057: CONCERNING THE COLLECTION OF DEBTS, AND, IN CONNECTION THEREWITH, ALLOWING COLLECTION AGENTS TO ADD CERTAIN EXPENSES TO AMOUNTS DUE FOR COLLECTION.

Approved May 29, 2018 at 10:55 am.
HB 18-1060: CONCERNING A STATE INCOME TAX DEDUCTION FOR MILITARY RETIREMENT BENEFITS FOR AN INDIVIDUAL WHO IS UNDER FIFTY-FIVE YEARS OF AGE.

Approved May 29, 2018 at 10:46 am.

HB 18-1108: CONCERNING THE COLORADO COMMISSION FOR THE DEAF AND HARD OF HEARING, AND, IN CONNECTION THEREWITH, RENAMING THE COMMISSION THE COLORADO COMMISSION FOR THE DEAF, HARD OF HEARING, AND DEAFBLIND; CREATING THE COLORADO DEAFBLIND CITIZENS COUNCIL TO ADVISE THE COMMISSION ON DEAFBLIND ISSUES; CLARIFYING AND EXPANDING THE COMMISSION'S DUTIES TO PROVIDE SERVICES TO THE DEAF, HARD OF HEARING, AND DEAFBLIND; AND CHANGING THE MEMBERSHIP OF THE COMMITTEE CHARGED WITH REVIEWING GRANT APPLICATIONS.

Approved May 29, 2018 at 10:52 am.

HB 18-1128: CONCERNING STRENGTHENING PROTECTIONS FOR CONSUMER DATA PRIVACY.

Approved May 29, 2018 at 10:27 am.

HB 18-1135: CONCERNING THE EXTENSION OF THE ADVANCED INDUSTRIES EXPORT ACCELERATION PROGRAM, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.

Approved May 29, 2018 at 10:52 am.

HB 18-1152: CONCERNING MAKING CERTAIN RECORDS OF THE STATE JUDICIAL DEPARTMENT RELATING TO SEXUAL HARASSMENT INVESTIGATIONS SUBJECT TO THE COLORADO OPEN RECORDS ACT.

Approved May 29, 2018 at 10:48 am.

HB 18-1155: CONCERNING THE CONTINUATION OF THE PHYSICAL THERAPY BOARD, AND, IN CONNECTION THEREWITH, IMPLEMENTING THE RECOMMENDATIONS CONTAINED IN THE 2017 SUNSET REVIEW AND REPORT BY THE DEPARTMENT OF REGULATORY AGENCIES.

Approved May 29, 2018 at 10:55 am.

HB 18-1174: CONCERNING THE CONTINUATION UNDER THE SUNSET LAW OF THE BOARD OF MORTGAGE LOAN ORIGINATORS, AND, IN CONNECTION THEREWITH,
ADOPTING THE LEGISLATIVE RECOMMENDATIONS
OF THE DEPARTMENT OF REGULATORY AGENCIES
AS CONTAINED IN THE DEPARTMENT'S SUNSET
REPORT.

Approved May 29, 2018 at 10:48 am.

HB 18-1184: CONCERNING THE CREATION OF A REPORT ON 911
SERVICE IN COLORADO, AND, IN CONNECTION
THEREWITH, REQUIRING CONSIDERATION OF ISSUES
RELATED TO THE IMPLEMENTATION OF NEXT
GENERATION 911.

Approved May 29, 2018 at 10:53 am.

HB 18-1202: CONCERNING AN INCOME TAX CREDIT FOR AN
EMPLOYER RELATED TO AN EMPLOYEE'S PAID
LEAVE OF ABSENCE FOR THE PURPOSE OF MAKING
AN ORGAN DONATION, AND, IN CONNECTION
THEREWITH, ENACTING THE "LIVING ORGAN DONOR
SUPPORT ACT".

Approved May 29, 2018 at 10:54 am.

HB 18-1217: CONCERNING A TEMPORARY INCOME TAX CREDIT
FOR EMPLOYERS THAT MAKE CONTRIBUTIONS TO
529 QUALIFIED STATE TUITION PROGRAM ACCOUNTS
OWNED BY THEIR EMPLOYEES, AND, IN CONNECTION
THEREWITH, ENACTING THE "WORKING FAMILIES
COLLEGE SAVINGS ACT".

Approved May 29, 2018 at 10:49 am.

HB 18-1224: CONCERNING THE PROCESS THAT IS DUE FOR THE
IMPOSITION OF DISCIPLINE THAT AFFECTS A
PERSON'S ABILITY TO PRACTICE AN OCCUPATION,
AND, IN CONNECTION THEREWITH, REQUIRING THE
PARTIES TO SUBMIT TO MEDIATION AND MAKING AN
APPROPRIATION.

Approved May 29, 2018 at 10:49 am.

HB 18-1251: CONCERNING MEASURES TO IMPROVE THE
EFFICIENCY OF THE COMMUNITY CORRECTIONS
TRANSITION PLACEMENTS, AND, IN CONNECTION
THEREWITH, MAKING AN APPROPRIATION.

Approved May 29, 2018 at 10:46 am.

HB 18-1252: CONCERNING UNLAWFUL SALE OF ACADEMIC
MATERIALS FOR SUBMISSION TO AN INSTITUTION OF
HIGHER EDUCATION.

Approved May 29, 2018 at 10:47 am.
HB 18-1269: CONCERNING NOTIFICATION TO PARENTS OF 
CHARGES BROUGHT AGAINST PUBLIC SCHOOL 
EMPLOYEES FOR ALLEGED FELONY OFFENSES THAT 
WOULD RESULT IN THE REVOCATION OF AN 
EDUCATOR LICENSE PURSUANT TO TITLE 22, 
COLORADO REVISED STATUTES.

Approved May 29, 2018 at 10:37 am.

HB 18-1277: CONCERNING A REQUIREMENT THAT AN 
APPLICATION FOR A "BUILDING EXCELLENT 
SCHOOLS TODAY ACT" GRANT OF FINANCIAL 
ASSISTANCE FOR PUBLIC SCHOOL CAPITAL 
CONSTRUCTION INCLUDE A PLAN FOR THE FUTURE 
USE OR DISPOSITION OF ANY EXISTING PUBLIC 
SCHOOL FACILITY THAT THE APPLICANT WILL STOP 
USING FOR ITS CURRENT USE IF IT RECEIVES THE 
GRANT.

Approved May 29, 2018 at 10:48 am.

HB 18-1283: CONCERNING THE CLASSIFICATION OF RESIDENTIAL 
LAND FOR PROPERTY TAX PURPOSES RESULTING 
FROM A SIGNIFICANT CHANGE IN THE RESIDENTIAL 
IMPROVEMENTS LOCATED UPON THE LAND.

Approved May 29, 2018 at 10:45 am.

HB 18-1285: CONCERNING PARKING FOR PEOPLE WITH CERTAIN 
DISABILITIES, AND, IN CONNECTION THEREWITH, 
MAKING AN APPROPRIATION.

Approved May 29, 2018 at 10:25 am.

HB 18-1291: CONCERNING THE CONTINUATION OF THE 
CONSERVATION EASEMENT OVERSIGHT 
COMMISSION, AND, IN CONNECTION THEREWITH, 
IMPLEMENTING THE RECOMMENDATIONS OF THE 
2017 SUNSET REPORT BY THE DEPARTMENT OF 
REGULATORY AGENCIES.

Approved May 29, 2018 at 10:46 am.

HB 18-1294: CONCERNING THE CONTINUATION OF THE 
REGULATION OF NURSING HOME ADMINISTRATORS 
BY THE BOARD OF EXAMINERS OF NURSING HOME 
ADMINISTRATORS IN THE DIVISION OF PROFESSIONS 
AND OCCUPATIONS IN THE DEPARTMENT OF 
REGULATORY AGENCIES, AND, IN CONNECTION THEREWITH, REQUIRING THE BOARD TO RECORD BY 
BOARD MEMBER EACH VOTE REGARDING LICENSEE 
DISCIPLINE.

Approved May 29, 2018 at 10:47 am.
HB 18-1296: CONCERNING AN EXPANSION OF THE ABILITY TO LEAVE A MOTOR VEHICLE UNATTENDED IN CERTAIN CIRCUMSTANCES.

Approved May 29, 2018 at 10:50 am.

HB 18-1299: CONCERNING ELECTRONIC DOCUMENTS RELATED TO THE OWNERSHIP OF A VEHICLE THAT IS REGULATED BY THE DEPARTMENT OF REVENUE, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.

Approved May 29, 2018 at 10:50 am.

HB 18-1300: CONCERNING GRANTING AUTHORITY FOR LOCAL DISTRICT COLLEGES TO PROVIDE A BACHELOR OF SCIENCE DEGREE IN NURSING PROGRAM AS A COMPLETION DEGREE TO STUDENTS WHO HAVE OR ARE PURSUING AN ASSOCIATE DEGREE IN NURSING.

Approved May 29, 2018 at 10:47 am.

HB 18-1309: CONCERNING PROGRAMS ADDRESSING EDUCATOR SHORTAGES, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.

Approved May 29, 2018 at 10:41 am.

HB 18-1344: CONCERNING RELIEF FROM COLLATERAL CONSEQUENCES OF CRIMINAL ACTIONS.

Approved May 29, 2018 at 10:04 am.

HB 18-1351: CONCERNING SIGNAGE FOR THE OLD SPANISH TRAIL.

Approved May 29, 2018 at 10:55 am.

HB 18-1362: CONCERNING THE MEMBERSHIP EXPANSION OF THE COLORADO TASK FORCE ON DRUNK AND IMPAIRED DRIVING.

Approved May 29, 2018 at 10:54 am.

HB 18-1371: CONCERNING CAPITAL CONSTRUCTION BUDGET ITEMS, AND, IN CONNECTION THEREWITH, CODIFYING THE THREE-YEAR PERIOD THAT CAPITAL CONSTRUCTION BUDGET ITEMS REMAIN AVAILABLE AND CLARIFYING THE DEADLINES FOR THE SUBMISSION OF CAPITAL CONSTRUCTION BUDGET REQUESTS, BUDGET REQUEST AMENDMENTS, AND BUDGET REQUEST AMENDMENTS THAT ARE RELATED TO A REQUEST FOR A SUPPLEMENTAL APPROPRIATION.

Approved May 29, 2018 at 10:54 am.
HB 18-1372: CONCERNING AN EXEMPTION OF THE REGIONAL CENTER DEPRECIATION ACCOUNT IN THE CAPITAL CONSTRUCTION FUND FROM THE DEFINITION OF CASH FUND FOR PURPOSES OF THE REQUIREMENTS UNDER THE AUTOMATIC CASH FUND FUNDING MECHANISM FOR PAYMENT OF FUTURE COSTS ATTRIBUTABLE TO CERTAIN OF THE STATE'S CAPITAL ASSETS.

Approved May 29, 2018 at 10:47 am.

HB 18-1375: CONCERNING THE NONSUBSTANTIVE REVISION OF STATUTES IN 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.

Approved May 29, 2018 at 10:46 am.

HB 18-1381: CONCERNING OPERATIONS RELATED TO THE SALE OF MEDICAL MARIJUANA IN THE REGULATED MEDICAL MARIJUANA MARKET, AND, IN CONNECTION THEREWITH, MOVING FROM THE SEVENTY PERCENT OWN SOURCE REQUIREMENT TO A ONE-YEAR TRANSITION PERIOD OF FIFTY PERCENT OWN SOURCE REQUIREMENT TO AN ELIMINATION OF THE OWN SOURCE REQUIREMENT.

Approved May 29, 2018 at 10:48 am.

HB 18-1388: CONCERNING AN EXEMPTION FROM THE REQUIREMENT TO REGISTER A SECURITY IF THE SECURITY IS SUBJECT TO A NOTICE FILING AS PERMITTED UNDER FEDERAL LAW.

Approved May 29, 2018 at 10:47 am.

HB 18-1393: CONCERNING MEASURES TO SUPPORT EFFECTIVE IMPLEMENTATION OF THE "COLORADO READING TO ENSURE ACADEMIC DEVELOPMENT ACT" FOR ALL STUDENTS WHO RECEIVE SERVICES PURSUANT TO READ PLANS, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.

Approved May 29, 2018 at 10:46 am.

HB 18-1431: CONCERNING UPDATING MANAGED CARE PROVISIONS IN THE MEDICAL ASSISTANCE PROGRAM, AND, IN CONNECTION THEREWITH, ALIGNING MANAGED CARE PROVISIONS WITH NEW FEDERAL MANAGED CARE REGULATIONS,
REMOVING OBSOLETE OR DUPLICATIVE STATUTORY LANGUAGE AND PROGRAMS, AND UPDATING AND ALIGNING STATUTORY PROVISIONS TO REFLECT THE CURRENT STATEWIDE MANAGED CARE SYSTEM.

Approved May 29, 2018 at 10:54 am.

HB 18-1433: CONCERNING MODIFICATIONS TO THE "NATUROPATHIC DOCTOR ACT", AND, IN CONNECTION THEREWITH, REQUIRING A NATUROPATHIC DOCTOR TO DISCLOSE THAT THE NATUROPATHIC DOCTOR IS REGISTERED AND UPDATING THE TERMS THAT A NATUROPATHIC DOCTOR MAY USE.

Approved May 29, 2018 at 10:55 am.

Sincerely,

(signed)

John W. Hickenlooper
Governor

I certify I received the following on the 1st day of June, 2018, at 1:40 p.m. The original is on file in the records of the House of Representatives of the General Assembly.

Marilyn Eddins,
Chief Clerk of the House

May 30, 2018

House of Representatives
72nd General Assembly
State Capitol
Denver, CO 80203

Ladies and Gentlemen:

I have the honor to inform you that I have approved and will file with the Secretary of State the following Acts:

HB 18-1189: CONCERNING PILOT PROGRAMS TO EXPAND EFFECTIVE TEACHER RESIDENCY PROGRAMS ACROSS THE STATE, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.

Approved May 30, 2018 at 4:24pm

HB 18-1355: CONCERNING CHANGES TO THE ACCOUNTABILITY SYSTEM FOR THE ELEMENTARY AND SECONDARY PUBLIC EDUCATION SYSTEM TO STRENGTHEN THE ACCOUNTABILITY SYSTEM FOR THE BENEFIT OF STUDENTS.

Approved May 30, 2018 at 4:25pm
HB 18-1176: CONCERNING CONTINUATION OF THE GRANT PROGRAM IN THE DEPARTMENT OF CORRECTIONS TO PROVIDE FUNDING TO ELIGIBLE COMMUNITY-BASED ORGANIZATIONS THAT PROVIDE REENTRY SERVICES TO OFFENDERS, AND, IN CONNECTION THEREWITH, IMPLEMENTING THE RECOMMENDATIONS IN THE 2017 REPORT OF THE DEPARTMENT OF REGULATORY AGENCIES.

Approved May 30, 2018 at 4:11pm

HB 18-1287: CONCERNING THE EXTENSION OF THE REPEAL OF THE COLORADO COMMISSION ON CRIMINAL AND JUVENILE JUSTICE, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.

Approved May 30, 2018 at 2:14pm

HB 18-1070: CONCERNING AN INCREASE IN THE AMOUNT OF FINANCIAL ASSISTANCE THAT CAN BE PROVIDED FOR PUBLIC SCHOOL CAPITAL CONSTRUCTION UNDER THE "BUILDING EXCELLENT SCHOOLS TODAY ACT", AND, IN CONNECTION THEREWITH, INCREASING THE AMOUNT OF RETAIL MARIJUANA EXCISE TAX REVENUE THAT IS CREDITED TO THE PUBLIC SCHOOL CAPITAL CONSTRUCTION ASSISTANCE FUND AND MAKING AN APPROPRIATION.

Approved May 30, 2018 at 4:20pm

HB 18-1348: CONCERNING FAMILIES INVOLVED IN THE CHILD WELFARE SYSTEM, AND, IN CONNECTION THEREWITH, PRIORITIZING SERVICES AND PROVIDING SUPPORT FOR FOSTER PARENTS.

Approved May 30, 2018 at 4:30pm

HB 18-1346: CONCERNING CHILD ABUSE RELATED TO YOUTH WHO ARE UNDER THE CONTINUING JURISDICTION OF THE COURT IN AN OUT-OF-HOME PLACEMENT WHEN THEY ARE YOUNGER THAN TWENTY-ONE YEARS OF AGE.

Approved May 30, 2018 at 4:35pm

HB 18-1004: CONCERNING THE CONTINUATION OF THE INCOME TAX CREDIT FOR A QUALIFYING CONTRIBUTION TO PROMOTE CHILD CARE IN THE STATE.

Approved May 30, 2018 at 4:39pm

HB 18-1295: CONCERNING MODIFICATIONS TO THE "COLORADO FOOD AND DRUG ACT" TO ALLOW PRODUCTS CONTAINING INDUSTRIAL HEMP, AND, IN CONNECTION THEREWITH, ESTABLISHING THAT
PRODUCTS CONTAINING INDUSTRIAL HEMP ARE NOT ADULTERATED OR MISBRANDED BY VIRTUE OF CONTAINING INDUSTRIAL HEMP.

Approved May 30, 2018 at 4:54pm

HB 18-1361: CONCERNING EXPANDED ELIGIBILITY FOR A VETERAN OF THE VIETNAM WAR SPECIALTY LICENSE PLATE.

Approved May 30, 2018 at 4:54pm

HB 18-1236: CONCERNING THE CONTINUATION OF THE COLORADO FOOD SYSTEMS ADVISORY COUNCIL, AND, IN CONNECTION THEREWITH, IMPLEMENTING THE RECOMMENDATIONS IN THE DEPARTMENT OF REGULATORY AGENCIES' SUNSET REPORT.

Approved May 30, 2018 at 4:54pm

HB 18-1094: CONCERNING THE REAUTHORIZATION OF THE "CHILD MENTAL HEALTH TREATMENT ACT", AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.

Approved May 30, 2018 at 4:55pm

HB 18-1190: CONCERNING MODIFICATIONS TO THE "COLORADO JOB CREATION AND MAIN STREET REVITALIZATION ACT".

Approved May 30, 2018 at 4:55pm

HB 18-1267: CONCERNING AN INCOME TAX CREDIT FOR RETROFITTING A RESIDENCE TO INCREASE THE RESIDENCE'S VISITABILITY, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.

Approved May 30, 2018 at 4:55pm

HB 18-1321: CONCERNING EFFICIENT ADMINISTRATION OF NONEMERGENCY MEDICAL TRANSPORTATION WITHIN THE EXISTING BENEFIT UNDER THE MEDICAL ASSISTANCE PROGRAM, AND, IN CONNECTION THEREWITH, MAKING AND REDUCING AN APPROPRIATION.

Approved May 30, 2018 at 4:55pm

HB 18-1340: CONCERNING TRANSFERS OF MONEY TO BE USED FOR THE STATE'S INFRASTRUCTURE.

Approved May 30, 2018 at 4:56pm
HB 18-1353: CONCERNING THE CREATION OF A GRANT PROGRAM TO REIMBURSE LOCAL GOVERNMENTS FOR COSTS ASSOCIATED WITH THE PROVISION OF DEFENSE COUNSEL TO CERTAIN DEFENDANTS AT THEIR FIRST APPEARANCES IN MUNICIPAL COURTS, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.

Approved May 30, 2018 at 4:56pm

HB 18-1354: CONCERNING A REQUIREMENT THAT WRITTEN WARRANTIES FOR POWERSPORTS VEHICLES BE HONORED.

Approved May 30, 2018 at 4:56pm

HB 18-1364: CONCERNING THE CONTINUATION OF THE COLORADO ADVISORY COUNCIL FOR PERSONS WITH DISABILITIES, AND, IN CONNECTION THEREWITH, IMPLEMENTING THE SUNSET REVIEW RECOMMENDATIONS OF THE DEPARTMENT OF REGULATORY AGENCIES, AND MAKING AN APPROPRIATION.

Approved May 30, 2018 at 4:57pm

HB 18-1398: CONCERNING THE STATUTE OF LIMITATIONS FOR COMMENCING A CIVIL ACTION IN TORT TO RECOVER DAMAGES FOR AN ACT OF DOMESTIC VIOLENCE.

Approved May 30, 2018 at 4:56pm

HB 18-1418: CONCERNING THE USE OF CRIMINAL CONVICTIONS IN EMPLOYMENT.

Approved May 30, 2018 at 4:57pm

Sincerely,

John W. Hickenlooper
Governor

June 1, 2018

House of Representatives
72nd General Assembly
State Capitol
Denver, CO 80203

Ladies and Gentlemen:

I have the honor to inform you that I have approved and will file with the Secretary of State the following Acts:
HB 18-1271: CONCERNING THE AUTHORIZATION OF ECONOMIC DEVELOPMENT RATES TO BE CHARGED BY ELECTRIC UTILITIES TO QUALIFYING NONRESIDENTIAL CUSTOMERS.

Approved June 1, 2018 at 10:57am

HB 18-1270: CONCERNING ENERGY STORAGE, AND, IN CONNECTION THEREWITH, REQUIRING THE PUBLIC UTILITIES COMMISSION TO ESTABLISH MECHANISMS FOR INVESTOR-OWNED ELECTRIC UTILITIES TO PROCURE ENERGY STORAGE SYSTEMS IF CERTAIN CRITERIA ARE SATISFIED.

Approved June 1, 2018 at 10:49am

HB 18-1244: CONCERNING THE CREATION OF A SUBMARINE SERVICE LICENSE PLATE TO HONOR THE SERVICE OF SUBMARINE VETERANS, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.

 Approved June 1, 2018 at 10:24am

HB 18-1430: CONCERNING THE REQUIREMENT THAT A STATE AGENCY PREPARE A LONG-RANGE FINANCIAL PLAN.

Approved June 1, 2018 at 10:12am

Sincerely,

John W. Hickenlooper
Governor

I certify I received the following on the 4th day of June, 2018, at 9:12 a.m. The original is on file in the records of the House of Representatives of the General Assembly.

Marilyn Eddins,
Chief Clerk of the House

June 1, 2018

House of Representatives
72nd General Assembly
State Capitol
Denver, CO 80203

Ladies and Gentlemen:

I have the honor to inform you that I have approved and will file with the Secretary of State the following Acts:

HB 18-1320: CONCERNING A REDUCTION IN REGULATION OF LARGE-MARKET TAXICAB SERVICE FROM REGULATION AS A COMMON CARRIER TO
Today, I vetoed House Bill 18-1181, “Concerning Measures to Expand the Ability of Nonresident Electors to Participate in the Governance of Special Districts, and, in Connection Therewith, Allowing Nonresident Electors who Own Taxable Property within the Special District to Vote in Special District Elections and Allowing Such Electors to Serve on Special District Boards in a Nonvoting Capacity” at 3:31, 6/1/18.

House Bill 18-1181 (“HB 18-1181”) expands the definition of eligible elector for special district elections to include non-Coloradans who own Colorado property within the district. The bill also allows out-of-state residents to serve as non-voting members on Colorado special district boards. We have a number of concerns with HB 18-1181 - both on constitutionality and practicality.

The Fourteenth Amendment of the U. S. Constitution guarantees equal protection under the law. To permit out-of-state electors to vote in elections for candidates for a special district’s board of directors, while denying them the opportunity to vote on other ballot questions affecting the district raises equal protection concerns. We do not believe this issue was properly scrutinized or discussed during the General Assembly’s consideration of HB 18-1181.

Equally worrying is the practical impact of HB 18-1181. The process of certifying nonresident electors in special district elections in Colorado will
be burdensome and costly, and we know the districts share this concern. Furthermore, these costs were unreflected in the bill’s fiscal notes, and, consequently, unpaid for. We reaffirm, yet again, that the General Assembly ought not to be imposing unfunded mandates on local governments and special districts. This bill appears to do just that. We also take very serious the warnings we received from leading Colorado clerks and recorders, cautioning that the bill undermines special districts’ ability to keep accurate and transparent voter registration lists. We take great pause any time we hear from election officials that a bill could result in harm to Colorado’s election integrity.

But most importantly and most worrisome, allowing non-Coloradans to vote in Colorado elections to select our elected representatives is poor public policy. Out-of-state landowners enjoy Colorado’s great views, activities, and economy. While we are grateful to our out-of-state neighbors and their love of Colorado, we are unpersuaded that the State should allow those who spend days or weeks in Colorado to make decisions impacting those who make it their home each and every day. While we in no way downplay the positive impact visitors have on our State, giving part-time residents decision-making authority to impose full-time, daily impacts on Colorado residents gives us pause.

This concern is amplified in areas of the State in which out-of-state landowners may outnumber Colorado residents, especially in Western Slope communities. The result - a peculiar outcome in which Colorado residents comprise a minority voting bloc in Colorado local district elections. The result is the minimizing and marginalizing Coloradans’ votes in these districts, an outcome we cannot accept.

Accordingly, House Bill 18-1181 is vetoed.

Sincerely,

(signed)
John W. Hickenlooper
Governor

June 1, 2018

The Honorable Colorado House of Representatives
State Capitol
200 E. Colfax Ave.
Denver, CO 80203

Dear Members of the Colorado House of Representatives:

Today, I signed and filed with the Secretary of State House Bill 18-1306, “Concerning Ensuring Educational Stability for Students in Out-of-Home Placement.” (“HB 18-1306”).

Statistics from the Colorado Department of Education show a precipitous drop in the on-time graduation rate for Colorado foster kids - from 33 percent in 2016 to 23 percent in 2017. This is the lowest 4-year graduation rate of any population in the state. A chief reason that foster children do not graduate high school within four years is the frequency of changed placements or living arrangements.

House Bill 18-1306 offers a path to keep foster children in their school-of-origin, regardless of their placement. The bill provides transportation
solutions to these foster children so they stay on grade level, participate in
school activities, maintain relationships, and walk with their graduating class.
On this issue, we wholeheartedly applaud the Department of Human Services
and the sponsors championing HB 18-1306, and we are proud to sign it into
law.

However, extraneous language was joined onto this bill by the Senate
Committee on State, Veterans, and Military Affairs. This language added as
Section 7 of the bill has no apparent nexus to foster children, and mirrors a
different bill postponed indefinitely by the other chamber the immediate prior
day. But, equally alarming, the language was added in the final days of session,
with no knowledge by education stakeholders, with no explanation by the
amendment’s proponent, and with no discussion or debate by the Committee.
We make no judgment today on whether this language is sound policy.
However, we have serious concerns about the process in which this amendment
was bolted onto such an important bill.

The Colorado Constitution expressly forbids any bill from containing
more than one subject. That subject must be “clearly expressed” in the bill’s
title.\(^1\) Any amendments made to a bill must fit within the bill’s original
purpose, and not address matters straying beyond the four corners of that
purpose.\(^2\) These requirements, known as the “Single-Subject Law,” serve two
absolutely critical purposes - ensuring Colorado’s legislative process is
transparent, and preventing the melding of unrelated measures within a single
bill to garner votes required for passage. This law prevents the dubious tactic
of adding an unrelated less-popular or controversial provision onto a measure
with far greater support, effectively log-rolling unrelated measures to garner
approval. The Single-Subject Law protects against the false choice of either
accepting extraneous and less supported public policy or rejecting the good
public policy onto which the unrelated language was fused to. With the
addition of Section 7 by the Senate Committee on State, Veterans, and Military
Affairs, which so clearly strays beyond the HB 18-1306’s single subject, we
find ourselves in that very dilemma which Single-Subject Law is meant to
prevent.

The Single-Subject Law, in combination with the GAVEL Amendment,\(^3\)
are pillars of Colorado’s legislative process to safeguard fairness, integrity, and
transparency in law-making. The process in which this extraneous language
was bolted onto HB 18-1306 does a disservice to those principles. We sign HB
18-1306 into law today because its benefit to Colorado foster children cannot
be overstated - its enactment is crucial. But our support ends where Section 7
begins. Should potential Single-Subject Law violations be raised to the Judicial
Branch, we expect a court of law will look unfavorably on the language treading
beyond HB 18-1306’s title, and rule such extraneous language void.

Sincerely,

(signed)

John W. Hickenlooper
Governor

\(^1\) Colo. Const. Art. V, § 21 (“No bill . . . shall be passed containing more than one subject, which shall be clearly expressed in its title; but if any subject shall be embraced in any act which shall not be expressed in the title, such act shall be void only as to so much thereof as shall not be so expressed.”).

\(^2\) Colo. Const. Art. V, § 17 (“No law shall be passed except by bill, and no bill shall be so altered or amended on its passage through either house as to change its original purpose.”).

\(^3\) Colo. Const. Art. V, §§ 20, 22a, 22b.
I certify I received the following on the 7th day of June, 2018, at 11:02 a.m. The original is on file in the records of the House of Representatives of the General Assembly.

June 4, 2018

Marilyn Eddins,
Chief Clerk of the House

Ladies and Gentlemen:

I have the honor to inform you that I have approved and will file with the Secretary of State the following Acts:

HB 18-1185: CONCERNING CHANGES TO THE STATE INCOME TAX APPORTIONMENT STATUTE BASED ON THE MOST RECENT MULTISTATE TAX COMMISSION'S UNIFORM MODEL OF THE UNIFORM DIVISION OF INCOME FOR TAX PURPOSES ACT.

Approved June 4, 2018 at 3:29 pm.

HB 18-1006: CONCERNING MODIFICATIONS TO THE NEWBORN SCREENING PROGRAM ADMINISTERED BY THE DEPARTMENT OF PUBLIC HEALTH AND ENVIRONMENT, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.

Approved June 4, 2018 at 3:24 pm.

HB 18-1187: CONCERNING THE LAWFUL USE OF A PRESCRIPTION DRUG THAT CONTAINS CANNABIDIOL THAT IS APPROVED BY THE UNITED STATES FOOD AND DRUG ADMINISTRATION

Approved June 4, 2018 at 3:04 pm.

HB 18-1286: CONCERNING ALLOWING SCHOOL PERSONNEL TO GIVE MEDICAL MARIJUANA TO A STUDENT WITH A MEDICAL MARIJUANA REGISTRY CARD WHILE AT SCHOOL.

Approved June 4, 2018 at 3:02 pm.

Sincerely,

John W. Hickenlooper
Governor
June 4, 2018

The Honorable Colorado House of Representatives
State Capitol
200 E. Colfax Ave.
Denver, CO 80203

Dear Members of the Colorado House of Representatives:

Today, I vetoed House Bill 18-1258, “Concerning Authorization for an Endorsement to an Existing Marijuana License to Allow for a Marijuana Accessory Consumption Establishment for the Purposes of Consumer Education” at 3:02pm. House Bill 18-1258 (“HB 18-1258”) allows customers to be served and consume marijuana at a retail marijuana accessory consumption establishment.

Since Colorado voters approved Amendment 64 in 2012, this Administration implemented a robust regulatory system to carry out the intent of this voter-initiated measure. Amendment 64 is clear: marijuana consumption may not be conducted “openly or publicly” or “in a manner that endangers others.”\(^1\) We find that HB 18-1258 directly conflicts with this constitutional requirement.

We are concerned that marijuana use at consumption establishments could result in additional impaired or intoxicated drivers on our roadways. The State has dedicated significant resources to discourage impaired driving and make our roads safer. But we must do more. It is evident that public attitudes on driving under the influence of marijuana are much more relaxed than attitudes around driving under the influence of alcohol. In February 2018, the Colorado Department of Transportation launched a public engagement campaign to elicit opinions and better understand behaviors related to marijuana use and driving. This conversation with marijuana users revealed that too many feel it is safe to drive after using marijuana. By allowing consumption at marijuana establishments, HB 18-1258 sends the wrong message by permitting people to consume marijuana in a public setting; a practice that may increase the number of impaired drivers on our roadways.

The bill also poses public health risks. Allowing vaporization of marijuana in confined spaces poses a significant health risk for employees and patrons of consumption establishments. While “vaping” may not technically equate with “smoking,” it is associated with significant health risks of its own. When evaluating HB 18-1258, clean air and public health advocates presented compelling research showing that aerosol produced by electronic smoking devices contains harmful chemicals that are dangerous for both active users and those exposed secondhand. This Administration made a priority of supporting the Clean Air Act and ensuring that all Coloradans have the right to breathe clean air in public venues and workplaces. House Bill 18-1258 runs counter to these efforts.

Proponents of HB 18-1258 contend that consuming marijuana within licensed establishments will reduce illegal public consumption. We agree that public consumption is a problem. However, we are unpersuaded that HB 18-

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\(^1\) Colo. Const. Art. XVIII, § 16 (3)(d) (“Notwithstanding any other provision of law, the following acts are not unlawful and shall not be an offense under Colorado law . . . [c]onsumption of marijuana, provided that nothing in this section shall permit consumption that is conducted openly and publicly or in a manner that endangers others. (emphasis added)).
1258 will prevent public and open use and may in fact encourage it by normalizing consumption. We take very seriously the warnings from the bill’s opponents that HB 18-1258 may erode public health and safety; particularly youth’s perception of the normalization of marijuana use. We may agree with the proponents’ goals to protect the public and children; however, we strongly disagree that this bill is the correct path to achieve those goals. And we fear that an unintended effect of HB 18-1258 is the further normalization of marijuana use in the eyes of youth.

In this experiment of recreational marijuana legalization, we established and continue to improve a robust regulatory framework. With any new emerging industry, we expect the need to update laws based on new data and strong research and analysis. We encourage the General Assembly to proceed cautiously in enacting future policy changes, ensuring that public safety is paramount and the voters’ will is honored.

Accordingly, House Bill 18-1258 is vetoed.

Sincerely,

(signed)

John W. Hickenlooper
Governor

June 4, 2018

The Honorable Colorado House of Representatives
State Capitol
200 E. Colfax Ave.
Denver, CO 80203

Dear Members of the Colorado House of Representatives:

Today, after careful consideration, I signed House Bill 18-1286, “Concerning Allowing School Personnel to Give Medical Marijuana to a Student with a Medical Marijuana Registry Card While at School.” House Bill 18-1286 (“HB 18-1286”) expands on current law to allow school personnel to administer medical marijuana in a non-smokable form to students qualifying for medical marijuana use.

In evaluating this bill, we spoke with parents whose children are medical marijuana patients. We find their reasoning and advocacy very compelling, especially that of Ms. Hannah Lovato and her son Quintin who inspired the bill. Their message was overwhelmingly persuasive, and we sign this bill today with much admiration for Quintin and expect great things in the future from this impressive young man.

In signing this bill, we acknowledge the sponsors’ additions to the bill to provide added protections and substantial improvements to protect school districts, school personnel, and children. These protections further convinced me to sign HB 18-1286. We are particularly pleased with language added clarifying that school personnel are not required to administer medical marijuana to a student patient, but rather makes the bill volitional. Furthermore, several safety measures were included in the legislation regarding the transport, handling, and storage of marijuana to ensure that it does not end up in the hands of other students. These critical protections are key to ensuring that schools can
administer this medication with efficacy while providing latitude for both
districts and personnel to make their own determination on whether to
administer medical marijuana.

Since the passage of Amendment 64, many efforts were made to ensure
that children and youth are aware of the harm that marijuana can inflict on a
developing brain. We launched both public awareness and educational
campaigns to ensure that our kids understand the negative impacts of marijuana
in terms of public health, safety, and well-being. While we sign this bill today,
we do so with continued caution that the State must remain attuned to the need
to ensure that recreational marijuana doesn’t end up in the hands of our
children.

Sincerely,
(signed)
John W. Hickenlooper
Governor

June 4, 2018

The Honorable Colorado House of Representatives
State Capitol
200 E. Colfax Ave.
Denver, CO 80203

Dear Members of the Colorado House of Representatives:

Today, I vetoed House Bill 18-1427, “Concerning a Prohibition on
Conflicts of Interest on Members of the Sex Offender Management Board” at
3:01PM. House Bill 18-1427 (“HB 18-1427”) prohibits persons from serving
on the Sex Offender Management Board (“SOMB” or “Board”) if s/he may
receive a financial benefit from standards adopted by the Board. We all support
proper handling of conflicts. We veto this bill today, however, because it is
redundant and overbroad.

First, HB 18-1427 unnecessarily duplicates existing law. On the matter
of conflict of interest prevention, we are in agreement - so much so that we
signed earlier legislation this session, House Bill 18-1198, requiring training for
all boards and commissions on how to identify and manage conflicts.
Furthermore, ethics and conflicts standards already exist for professionals
serving on the Board. And other consequences exist that may include loss of
professional licensure. Furthermore, on March 28, 2018, during the House
debate on the Long Bill, it was announced that the Legislative Audit Committee
will be requested to audit the SOMB, including potential conflicts of interest
and the efficacy of the Board. We support each of these checks and safeguards
against possible conflicts. But adding redundant language to the state statutes
is neither effective nor useful.

Second, HB 18-1427 consists of unnecessarily broad language. As
drafted, the bill bars from serving on the Board some of the very individuals
most familiar with treatment modalities. The requirement singling out the
SOMB is unprecedented among other professional boards. Such overbroad
language may put public safety at risk as its likely effect is to transfer the
adoption of best practices and standards onto uninformed non-professionals.
If the HB 18-1427 language was applied to other boards and commissions,
farmers might be kept off the Agriculture Commission, licensed doctors from the Medical Board, dentists and dental hygienists from the Dental Board.

Lastly, we are particularly puzzled by the rushed process in which HB 18-1427 was considered, and the lack of input from victim advocacy groups. The bill was introduced a mere ten working days prior to the General Assembly adjourning. Such brief consideration by the legislature gives us pause when evaluating the wisdom of this policy. It is even more confusing that the bill bypasses a heightened sunset review process imposed on the Board. The policy enacted in HB 18-1427 would have been far better evaluated by a full sunset review; complete with nonpartisan policy analysis by the Department of Regulatory Affairs Office of Policy, Research, and Regulatory Reform; and full evaluation by the appropriate committees of reference. Unfortunately, HB 18-1427 bypasses these thoughtful and thorough evaluations, and, instead, raced through the legislative process in mere days.

We are particularly alarmed that the bill drew opposition from leading victims rights groups - the Colorado Coalition Against Sexual Assault and the Colorado Organization for Victim Assistance. We take the victim advocacy community’s opposition very seriously. Had greater time for consideration been allowed, perhaps the victims community’s concerns might have been addressed.

That said, despite the issues with HB 18-1427, recent media reports raise important issues as to the need for better conflict of management interests. Therefore, today we direct the Board to conduct a thorough review of rules and policies pertaining to conflicts of interest, consistent with the directives of House Bill 18-1198. The review must: (1) provide a complete examination of existing laws, processes, and procedures regarding potential conflicts of interest; (2) evaluate improvements and enhancements to the Board’s policies and operations; and (3) provide training to the Board members on identifying and managing potential conflicts. This directive will provide a more thorough process to ensure the public trust is protected, and unintended conflicts are avoided.

The Sex Offender Management Board serves an absolutely critical public safety function. For these reasons, we cannot allow HB 18-1427 to become law. Accordingly, House Bill 18-1427 is vetoed.

Sincerely,

(signed)

John W. Hickenlooper
Governor

June 5, 2018

The Honorable Colorado House of Representatives
State Capitol
200 E. Colfax Ave.
Denver, CO 80203

Dear Members of the Colorado House of Representatives:

Today, after careful consideration, I signed House Bill 18-1136, “Concerning Treatment for Individuals with Substance Use Disorders, and, in
Connection Therewith, Adding Residential and Inpatient Treatment to the Colorado Medical Assistance Program and Making an Appropriation.” Pending federal government approval, House Bill 18-1136 (“HB 18-1136”) expands Colorado’s Medicaid benefits to cover inpatient and residential treatment for substance use disorders (SUD).

SUD plagues Colorado families unlike any other period in our history. Hundreds of thousands of Coloradans suffer from alcohol and chemical dependence and abuse, and opioid and heroin overdoses claim the lives of hundreds of Coloradans every year. This Administration has taken important steps to combat this epidemic through prevention and addiction treatment to save lives. With only one in ten persons with SUD receiving treatment nationally, expanding treatment access is essential to effectively combating the horrific effects of opioid addiction.

House Bill 18-1136 received widespread Democratic and Republican support to fill an important coverage gap for the 142,000 Coloradans on Medicaid suffering from SUD. Outpatient treatment is appropriate for many SUD patients, and our Medicaid program should continue to strive to provide care in the least restrictive setting that provides the highest quality care at the lowest cost. However, for many patients, residential and inpatient treatment may be the most medically appropriate course of treatment.

As the nonpartisan fiscal analysis indicated, providing SUD patients with inpatient and residential treatment is not inexpensive. However, we are confident that coupled with the right reforms as well as the right delivery strategies we can provide this important benefit in a fiscally responsible way. Five states have received federal approval to include this benefit as part of their Medicaid program; seven others have applications pending with the federal government. Colorado should take the next step in applying for a waiver from the federal government. In funding this inpatient treatment, it should be the goal of the Department of Health Care Policy and Financing to use the best practices from other states while continuing to pursue savings in the Medicaid program. The state should lead the effort to capture savings and avoided costs in light of the expanded benefit in order to finance this new program.

Coverage for inpatient and residential treatment won’t help if Colorado lacks adequate capacity to provide this care. Many facilities do not provide inpatient SUD care, but meeting the needs of the communities across our state means providing adequate access to the full continuum of mental health and substance abuse treatment offerings. We ask that our healthcare delivery partners, especially our hospitals, recognize the current and evolving consumer demand for mental health and substance abuse treatment, and expand their offerings and capabilities to meet this critical need.

Additionally, if this waiver is approved, the State financial resources to extend this benefit will be significant. All stakeholders affected by the State’s budget should monitor the outcome of this waiver application to ensure the best decision with scarce financial resources.

Sincerely,

(sign)

John W. Hickenlooper
Governor
June 5, 2018

House of Representatives
72nd General Assembly
State Capitol
Denver, CO 80203

Ladies and Gentlemen:

I have the honor to inform you that I have approved and will file with the Secretary of State the following Acts:

**HB 18-1441:** CONCERNING A LIMITATION ON THE LOCATION OF A BUILDING IN WHICH FERMENTED MALT BEVERAGES ARE SOLD AT RETAIL IN PROXIMITY TO CERTAIN EDUCATIONAL INSTITUTIONS.

Approved May 24, 2018 at 4:50pm

**HB 18-1266:** CONCERNING EXPANDING THE CAREER DEVELOPMENT SUCCESS PILOT PROGRAM.

Approved June 5, 2018 at 3:28pm

**HB 18-1136:** CONCERNING TREATMENT FOR INDIVIDUALS WITH SUBSTANCE USE DISORDERS, AND, IN CONNECTION THERERWITH, ADDING RESIDENTIAL AND INPATIENT TREATMENT TO THE COLORADO MEDICAL ASSISTANCE PROGRAM AND MAKING AN APPROPRIATION.

Approved June 5, 2018 at 3:20pm

Sincerely,

(signed)
John W. Hickenlooper
Governor

June 5, 2018

The Honorable Colorado House of Representatives
State Capitol
200 E. Colfax Ave.
Denver, CO 80203

Dear Members of the Colorado House of Representatives:

Today, I vetoed House Bill 18-1011, “Concerning Measures to Allow Greater Investment Flexibility in Marijuana Businesses” at 4:56pm. House Bill 18-1011 (“HB 18-1011”) modifies the statutory ownership and investment definitions for medical and retail marijuana licensees and allows publicly traded corporations to invest in marijuana businesses.
Since the passage of Amendment 64 in 2012, this Administration has remained focused on ensuring recreational marijuana legalization was coupled with strong regulation to safeguard public safety, while not unnecessarily or arbitrarily limiting growth of a new industry. Throughout the legislative session, we held numerous conversations with sponsors and proponents of HB 18-1011. Their efforts to stimulate new capital investment in this growing industry are both well-intentioned and commendable. While recreational and medical marijuana are legal under Colorado law, however, federal law constraints continue to exist. With such uncertainty, expansion of capital availability to this industry must be done methodically and incrementally. Once the U.S. Congress acts to address the need for proper banking services for marijuana companies and updates federal securities and banking laws, the provisions of HB 18-1011 will be more appropriate. For now, HB 18-1011 is premature.

Furthermore, due to continued federal illegality, the industry still lacks universal access to banking services. Opening the door to a much larger pool of capital from publicly traded corporations made up of largely anonymous investors demands a level of financial oversight the State is unable to perform if the industry lacks universal access to banking services. Until we have federal clarity on this issue, our regulatory system is better served by postponing the vision laid out in HB 18-1011.

Equally important, recent changes to the Dodd-Frank Act modified the definition of Covered Securities as that term is used throughout HB 18-1011. The new, broader definition allows access to publicly traded marketplaces that historically have had higher levels of association with fraudulent activities, stock price manipulation, minimal financial reporting and light regulation. We have significant concerns about this broader access to capital markets, particularly as it relates to our responsibility to keep criminal enterprises out of the regulated marketplace.

The marijuana industry is organically expanding. While we wish to encourage business opportunity, we must approach capital expansion in the market in a way that is consistent with our federal oversight, and not degrade the robust regulatory system that Colorado worked so hard to establish. Accordingly, House Bill 18-1011 is vetoed.

Sincerely,

John W. Hickenlooper
Governor

June 5, 2018

The Honorable Colorado House of Representatives
State Capitol
200 E. Colfax Ave.
Denver, CO 80203

Dear Members of the Colorado House of Representatives:

Today, I vetoed House Bill 18-1083, “Concerning a Sales and Use Tax Exemption for Aircraft to be Used by On-demand Air Carriers.” at
3:11pm. House Bill 18-1083 (“HB 18-1083”) creates a new state sales and use tax exemption for purchases of on-demand aircrafts. The bill also allows for municipal and county governments to exempt privately purchased aircrafts from local sales and use tax.

The bill’s proponents contend that exempting privately purchased aircrafts from sales and use taxes will create jobs in Colorado and prevent certain private aircraft owners from purchasing and storing planes in other states. We are unpersuaded by that argument as stronger data was not presented demonstrating this bill will lead to greater aircraft purchases - specifically, purchases that would not have otherwise occurred in the absence of this bill - and private aircrafts stored in Colorado. We believe that a more comprehensive analysis of tax policy around aircrafts is warranted.

More importantly, we question whether HB 18-1083 represents the best use of taxpayer dollars. Notwithstanding the strength of the economy and a solid budget, the core priorities of the State have ongoing needs. While much progress was made this year, we still have a multi-billion transportation shortfall and nearly $700 million yet to buy down the K-12 Budget Stabilization factor. Furthermore, though very good news, the General Fund reserve grew a mere three quarters of a point from 6.5 percent to 7.25 percent. Given these needs, we disagree that a new tax exemption should be adopted at this time.

Accordingly, House Bill 18-1083 is vetoed.

Sincerely,

(signed)

John W. Hickenlooper
Governor

June 5, 2018

The Honorable Colorado House of Representatives
State Capitol
200 E. Colfax Ave.
Denver, CO 80203

Dear Members of the Colorado House of Representatives:

Today, I vetoed House Bill 18-1263, “Concerning Adding Certain Conditions to the List of Disabling Medical Conditions for Medical Marijuana Use, and, in Connection Therewith, Adding Autism Spectrum Disorders” at 5:01pm.

House Bill 18-1263 (“HB 18-1263”) adds autism spectrum disorder (“ASD”) to the list of qualifying conditions for which medical marijuana (“MMJ”) may be used. This past month, we visited with the proponents, families and parents of children with ASD, and the medical community. We found that all sides of this debate share the common goals of ensuring safety and wanting a better quality of life for children living with ASD. We were particularly touched by the families with whom we spoke. Their passion and eloquence in advocating for their children, and desire to seek out other treatment options for their children,
was very moving. For this reason, we do not issue this veto lightly.

During consideration of HB 18-1263, we received input from numerous stakeholders representing medical professionals, hospitals, physicians, and pediatricians. These groups all share the same concern that we lack adequate information to ensure the safety and efficacy of MMJ when used by children with ASD. We were particularly persuaded by their concerns that children with ASD may have different cognitive abilities but their brains are still in development; as well as concerns about the relationship between marijuana use and cognitive abilities, academic performance, mental health, and future substance abuse. While we are very sympathetic with families believing MMJ is a safer and more effective treatment for their children, we cannot ignore such overwhelming concerns from the medical community.

We are also mindful that HB 18-1263 would permit any child with ASD to be treated with medical marijuana. Other states that have enacted legislation providing for medical marijuana treatment for ASD have permitted such treatment only for children suffering from the most profound symptoms.

According to the Department of Public Health and Environment (“DPHE”) and the State Chief Medical Officer, there have been very limited and only preliminary scientific studies to assess safety of MMJ on children with ASD. At this point, we are aware of three randomized clinical trials either in progress or expected to commence in the near future. We are hopeful that these studies will substantially contribute to the body of evidence that may inform parents whether MMJ is a viable and safe treatment.

In vetoing this bill, we do so on sole concern that medical efficacy of MMJ to treat ASD has yet to be fully studied by medical professionals and scientific experts entrusted to this role at DPHE. DPHE is the proper entity to ascertain medical conditions that may be safely added to the list of debilitating medical conditions,[^1] and has created a structure that calls for the State Board of Health to assist with the determination. This is the pathway established in the Colorado Constitution through voter-enacted Amendment 20, and is critical to protecting public health and safety.[^2] It should not be bypassed through legislation.

However, we are persuaded by the proponents that, while research is lacking at present, the use of MMJ to treat individuals with ASD is worthy of expedited analysis to inform whether its use by children with ASD is safe. Such research should demonstrate reasonable certainty that child safety and long-term development are not harmed, and should be swift and responsive to families seeking alternative ASD treatment options. As such, we will sign Executive Order B 2018 004 directing DPHE, in coordination with the Board of Health, to: (1) study the use of MMJ for ASD; and (2) prioritize fiscal resources for the next round of MMJ research under the Medical Marijuana Health Research Grant Program, to first and foremost be dedicated to researching use of MMJ by patients with ASD. This study will: (1) encourage and invite direct participation by families with children experiencing ASD; (2) evaluate

potential modifications to current rules to enable DPHE to perform its
analysis and recommend ASD as a qualifying debilitating condition if no
significant health or development risk is found; and (3) conclude no later
than 18 months following the Executive Order’s signing. Upon a finding
of no significant health or development risk, DPHE should propose that
the Board of Health add ASD as a qualifying debilitating condition for
use of MMJ.

We appreciate those families exploring every avenue to support
their children, and we understand that this letter will be met with their
disappointment. It is our hope, however, that Executive Order B 2018
004 will ensure that use of MMJ by children with ASD can be done with
assurances, rooted in data and evidence, that the practice is safe. This
approach allows a foundation to be built for MMJ use for ASD through
study, data, evidence, and analysis - and to do so swiftly yet safely. We
owe it to those families caring for their children to ensure the safety of
MMJ when used by the children, and to ensure it speedily.

Sincerely,

John W. Hickenlooper
Governor

June 6, 2018

House of Representatives
72nd General Assembly
State Capitol
Denver, CO 80203

Ladies and Gentlemen:

I have the honor to inform you that I have approved and will file
with the Secretary of State the following Acts:

HB 18-1042: CONCERNING THE CREATION OF A PROGRAM TO
AUTHORIZE PRIVATE PROVIDERS TO REGISTER
COMMERCIAL VEHICLES AS CLASS A PERSONAL
PROPERTY, AND, IN CONNECTION THEREWITH,
MAKING AND REDUCING AN APPROPRIATION.

Approved June 6, 2018 at 11:46 am.

HB 18-1077: CONCERNING THE PENALTY FOR A PERSON WHO
COMMTS BURGLARY TO ACQUIRE FIREARMS, AND,
IN CONNECTION THEREWITH, MAKING AN
APPROPRIATION.

Approved June 6, 2018 at 11:46 am.

HB 18-1146: CONCERNING THE CONTINUATION UNDER THE
SUNSET LAW OF THE MEASUREMENT STANDARDS
LAW.

Approved June 6, 2018 at 11:47 am.
HB 18-1156: CONCERNING LIMITATIONS ON PENALTIES FOR TRUANCY.

Approved June 6, 2018 at 11:47 am.

HB 18-1200: CONCERNING CYBERCRIME, AND, IN CONNECTION THERewith, CRIMINALIZING USING A COMPUTER TO ENGAGE IN PROSTITUTION OF A MINOR, CRIMINALIZING SKIMMING PAYMENT CARDS, MAKING CHANGES TO THE PENALTY STRUCTURE FOR CYBERCRIME, AND MAKING AN APPROPRIATION.

Approved June 6, 2018 at 11:47 am.

HB 18-1218: CONCERNING THE DEFINITION OF A CHARITABLE ORGANIZATION FOR PURPOSES OF STATE SALES AND USE TAX, AND, IN CONNECTION THERewith, REMOVING THE LIMITATION THAT A VETERANS' ORGANIZATION ONLY GETS THE CHARITABLE ORGANIZATION EXEMPTION FOR PURPOSES OF SPONSORING A SPECIAL EVENT, MEETING, OR OTHER FUNCTION IN THE STATE, SO LONG AS SUCH EVENT, MEETING, OR FUNCTION IS NOT PART OF THE ORGANIZATION'S REGULAR ACTIVITIES IN THE STATE.

Approved June 6, 2018 at 11:48 am.

HB 18-1234: CONCERNING CLARIFICATION OF THE LAWS GOVERNING SIMULATED GAMBLING ACTIVITY.

Approved June 6, 2018 at 11:49 am.

HB 18-1302: CONCERNING THE ALLOWANCE OF THE DEPARTMENT OF PUBLIC HEALTH AND ENVIRONMENT TO WAIVE CERTIFICATION REQUIREMENTS FOR TOXICOLOGY LABORATORIES THAT HAVE BEEN ACCREDITED BY AN ENTITY USING RECOGNIZED FORENSIC STANDARDS.

Approved June 6, 2018 at 11:49 am.

HB 18-1303: CONCERNING EXEMPTION OF NONPROFIT YOUTH SPORTS ORGANIZATION COACHES FROM THE "COLORADO EMPLOYMENT SECURITY ACT".

Approved June 6, 2018 at 11:49 am.
HB 18-1313: CONCERNING THE ALLOWANCE OF A PHARMACIST TO SERVE AS A PRACTITIONER UNDER CERTAIN CIRCUMSTANCES.

Approved June 6, 2018 at 11:50 am.

HB 18-1314: CONCERNING PROHIBITING THE USE OF UNMANNED AIRCRAFT SYSTEMS TO OBSTRUCT PUBLIC SAFETY OPERATIONS

Approved June 6, 2018 at 11:50 am.

HB 18-1335: CONCERNING THE COLORADO CHILD CARE ASSISTANCE PROGRAM, AND, IN CONNECTION THERewith, ESTABLISHING ELIGIBILITY REQUIREMENTS FOR ALL COUNTIES AND CREATING A NEW FORMULA TO DETERMINE THE AMOUNT OF BLOCK GRANTS TO COUNTIES.

Approved June 6, 2018 at 11:51 am.

HB 18-1342: CONCERNING A REQUIREMENT THAT A COMMON INTEREST COMMUNITY CREATED IN COLORADO BEFORE JULY 1, 1992, COMPLY WITH A PROVISION OF THE "COLORADO COMMON INTEREST OWNERSHIP ACT" THAT ALLOWS A MAJORITY OF THE UNIT OWNERS IN A COMMON INTEREST COMMUNITY TO VETO A BUDGET PROPOSED BY THE EXECUTIVE BOARD OF THE COMMON INTEREST COMMUNITY.

Approved June 6, 2018 at 11:51 am.

HB 18-1350: CONCERNING THE SALES AND USE TAX TREATMENT OF EQUIPMENT USED TO MANUFACTURE NEW METAL STOCK FROM SCRAP OR END-OF-LIFE-CYCLE METALS, AND, IN CONNECTION THERewith, MAKING AN APPROPRIATION.

Approved June 6, 2018 at 11:52 am.

HB 18-1363: CONCERNING LEGISLATIVE RECOMMENDATIONS OF THE CHILD SUPPORT COMMISSION, AND, IN CONNECTION THERewith, MAKING AN APPROPRIATION.

Approved June 6, 2018 at 11:52 am.

HB 18-1373: CONCERNING THE USE OF THE STATE TELECOMMUNICATIONS NETWORK BY PRIVATE ENTITIES THROUGH PUBLIC-PRIVATE PARTNERSHIPS, AND, IN CONNECTION THERewith, RELOCATING
L A W S   R E L A T E D   T O   T H E   S T A T E
TELECOMMUNICATIONS NETWORK FROM THE
DEPARTMENT OF PUBLIC SAFETY'S STATUTES TO
THE STATUTES REGARDING TELECOMMUNICATIONS
COORDINATION WITHIN STATE GOVERNMENT

Approved June 6, 2018 at 11:52 am.

HB 18-1402: CONCERNING AUTHORIZATION FOR THE STATE
TREASURER TO INVEST STATE MONEY IN
INVESTMENT GRADE SECURITIES ISSUED BY
SOVEREIGN, NATIONAL, AND SUPRANATIONAL
ENTITIES.

Approved June 6, 2018 at 11:53 am.

HB 18-1405: CONCERNING AN EXCEPTION FROM THE
MANDATORY REPORTING REQUIREMENTS FOR
PERSONS PROVIDING LEGAL ASSISTANCE TO AREA
AGENCIES ON AGING.

Approved June 6, 2018 at 11:53 am.

HB 18-1410: CONCERNING MEASURES TO ADDRESS PRISON
POPULATION INCREASES.

Approved June 6, 2018 at 11:54 am.

HB 18-1421: CONCERNING THE PROCUREMENT PROCESS FOR
MAJOR INFORMATION TECHNOLOGY PROJECTS
UNDERTAKEN BY STATE AGENCIES, AND, IN
CONNECTION THEREWITH, MAKING AN
APPROPRIATION.

Approved June 6, 2018 at 11:55 am.

HB 18-1422: CONCERNING REQUIREMENTS FOR MARIJUANA
TESTING FACILITIES.

Approved June 6, 2018 at 11:55 am.

HB 18-1429: CONCERNING THE EXEMPTION OF THE WORKERS'
COMPENSATION CASH FUND FROM THE MAXIMUM
RESERVE.

Approved June 6, 2018 at 11:56 am.

HB 18-1437: CONCERNING ELIMINATING THE REQUIREMENT
THAT A PERSON WHO PARTICIPATES IN COLLEGE-
LEVEL ACADEMIC PROGRAMS THROUGH THE
CORRECTIONAL EDUCATION PROGRAM IN THE DEPARTMENT OF CORRECTIONS MUST BEAR ENTIRELY THE COSTS ASSOCIATED WITH SUCH PROGRAMS.

Approved June 6, 2018 at 11:56 am.

Sincerely,

John W. Hickenlooper
Governor

__________________________

Approved: CRISANTA DURAN,
Speaker

Attest:
Marilyn Eddins,
Chief Clerk
<table>
<thead>
<tr>
<th>BILL NUMBER</th>
<th>SUBJECT TITLE</th>
<th>SPONSOR</th>
<th>COMMITTEE ASSIGNMENT</th>
<th>OTHER ACTION</th>
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</thead>
<tbody>
<tr>
<td>HB18-1001</td>
<td>by Representative(s) Winter and Gray; also Senator(s) Donovan and Fields--Concerning the creation of a family and medical leave insurance program.</td>
<td>Committee on Business Affairs and Labor</td>
<td>21 859* 869* 997</td>
<td>Amended V to Committee on Finance.</td>
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<td>183 - R* to Committee on Finance.</td>
<td>469 - R to Committee on Appropriations.</td>
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<td>864 - Special Orders.</td>
<td>887 - Third Reading LO until 4-16-18.</td>
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<td>1439 - PL in Senate.</td>
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<td>HB18-1002</td>
<td>by Representative(s) Hamner and Rankin, McLachlan; also Senator(s) Coram and Todd--Concerning teaching fellowship programs to assist rural school districts in hiring high-quality teachers, and, in connection therewith, creating the &quot;Rural Colorado Grow Your Own Educator Act&quot; and making an appropriation.</td>
<td>Committee on Education</td>
<td>21 927* 1006* 1015 1698 1782 5-25 -18 5-25 -18</td>
<td>Amended 120 - R* to Committee on Appropriations.</td>
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<td>947 - Special Orders.</td>
<td>976 - Special Orders LO daily until 4-16-18.</td>
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<td>995 - Moved to General Orders.</td>
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<td>1006 - Title change.</td>
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<td>HB18-1003</td>
<td>by Representative(s) Pettersen, Kennedy, Singer; also Senator(s) Priola and Jahn, Aguilar, Lambert, Tate--Concerning measures to prevent opioid misuse in Colorado, and, in connection therewith, making an appropriation.</td>
<td>Committee on Public Health Care &amp; Human Services</td>
<td>22 1077* 1102* 1132 1455* 1782 5-21 -18 5-21 -18</td>
<td>Amended 528 - R* to Committee on Appropriations.</td>
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<td>1102 - Special Orders.</td>
<td>1088 - Title change.</td>
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<td>1132 - Representative Buck requested her name be removed as sponsor.</td>
<td>1102 - Title change.</td>
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<td>1524 - Consideration of Senate amendments LO daily until 4-4-18.</td>
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<td>1567 - House concurred in Senate amendments and repassed bill, as amended.</td>
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<td>HB18-1004</td>
<td>by Representative(s) Coleman and Wilson; also Senator(s) Tate and Kefalas--Concerning the continuation of the income tax credit for a qualifying contribution to promote child care in the state.</td>
<td>Committee on Finance Committee on Appropriations</td>
<td>22 1078 1093* 1126 1558 1782 5-30 -18</td>
<td>Amended 122 - R* to Committee on Appropriations.</td>
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<td>HB18-1005</td>
<td>by Representative(s) Pettersen and Becker J.; also Senator(s) Priola--Concerning notice of postsecondary course enrollment options available to high school students.</td>
<td>Committee on Education</td>
<td>22 121* 147* 157 477 543 3-22 -18 3-22 -18</td>
<td>Amended 132 - Second Reading LO daily until 2-5-18.</td>
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<td>HB18-1006</td>
<td>Concerning modifications to the newborn screening program administered by the department of public health and environment, and, in connection therewith, making an appropriation.</td>
<td>by Representative(s) Hamner and Liston; also Senator(s) Gardner and Moreno</td>
<td>Committee on Public Health Care &amp; Human Services</td>
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<td>HB18-1007</td>
<td>Concerning payment issues related to substance use disorders.</td>
<td>by Representative(s) Kennedy and Singer, Pettersen; also Senator(s) Lambert and Jahn, Aguilar, Tate</td>
<td>Committee on Public Health Care &amp; Human Services</td>
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<td>HB18-1008</td>
<td>Concerning the financing of the division of parks and wildlife's aquatic nuisance species program, and, in connection therewith, creating an aquatic nuisance species stamp for the operation of motorboats and sailboats in waters of the state, increasing penalties related to the introduction of aquatic nuisance species into the waters of the state, and combining two separate funds related to the aquatic nuisance species program into one fund.</td>
<td>by Representative(s) Esgar and Arndt, Hansen, Willett; also Senator(s) Donovan and Coram, Jones</td>
<td>Committee on Agriculture, Livestock, &amp; Natural Resources</td>
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<td>HB18-1009</td>
<td>by Representative(s) Roberts; also Senator(s) Donovan--Concerning transparency in diabetes prescription drugs pricing, and, in connection therewith, making an appropriation.</td>
<td>22 1079* 1107* 1139</td>
<td>664 - R* to Committee on Appropriations.</td>
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<td>1028 - Special Orders.</td>
<td>1107 - Title change.</td>
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<td>1472 - PL in Senate.</td>
<td>1195 - Second Reading LO daily until 1-31-18.</td>
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<td>470 - Delivered to Governor.</td>
<td>1783 - Delivered to Governor.</td>
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<td>HB18-1010</td>
<td>by Representative(s) Lee and Wilson; also Senator(s) Coram--Concerning youth committed to the department of human services, and, in connection therewith, requiring the department to report certain data and adding members to the youth restraint and seclusion working group.</td>
<td>22 102* 131* 137 381 465 3-7</td>
<td>115 - Second Reading LO daily until 1-31-18.</td>
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<td>470 - Delivered to Governor.</td>
<td>1783 - Delivered to Governor.</td>
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<td>HB18-1011</td>
<td>by Representative(s) Pabon and Van Winkle; also Senator(s) Neville T. and Jahn--Concerning measures to allow greater investment flexibility in marijuana businesses, and, in connection therewith, making an appropriation.</td>
<td>23 696* 1090* 1417* 1698* 1782</td>
<td>396 - R* to Committee on Appropriations.</td>
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<td>770 - Calendared for Second Reading on 4-6-18.</td>
<td>1783 - Delivered to Governor.</td>
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<td>864 - Special Orders.</td>
<td>1783 - Delivered to Governor.</td>
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<td>868 - Special Orders LO until 4-10-18.</td>
<td>1783 - Delivered to Governor.</td>
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<td>879 - Moved to 4-10-18 General Orders calendar.</td>
<td>1783 - Delivered to Governor.</td>
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<td>911 - Second Reading LO until 4-13-18.</td>
<td>1783 - Delivered to Governor.</td>
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<td>977 - Special Orders.</td>
<td>1783 - Delivered to Governor.</td>
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<td>995 - Second Reading LO daily until 4-19-18.</td>
<td>1783 - Delivered to Governor.</td>
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<td>1008 - Second Reading LO daily until 4-19-18.</td>
<td>1783 - Delivered to Governor.</td>
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<td>1088 - Special Orders.</td>
<td>1783 - Delivered to Governor.</td>
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<td>1126 - Third Reading LO until 4-24-18.</td>
<td>1783 - Delivered to Governor.</td>
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<td>1196 - Third Reading LO until 4-26-18.</td>
<td>1783 - Delivered to Governor.</td>
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<td>1229 - Motion to lay over withdrawn. Rereferred to Second Reading</td>
<td>1783 - Delivered to Governor.</td>
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<td>1261 - Second Reading LO daily until 4-27-18.</td>
<td>1783 - Delivered to Governor.</td>
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<td>1386 - Special Orders.</td>
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<td>1388 - Title change.</td>
<td>1783 - Delivered to Governor.</td>
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<td>1417 - Title change.</td>
<td>1783 - Delivered to Governor.</td>
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<td>1716 - House concurred in Senate amendments and repassed bill, as amended.</td>
<td>1783 - Delivered to Governor.</td>
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<td>1811 - Vetoes by Governor 6-5-18.</td>
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<tr>
<td>HB18-1012</td>
<td>Concerning vision care plans for eye care services.</td>
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<tr>
<td>HB18-1013</td>
<td>Concerning an income tax credit for charitable contributions to an eligible endowment fund.</td>
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<tr>
<td>HB18-1014</td>
<td>Concerning removing the requirement that the social studies assessment be administered in high school.</td>
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<tr>
<td>HB18-1015</td>
<td>Concerning the repeal of certain provisions concerning ammunition magazines.</td>
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<tr>
<td>HB18-1016</td>
<td>Concerning the creation of a Seabees license plate to honor the Seabees tradition, and, in connection therewith, making an appropriation.</td>
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<tr>
<td>HB18-1017</td>
<td>Concerning the adoption of an interstate compact to allow a person authorized to practice psychology in a compact state in which the person is not licensed, and, in connection therewith, making an appropriation.</td>
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<tr>
<td>HB18-1018</td>
<td>Concerning a requirement that education to prevent human trafficking be included in the training to obtain a commercial driver’s license.</td>
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<tr>
<td>HB18-1019</td>
<td>Concerning criteria applied in determining performance ratings for entities in the elementary and secondary public education system, and, in connection therewith, making an appropriation.</td>
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<tr>
<td>HB18-1020</td>
<td>Concerning civil forfeiture reform, and, in connection therewith, changing the entity required to report on forfeitures, expanding the scope of the forfeitures to be reported, establishing grant programs, changing the disbursement of net forfeiture proceeds, and making an appropriation.</td>
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<tr>
<td>HB18-1017</td>
<td>by Representative(s) Michaelson Jenet, Landgraf; also Senator(s) Gardner and Fenberg</td>
<td>Committee on Health, Insurance, &amp; Environment</td>
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<tr>
<td>HB18-1018</td>
<td>by Representative(s) Carver and Jackson, Bridges, Esgar, Ginal, Hansen, Hooton, Lawrence, McLachlan; also Senator(s) Zenzinger and Cooke, Court, Scott</td>
<td>Committee on Transportation &amp; Energy</td>
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<tr>
<td>HB18-1019</td>
<td>by Representative(s) Foote; also Senator(s) Priola</td>
<td>Committee on Education</td>
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<tr>
<td>HB18-1020</td>
<td>by Representative(s) Herod; also Senator(s) Kagan and Gardner</td>
<td>Committee on Judiciary</td>
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<td>HB18-1021</td>
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<tr>
<td>HB18-1025</td>
<td>by Representative(s) Herod; also Senator(s) Cooke and Gardner--Concerning the nonsubstantive relocation of laws related to the regulation of alcohol beverages from title 12, Colorado Revised Statutes, to a new title 44 as part of the organizational recodification of title 12, and, in connection therewith, making an appropriation.</td>
<td>Committee on Judiciary</td>
<td>Amended by Governor</td>
<td>87 - R* to Committee on Appropriations.</td>
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<tr>
<td>HB18-1026</td>
<td>by Representative(s) Herod; also Senator(s) Cooke and Gardner--Concerning the nonsubstantive relocation of the law creating the liquor enforcement division and state licensing authority cash fund from title 24, Colorado Revised Statutes, to a new title 44 as part of the organizational recodification of title 12.</td>
<td>Committee on Judiciary</td>
<td>Vetoed by Governor</td>
<td>87 - Vetoed by Governor</td>
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<tr>
<td>HB18-1027</td>
<td>by Representative(s) Wist; also Senator(s) Kagan--Concerning the nonsubstantive relocation of laws related to the regulation of the lottery from title 24, Colorado Revised Statutes, to a new title 44 as part of the organizational recodification of title 12.</td>
<td>Committee on Judiciary</td>
<td>Laid Over</td>
<td>87 - Laid Over</td>
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<td>HB18-1028</td>
<td>by Representative(s) Kraft-Tharp and Wist; also Senator(s) Court and Tate--Concerning clarification of the standard required for applications for a court order to require compliance with investigations of deceptive trade practices.</td>
<td>Committee on Judiciary</td>
<td>Postponed Indefinitely</td>
<td>87 - Postponed Indefinitely</td>
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<tr>
<td>HB18-1029</td>
<td>by Representative(s) Weissman; also Senator(s) Lundberg--Concerning lowering the period of mandatory parole from five years to three years for certain felony offenses.</td>
<td>Committee on Judiciary</td>
<td>25</td>
<td>333</td>
<td>348*</td>
<td>361</td>
<td>828*</td>
<td>941</td>
<td>4-23</td>
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<td>102 - R to Committee on Appropriations.</td>
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<td>843 - Consideration of Senate amendments LO until 4-5-18.</td>
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<td>92 - PI.</td>
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<td>HB18-1030</td>
<td>by Representative(s) Everett, Buck, Humphrey, Leonard, Neville P., Ransom, Saine, Van Winkle, Williams D., Wist, Lewis; also Senator(s) Neville T., Holbert, Marble--Concerning the prohibition of discrimination against employees based on labor union participation.</td>
<td>Committee on State, Veterans, &amp; Military Affairs</td>
<td>25</td>
<td>68</td>
<td>78</td>
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<td>225</td>
<td>297</td>
<td>3-1</td>
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<td>297 - Delivered to Governor.</td>
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<td>HB18-1031</td>
<td>by Representative(s) Melton and Ransom, Exum, Ginal, Valdez; also Senator(s) Cooke and Jones--Concerning employer entry into the fire and police pension association defined benefit system.</td>
<td>Committee on Finance</td>
<td>25</td>
<td>126</td>
<td>148</td>
<td>159</td>
<td>477</td>
<td>543</td>
<td>3-22</td>
<td>-18</td>
<td>139 - Second Reading LO until 2-5-18.</td>
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<td>HB18-1032</td>
<td>by Representative(s) Kennedy and Thurlow; also Senator(s) Fields and Tate--Concerning access to medical records from the department of public health and environment’s EMS agency patient care database by health information organization networks.</td>
<td>Committee on Health, Insurance, &amp; Environment</td>
<td>25</td>
<td>134*</td>
<td>212*</td>
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<td>421 - PI in Senate.</td>
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<td>HB18-1033</td>
<td>by Representative(s) Weissman; also Senator(s) Coram--Concerning the time in which employees are entitled to take leave to participate in elections.</td>
<td>Committee on State, Veterans, &amp; Military Affairs</td>
<td>25</td>
<td>134*</td>
<td>212*</td>
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<td>HB18-1034</td>
<td>creation of a grant program for capital costs relating to career and technical education.</td>
<td>Covarrubias and McKean; also Senator(s) Priola</td>
<td>Committee on Education Committee on Appropriations</td>
<td>376 - R* to Committee on Appropriations. 1654 - PI.</td>
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<td>HB18-1035</td>
<td>an increase in the amount of the general fund reserve.</td>
<td>Lebsock</td>
<td>Committee on Finance Committee on Appropriations</td>
<td>91 - PI.</td>
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<td>HB18-1036</td>
<td>the reduction of business personal property taxes.</td>
<td>Leonard, Becker J., Humphrey, Liston, Ransom, Saine, Van Winkle, Lewis; also Senator(s) Neville T., Lundberg, Marble, Tate</td>
<td>Committee on State, Veterans, &amp; Military Affairs</td>
<td>140 - PI.</td>
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<td>HB18-1037</td>
<td>Concerning allowing concealed handgun permit holders to carry concealed handguns on school grounds.</td>
<td>Neville P., Becker J., Everett, Humphrey, Leonard, Ransom, Willett, Williams D., Lundeen, Buck; also Senator(s) Neville T.</td>
<td>Committee on State, Veterans, &amp; Military Affairs</td>
<td>320 - PI.</td>
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<td>HB18-1038</td>
<td>Concerning establishing a continuing education requirement for professional land surveyors.</td>
<td>Valdez, Kennedy, Liston; also Senator(s) Coram and Donovan</td>
<td>Committee on Business Affairs and Labor</td>
<td>421 - Pl in Senate.</td>
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<tr>
<td>HB18-1039</td>
<td>by Representative(s) Ransom, Coleman; also Senator(s) Gardner--Concerning changing regular special district elections to May of each odd-numbered year, and, in connection therewith, adjusting the length of terms served by directors elected in 2020 and 2022 in order to implement the new election schedule.</td>
<td>Committee on State, Veterans, &amp; Military Affairs</td>
<td>26 135 149 161 381 470 3-15</td>
<td>-18 #8-8 493 - Delivered to Governor.</td>
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<td>HB18-1040</td>
<td>by Representative(s) Benavidez, Singer; also Senator(s) Fields--Concerning incentives for provision of sex offender services in the department of corrections.</td>
<td>Committee on Judiciary</td>
<td>26 561 609* 627 1011 1258 5-4</td>
<td>-18 #8-8 337 - R* to Committee on Appropriations.</td>
<td>609 - Title change. # Effective 90 days after sine die unless a referendum petition is filed.</td>
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<td>HB18-1041</td>
<td>by Representative(s) Catlin; also Senator(s) Coram--Concerning adding certified police working horses to the crime of cruelty to a service animal or a certified police working dog.</td>
<td>Committee on Judiciary</td>
<td>26 140 180 198 352 394 3-7</td>
<td>-18 #8-8 337 - R* to Committee on Appropriations.</td>
<td>609 - Title change. # Effective 90 days after sine die unless a referendum petition is filed.</td>
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<td>HB18-1042</td>
<td>by Representative(s) Becker J. and Ginal, Buck, Esagar, Hooton, Lawrence; also Senator(s) Scott and Zenzinger, Baumgardner, Cooke--Concerning the creation of a program to authorize private providers to register commercial vehicles as Class A personal property, and, in connection therewith, making and reducing an appropriation.</td>
<td>Committee on Transportation &amp; Energy</td>
<td>26 333* 386* 436 975* 1782 6-6</td>
<td>-18 #8-8 135 - R* to Committee on Appropriations.</td>
<td>386 - Title change. 422 - Third Reading LO until 3-5-18. 995 - Consideration of Senate amendments LO daily until 4-26-18. 1293 - House concurred in Senate amendments and repassed bill, as amended.</td>
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<td>HB18-1043</td>
<td>by Representative(s) Lewis; also Senator(s) Marble--Concerning a requirement that a retailer indicate the country of origin of beef sold to the public.</td>
<td>Committee on Agriculture, Livestock, &amp; Natural Resources</td>
<td>26 333* 386* 436 975* 1782 6-6</td>
<td>-18 #8-8 135 - R* to Committee on Appropriations.</td>
<td>386 - Title change. 422 - Third Reading LO until 3-5-18. 995 - Consideration of Senate amendments LO daily until 4-26-18. 1293 - House concurred in Senate amendments and repassed bill, as amended.</td>
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- **Amended**
- **V** Vetted by Governor
- **L** Lost
- **PI** Postponed Indefinitely
- **RR** Rereferred
- **RC** Reconsideration
- **LO** Laid Over
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<tr>
<td>HB18-1044</td>
<td>by Representative(s) Kraft-Tharp; also Senator(s) Priola--Concerning the &quot;Colorado Children's Trust Fund Act&quot;.</td>
<td>Committee on Public Health Care &amp; Human Services</td>
<td>26</td>
<td>88* 105* 113</td>
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<td>HB18-1045</td>
<td>by Representative(s) Singer; also Senator(s) Tate--Concerning the application of silver diamine fluoride to dental patients.</td>
<td>Committee on Public Health Care &amp; Human Services</td>
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<td>184* 222* 229 515 590 3-22 -18</td>
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<td>HB18-1046</td>
<td>by Representative(s) Esgar; also Senator(s) Moreno--Concerning the issuance of a new birth certificate with a gender designation that differs from the gender designated on the person's original birth certificate.</td>
<td>Committee on Health, Insurance, &amp; Environment</td>
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<td>215 351 365</td>
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<td>HB18-1047</td>
<td>by Representative(s) Lontine; also Senator(s) Gardner--Concerning technical modifications to the &quot;Fair Campaign Practices Act&quot; to facilitate its administration.</td>
<td>Committee on State, Veterans, &amp; Military Affairs</td>
<td>27</td>
<td>263* 294* 304 702* 941 4-23 -18</td>
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<td>HB18-1048</td>
<td>by Representative(s) McLachlan; also Senator(s) Coram--Concerning the expenditure of money from the Hesperus account by the board of trustees of Fort Lewis college.</td>
<td>Committee on Finance</td>
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<td>80* 96* 109 389 465 3-7 -18</td>
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<td>HB18-1049</td>
<td>Concerning the department of human services' authority to continue to lease portions of the Grand Junction regional center campus to third-party behavioral health providers.</td>
<td>Representative(s) Thurlow; also Senator(s) Scott</td>
<td>Committee on Public Health Care &amp; Human Services</td>
<td>R to Committee on Finance.</td>
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<td>HB18-1050</td>
<td>Concerning competency to proceed for juveniles involved in the juvenile justice system.</td>
<td>Representative(s) Singer, Benavidez; also Senator(s) Fields, Martinez Humenik</td>
<td>Committee on Judiciary</td>
<td>Second Reading LO until 2-7-18.</td>
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<td>HB18-1051</td>
<td>Concerning statutory provisions enacted to promote the extinguishment of unattended fires.</td>
<td>Representative(s) Hamner and Carver, Becker K., Exum, Singer, Thurlow; also Senator(s) Coram and Mernfield, Cooke, Jones</td>
<td>Committee on Health, Insurance, &amp; Environment</td>
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<tr>
<td>HB18-1052</td>
<td>Concerning local education providers' receipt of concurrent enrollment courses from a two-year institution of higher education outside of the institution's approved service area when the institution approved to serve the local education provider declines to provide concurrent enrollment courses.</td>
<td>Representative(s) Lundeen and Bridges; also Senator(s) Todd</td>
<td>Committee on Education</td>
<td>Delivered to Governor.</td>
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* Amended
V Vetoed by Governor
L Lost
PI Postponed Indefinitely
RR Rereferred
RC Reconsideration
LO Laid Over
# Effective 90 days after sine die unless a referendum petition is filed.
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<tr>
<td>HB18-1053</td>
<td>by Representative(s) Arndt and Hansen, Esgar; also Senator(s) Donovan, Coram, Jones--Concerning the allowable uses of reclaimed domestic wastewater, and, in connection therewith, allowing reclaimed domestic wastewater to be used for marijuana cultivation.</td>
<td>Introduced</td>
<td>Passed by Committee on Agriculture, Livestock, &amp; Natural Resources</td>
<td>Amended 115 - R* to Committee on Appropriations. 1211 - Special Orders. 1472 - Pl in Senate.</td>
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<td>HB18-1054</td>
<td>by Representative(s) Rosenthal; also Senator(s) Court--Concerning an increase in funding for affordable housing through a tax on plastic shopping bags.</td>
<td>Committee on Local Government, Committee on Finance</td>
<td>Committee on Appropriations</td>
<td>Postponed Indefinitely 134 - Pl.</td>
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<td>27 134</td>
<td>PI</td>
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<tr>
<td>HB18-1055</td>
<td>by Representative(s) Benavidez--Concerning increasing a certain surcharge on court fees, and, in connection therewith, awarding the amount of the increase to each court that collects a fee upon which the surcharge is assessed.</td>
<td>Committee on Judiciary, Committee on Finance</td>
<td>Committee on Appropriations</td>
<td>Referred 88 - Pl.</td>
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<td>28 203* 223* 231 671* 899 4-12-18</td>
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<td>HB18-1056</td>
<td>by Representative(s) Van Winkle and Williams D., Ginal, Ransom; also Senator(s) Cooke--Concerning the statewide standard health history form that members of the fire and police pension association complete when commencing employment.</td>
<td>Committee on State, Veterans, &amp; Military Affairs</td>
<td>Committee on Appropriations</td>
<td>Consideration of Senate amendments LO daily until 4-3-18. 703 - House concurred in Senate amendments and repassed bill, as amended. 817 - Delivered to Governor. 941 - Effective 90 days after sine die unless a referendum petition is filed.</td>
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<td>HB18-1057</td>
<td>Concerning the collection of debts, and, in connection therewith, allowing collection agents to add certain expenses to amounts due for collection.</td>
<td>by Representative(s) McKean; also Senator(s) Coram</td>
<td>Committee on Judiciary</td>
<td>Amended 7-1-18 to Committee on Finance.</td>
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<td>HB18-1058</td>
<td>Concerning the provision of financial assistance to counties for county facilities.</td>
<td>by Representative(s) Beckman; also Senator(s) Coram</td>
<td>Committee on Judiciary, Committee on Finance</td>
<td>Vetoed by Governor 236-18 to Committee on Appropriations.</td>
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<td>HB18-1059</td>
<td>Concerning a failure to summon emergency assistance.</td>
<td>by Representative(s) Wilson</td>
<td>Committee on Judiciary</td>
<td>Laid Over 489-18 PI.</td>
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<td>HB18-1060</td>
<td>Concerning a state income tax deduction for military retirement benefits for an individual who is under fifty-five years of age.</td>
<td>by Representative(s) Danielson and Landgraf, Becker J., Lundeen, McKean, Rankin, Reyher, Thurlow, Williams D., Wilson, Wist; also Senator(s) Crowder and Williams A.</td>
<td>Committee on Finance, Committee on Appropriations</td>
<td>R* to Committee on Appropriations 1535-18.</td>
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<td>HB18-1061</td>
<td>Concerning dispatch radio communications by government entities.</td>
<td>by Representative(s) Van Winkle</td>
<td>Committee on State, Veterans, &amp; Military Affairs</td>
<td>R* to Committee on Appropriations 1783-18 delivered to Governor.</td>
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<tr>
<td>HB18-1062</td>
<td>by Representative(s) Lebsock--Concerning the sales tax imposed on sales of retail marijuana, and, in connection therewith, reducing the retail marijuana sales tax rate by two and nine-tenths percent and repealing the general state sales tax exemption for sales of retail marijuana.</td>
<td>Committee on Finance Committee on Appropriations</td>
<td>128 - R* to Committee on Appropriations.</td>
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<td>HB18-1063</td>
<td>by Representative(s) Williams D.--Concerning a consumer's right to control the information contained in the file that a consumer reporting agency has on the consumer.</td>
<td>Committee on State, Veterans, &amp; Military Affairs</td>
<td>1088 - Special Orders.</td>
<td>265 - Pl.</td>
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<td>HB18-1064</td>
<td>by Representative(s) Michaelson Jenet; also Senator(s) Coram and Fields--Concerning a training program to prevent child sexual abuse for persons who work with young children in some capacity as part of their employment, and, in connection therewith, making an appropriation.</td>
<td>Committee on Public Health Care &amp; Human Services</td>
<td>1093 - Title change. 1783 - Delivered to Governor.</td>
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<td>HB18-1065</td>
<td>by Representative(s) Beckman and Buckner; also Senator(s) Lambert--Concerning discipline of a department of human services employee when the employee is found to have mistreated a vulnerable person.</td>
<td>Committee on Judiciary</td>
<td>1036 - Delivered to Governor.</td>
<td>623 - Second Reading LO daily until 3-23-18.</td>
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<td>HB18-1066</td>
<td>by Representative(s) Willett and Foote; also Senator(s) Cooke--Concerning clarifying that the law enforcement and defense counsel exemption for sexual exploitation of a child crime does not change the discovery procedures for sexually exploitative material.</td>
<td>Committee on Judiciary</td>
<td>1036 - Delivered to Governor.</td>
<td>139 - Second Reading LO until 2-5-18.</td>
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<td>HB18-1067</td>
<td>Concerning the creation of the &quot;Colorado Right to Rest Act&quot;.</td>
<td>Melton and Salazar</td>
<td>Committee on Local Government</td>
<td>*Amended by Senate, Vetoed by Governor, PI Laid Over</td>
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<td>HB18-1068</td>
<td>Concerning the elimination of &quot;registered&quot; in the title of a naturopathic doctor.</td>
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<td>Committee on Public Health Care &amp; Human Services</td>
<td>Second Reading LO until 1-29-18, PI in Senate</td>
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<td>HB18-1069</td>
<td>Concerning the allowable uses of reclaimed domestic wastewater, and, in connection therewith, allowing reclaimed domestic wastewater to be used for toilet flushing and making an appropriation.</td>
<td>Arndt and Thurlow; also Senator(s) Coram</td>
<td>Committee on Agriculture, Livestock, &amp; Natural Resources</td>
<td>R* to Committee on Appropriations, Title change, Delivered to Governor, Effective 90 days after sine die unless a referendum petition is filed</td>
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<td>HB18-1070</td>
<td>Concerning an increase in the amount of financial assistance that can be provided for public school capital construction under the &quot;Building Excellent Schools Today Act&quot;, and, in connection therewith, increasing the amount of retail marijuana excise tax revenue that is credited to the public school capital construction assistance fund and making an appropriation.</td>
<td>Young and Wist; also Senator(s) Scott and Zenzinger</td>
<td>Committee on Education, Finance, Committee on Appropriations</td>
<td>R to Committee on Finance, R to Committee on Appropriations, Special Orders, Title change, Consideration of Senate amendments SO daily until 5-3-18, House concurred in Senate amendments and repassed bill, as amended, Delivered to Governor</td>
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<td>HB18-1071</td>
<td>Concerning the regulation of oil and gas operations in a manner consistent with the protection of public safety.</td>
<td>Salazar; also Senator(s) Moreno</td>
<td>Committee on Health, Insurance, &amp; Environment</td>
<td>Second Reading LO daily until 2-7-18, PI in Senate</td>
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<tr>
<td>HB18-1072</td>
<td>Concerning the elimination of the use of automated vehicle identification systems for traffic law enforcement.</td>
<td>by Representative(s) Humphrey, Lundeen; also Senator(s) Neville T.</td>
<td>Committee on Transportation &amp; Energy</td>
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<td>HB18-1073</td>
<td>Concerning water districts' ability to enter into contracts regarding their water-related assets.</td>
<td>by Representative(s) Gray; also Senator(s) Gardner</td>
<td>Committee on Agriculture, Livestock, &amp; Natural Resources, Committee on Finance</td>
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<td>HB18-1074</td>
<td>Concerning the use of deadly physical force against a person who has made an illegal entry into a place of business.</td>
<td>by Representative(s) Everett, Buck, Humphrey, Leonard, Lewis, Neville P., Ransom, Saine, Van Winkle, Williams D., Wist; also Senator(s) Marble, Grantham, Neville T., Holbert</td>
<td>Committee on State, Veterans, &amp; Military Affairs</td>
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<td>HB18-1075</td>
<td>Concerning the enactment of Colorado Revised Statutes 2017 as the positive and statutory law of the state of Colorado.</td>
<td>by Representative(s) Lee and Herod, Foote, Willett, Wist; also Senator(s) Kagan and Cooke, Gardner, Guzman, Holbert</td>
<td>Committee on Judiciary</td>
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<td>HB18-1076</td>
<td>Concerning the P.O.S.T. board revoking the certification of a peace officer who is found to have made an untruthful statement, and, in connection therewith, making an appropriation.</td>
<td>by Representative(s) Salazar; also Senator(s) Moreno and Coram</td>
<td>Committee on Judiciary</td>
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<td>57</td>
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<td>R* to Committee on Appropriations.</td>
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<td>1211</td>
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<tr>
<td>HB18-1077</td>
<td>Concerning the penalty for a person who commits burglary to acquire firearms, and, in connection therewith, making an appropriation.</td>
<td>by Representative(s) Liston and Valdez, Becker J., Catlin, Lawrence, McKean, Reyher, Roberts, Sias, Wilson, Wist; also Senator(s) Garcia and Scott--Concerning the penalty for a person who commits burglary to acquire firearms, and, in connection therewith, making an appropriation.</td>
<td>Committee on State, Veterans, &amp; Military Affairs</td>
<td>57</td>
<td>1162</td>
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<td>6-6-18</td>
<td>288 - R* to Committee on Appropriations.</td>
<td>1211 - Special Orders.</td>
<td>1214 - Title change.</td>
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<td>HB18-1078</td>
<td>Concerning court programs for defendants who have served in the armed forces.</td>
<td>by Representative(s) Landgraf and Exum; also Senator(s) Gardner--Concerning court programs for defendants who have served in the armed forces.</td>
<td>Committee on Judiciary</td>
<td>57</td>
<td>311*</td>
<td>385*</td>
<td>435</td>
<td>671*</td>
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<td>4-12-18</td>
<td>326 - Second Reading LO daily until 2-28-18.</td>
<td>422 - Third Reading LO until 3-5-18.</td>
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<td>HB18-1079</td>
<td>Concerning a requirement that the Works Allocation Committee prepare annual recommendations for the use of the Colorado Long-Term Works Reserve.</td>
<td>by Representative(s) Beckman; also Senator(s) Crowder--Concerning a requirement that the Works Allocation Committee prepare annual recommendations for the use of the Colorado Long-Term Works Reserve.</td>
<td>Committee on Finance</td>
<td>57</td>
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<td>132*</td>
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<td>255</td>
<td>314</td>
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<td>321 - Delivered to Governor.</td>
<td># Effective 90 days after sine die unless a referendum petition is filed.</td>
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<td>HB18-1080</td>
<td>Concerning development of a Colorado Climate Leadership awards program.</td>
<td>by Representative(s) Hooton--Concerning development of a Colorado Climate Leadership awards program.</td>
<td>Committee on Transportation &amp; Energy</td>
<td>57</td>
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<td>204 - Pl.</td>
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<td>HB18-1081</td>
<td>Concerning requiring the state court administrator to administer a division to remind criminal defendants to appear in court as scheduled, and, in connection therewith, making an appropriation.</td>
<td>by Representative(s) Benavidez and Lee; also Senator(s) Cooke--Concerning requiring the state court administrator to administer a division to remind criminal defendants to appear in court as scheduled, and, in connection therewith, making an appropriation.</td>
<td>Committee on Judiciary</td>
<td>57</td>
<td>1327*</td>
<td>1334*</td>
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<td>338 - R* to Committee on Appropriations.</td>
<td>1332 - Special Orders.</td>
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<td>HB18-1082</td>
<td>by Representative(s) Saine, Humphrey, Van Winkle, Lewis, Everett, Neville P., Leonard, Buck, Ransom, Williams D.; also Senator(s) Marble--Concerning the creation of the &quot;Women's Reproductive Information Guarantee for Health and Transparency (RIGHT) Act&quot;. Committee on Health, Insurance, &amp; Environment</td>
<td>57</td>
<td>336 - Pl.</td>
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<td>HB18-1083</td>
<td>by Representative(s) Kraft-Tharp and Sias, McKean; also Senator(s) Tate and Williams A.--Concerning a sales and use tax exemption for aircraft to be used by on-demand air carriers. Committee on Business Affairs and Labor Committee on Finance</td>
<td>59 1163 1215* 1244 1545* 1782</td>
<td>335 - R* to Committee on Finance. 465 - R to Committee on Appropriations. 1211 - Special Orders. 1576 - Immediate consideration. 1576 - House concurred in Senate amendments and repassed bill, as amended. 1782 - Delivered to Governor. 1812 - Vetoed by Governor 6-5-18.</td>
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<td>HB18-1084</td>
<td>by Representative(s) Thurlow and Hamner; also Senator(s) Coram--Concerning the expansion of the allowable uses of county lodging tax revenue. Committee on Finance</td>
<td>60</td>
<td>261 - Pl.</td>
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<td>HB18-1085</td>
<td>by Representative(s) Lundeen--Concerning research on the health effects of industrial wind energy turbines. Committee on Transportation &amp; Energy</td>
<td>60</td>
<td>217 - Pl.</td>
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<td>HB18-1086</td>
<td>by Representative(s) Buckner and Lundeen; also Senator(s) Neville T. and Aguilar--Concerning allowing community colleges to offer a bachelor of science degree in nursing. Committee on Health, Insurance, &amp; Environment</td>
<td>60 139* 212* 220* 446* 492</td>
<td>3-24-18 156 - Calendared for Second Reading on 2-9-18. 462 - House concurred in Senate amendments and repassed bill, as amended. 514 - Delivered to Governor. 691 - Governor neither vetoed nor approved bill. Bill became law 3-24-18.</td>
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<td>Passed Second Reading</td>
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<tr>
<td>HB18-1087</td>
<td>Repeal rules relating to defunct boards.</td>
<td>Representative(s) Thurlow, Roberts; also Senator(s) Kagan and Coram</td>
<td>Committee on State, Veterans, &amp; Military Affairs</td>
<td>60</td>
<td>92</td>
<td>106</td>
<td>114</td>
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<td>470</td>
<td>3-15-18</td>
<td>493 - Delivered to Governor. Effective 90 days after sine die unless a referendum petition is filed.</td>
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<tr>
<td>HB18-1088</td>
<td>Increasing the supplemental kindergarten enrollment for purposes of calculating public school finance.</td>
<td>Representative(s) Wilson, McLachlan</td>
<td>Committee on Education Committee on Appropriations</td>
<td>60</td>
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<td>235 - R to Committee on Appropriations. 1655 - Pl.</td>
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<tr>
<td>HB18-1089</td>
<td>Reform of pretrial criminal procedures, and, in connection therewith, prohibiting the use of monetary bonding except for certain defendants and requiring courts to conduct timely hearings to reconsider monetary conditions of bond under certain circumstances.</td>
<td>Representative(s) Benavidez; also Senator(s) Fields</td>
<td>Committee on Judiciary</td>
<td>60</td>
<td>489*</td>
<td>505*</td>
<td>766</td>
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<td>519 - Third Reading LO until 3-21-18. 626 - R back to General Orders with unanimous consent. 651 - Second Reading LO daily until 3-26-18. 703 - Third Reading LO daily until 3-29-18. 1037 - Pl in Senate.</td>
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<td>HB18-1090</td>
<td>Concerning the placement of a security freeze by a consumer reporting agency on the consumer report of a consumer who is under the charge of a guardian.</td>
<td>Representative(s) Duran and Ransom</td>
<td>Committee on State, Veterans, &amp; Military Affairs</td>
<td>60</td>
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<td>203 - Pl.</td>
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<td>HB18-1091</td>
<td>Concerning dementia diseases, and, in connection therewith, updating statutory references to dementia diseases and related disabilities.</td>
<td>Representative(s) Beckman and Ginal; also Senator(s) Smallwood and Todd</td>
<td>Committee on Health, Insurance, &amp; Environment</td>
<td>60</td>
<td>250</td>
<td>284</td>
<td>301</td>
<td>477</td>
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<td>3-29-18</td>
<td>299 - Third Reading LO until 2-21-18. 602 - Delivered to Governor. # Effective 90 days after sine die unless a referendum petition is filed.</td>
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<td>HB18-1092</td>
<td>by Representative(s) Melton and Singer, Herod, Rosenthal, Coleman, Hooton, Salazar; also Senator(s) Neville T.--Concerning a pilot program for marijuana delivery, and, in connection therewith, making an appropriation.</td>
<td>Committee on Finance</td>
<td>60 562* 609* 639</td>
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<td>609 - Title change.</td>
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<td>628 - Third Reading LO until 3-22-18.</td>
<td>261 - R* to Committee on Appropriations.</td>
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<td>HB18-1093</td>
<td>by Representative(s) Arndt, Thurlow, Bridges; also Senator(s) Coram, Guzman--Concerning the allowable uses of reclaimed domestic wastewater, and, in connection therewith, allowing reclaimed domestic wastewater to be used for food crops and making an appropriation.</td>
<td>Committee on Agriculture, Livestock, &amp; Natural Resources</td>
<td>61 334* 388* 441 856 1011</td>
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<td>382 - Second Reading LO until 2-28-18.</td>
<td>388 - Title change.</td>
<td>1121 - PI in Senate.</td>
<td>#8-8 118 - R* to Committee on Appropriations.</td>
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<td>HB18-1094</td>
<td>by Representative(s) Herod and Wist; also Senator(s) Martinez Humenik and Moreno--Concerning the reauthorization of the &quot;Child Mental Health Treatment Act&quot;, and, in connection therewith, making an appropriation.</td>
<td>Committee on Public Health Care &amp; Human Services</td>
<td>61 1080* 1094* 1128 1698 1782 5-30</td>
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<td>6-30 - 1088 - Special Orders.</td>
<td>1088 - Title change.</td>
<td>1783 - Delivered to Governor.</td>
<td># Effective 90 days after sine die unless a referendum petition is filed.</td>
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<td>HB18-1095</td>
<td>by Representative(s) Carver and Arndt; also Senator(s) Gardner and Todd--Concerning educator licenses issued to military spouses.</td>
<td>Committee on Education</td>
<td>61 133* 148* 159 477 543 3-22</td>
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<td>18 - #8-8 556 - Delivered to Governor.</td>
<td>#8-8 18 18 - # Effective 90 days after sine die unless a referendum petition is filed.</td>
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<td>6-30 - # Effective 90 days after sine die unless a referendum petition is filed.</td>
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<td>HB18-1096</td>
<td>by Representative(s) Gray; also Senator(s) Priola--Concerning the eligibility of certain entities to apply for a special event permit to sell alcohol beverages.</td>
<td>Committee on Business Affairs and Labor</td>
<td>61 126 148 158 445 470 3-15</td>
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<td>139 - Second Reading LO until 2-5-18.</td>
<td>139 - Title change.</td>
<td>493 - Delivered to Governor.</td>
<td># Effective 90 days after sine die unless a referendum petition is filed.</td>
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<td>HB18-1097</td>
<td>by Representative(s) Catlin and Danielson; also Senator(s) Coram and Todd—Concerning the ability of a person eligible for prescription drug benefits to choose the pharmacy at which to fill a prescription drug order.</td>
<td>Committee on Health, Insurance, &amp; Environment</td>
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<td>295 - Second Reading LO until 2-22-18. 621 - PI in Senate.</td>
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<td>HB18-1098</td>
<td>by Representative(s) Saine and Gray, Hansen, Neville P., Wist; also Senator(s) Marble—Concerning the expanded ability of the Colorado oil and gas conservation commission to finance the remediation of oil and gas locations.</td>
<td>Committee on Transportation &amp; Energy Committee on Finance</td>
<td></td>
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<td>204 - R to Committee on Finance. 239 - Calendared for Second Reading on 2-20-18. 291 - Calendared for Second Reading on 2-22-18. 299 - Calendared for Second Reading on 2-27-18. 382 - Second Reading LO daily until 2-28-18. 422 - Third Reading LO until 3-5-18. 442 - Third Reading LO daily until 3-9-18. 841 - Delivered to Governor.</td>
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<td>HB18-1099</td>
<td>by Representative(s) Catlin and McLachlan; also Senator(s) Coram—Concerning criteria that the broadband deployment board is required to develop with regard to an incumbent telecommunications provider’s exercise of a right to implement a broadband deployment project in an unserved area of the state upon a nonincumbent provider’s application to the broadband deployment board to implement a proposed broadband deployment project in the unserved area.</td>
<td>Committee on Transportation &amp; Energy</td>
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<td>797 - Delivered to Governor. # Effective 90 days after sine die unless a referendum petition is filed.</td>
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<tr>
<td>HB18-1100</td>
<td>by Representative(s) Hamner, Young, Rankin; also Senator(s) Lambert, Lundberg, Moreno—Concerning the continuous appropriation of money in the educator licensure cash fund.</td>
<td>Committee on Finance</td>
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<td>514 - Delivered to Governor.</td>
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<tr>
<td>HB18-1101</td>
<td>Concerning modification of the manner in which gross retail marijuana tax revenue that is transferred from the general fund to the state public school fund as required by current law is appropriated from the state public school fund.</td>
<td>by Representative(s) Hamner, Young, Rankin; also Senator(s) Lambert, Lundberg, Moreno--</td>
<td>Committee on Finance</td>
<td>62</td>
<td>134</td>
<td>149</td>
<td>160</td>
<td>446</td>
<td>492</td>
<td>3-15-18</td>
<td>3-15-18</td>
<td>514 - Delivered to Governor.</td>
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<td>HB18-1102</td>
<td>Concerning extending the length of prosecution fellowships from one year to fifteen months, and, in connection therewith, making an appropriation.</td>
<td>by Representative(s) Roberts and Wist, Gray, Catlin, Esgar, Hamner, Liston; also Senator(s) Cooke--</td>
<td>Committee on Judiciary</td>
<td>62</td>
<td>1527*</td>
<td>1535*</td>
<td>1590</td>
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<td>HB18-1103</td>
<td>Concerning the ability of a local government to require a driver to meet safety standards for the use of an off-highway vehicle.</td>
<td>by Representative(s) McLachlan; also Senator(s) Coram--</td>
<td>Committee on Transportation &amp; Energy</td>
<td>62</td>
<td>288*</td>
<td>296*</td>
<td>307</td>
<td>543*</td>
<td>621</td>
<td>3-29-18</td>
<td>3-29-18</td>
<td>551 - House concurred in Senate amendments and repassed bill, as amended.</td>
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<td>HB18-1104</td>
<td>Concerning family preservation safeguards for parents with disabilities.</td>
<td>by Representative(s) Danielson; also Senator(s) Moreno and Lambert--</td>
<td>Committee on Public Health Care &amp; Human Services</td>
<td>62</td>
<td>533*</td>
<td>600*</td>
<td>607</td>
<td>856</td>
<td>1036</td>
<td>4-25-18</td>
<td>4-25-18</td>
<td>591 - Second Reading LO until 3-19-18.</td>
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<td>HB18-1105</td>
<td>Concerning the unlicensed sale of vehicles.</td>
<td>by Representative(s) Liston and Melton; also Senator(s) Tate--</td>
<td>Committee on Business Affairs and Labor</td>
<td>62</td>
<td>139</td>
<td>180</td>
<td>198</td>
<td>381</td>
<td>443</td>
<td>3-7-18</td>
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<td>162 - Second Reading LO until 2-7-18.</td>
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- Amended
- V Vetted by Governor
- L Lost
- PI Postponed Indefinitely
- RR Rereferred
- RC Reconsideration
- LO Laid Over
# HISTORY OF HOUSE BILLS

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<tr>
<td>HB18-1106</td>
<td>by Representative(s) Williams D., Humphrey, Neville P.--Concerning the ability to waive minimum wage requirements. Committee on State, Veterans, &amp; Military Affairs</td>
<td>62</td>
<td>217</td>
<td>233</td>
<td>245</td>
<td>92 - PI.</td>
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<td>HB18-1107</td>
<td>by Representative(s) Weissman; also Senator(s) Priola--Concerning a requirement that builders of new residences offer buyers the option to accommodate electric vehicle charging systems. Committee on Transportation &amp; Energy</td>
<td>62</td>
<td>1081</td>
<td>1094*</td>
<td>1128</td>
<td>1455*</td>
<td>1782</td>
<td>5-29 5-18</td>
<td>933 - R* to Committee on Appropriations.</td>
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<td>HB18-1108</td>
<td>by Representative(s) Danielson; also Senator(s) Todd--Concerning the Colorado commission for the deaf and hard of hearing, and, in connection therewith, renaming the commission the Colorado commission for the deaf, hard of hearing, and deafblind; creating the Colorado deafblind citizens council to advise the commission on deafblind issues; clarifying and expanding the commission's duties to provide services to the deaf, hard of hearing, and deafblind; and changing the membership of the committee charged with reviewing grant applications. Committee on Public Health Care &amp; Human Services</td>
<td>63</td>
<td>577*</td>
<td>658*</td>
<td>683</td>
<td>856</td>
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<td>4-23 4-18</td>
<td>623 - Second Reading LO daily until 3-23-18.</td>
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<td>HB18-1109</td>
<td>by Representative(s) Weissman; also Senator(s) Cooke--Concerning discretionary parole of special needs offenders. Committee on Judiciary</td>
<td>63</td>
<td>577*</td>
<td>658*</td>
<td>683</td>
<td>856</td>
<td>1011</td>
<td>4-23 4-18</td>
<td>623 - Second Reading LO daily until 3-23-18.</td>
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* Amended
V Vetoed by Governor
L Lost
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RR Rereferred
RC Reconsideration
LO Laid Over
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<td>HB18-1110</td>
<td>by Representative(s) Lebsock--Concerning protecting persons lawfully present in Colorado who are engaged in an act that is protected by the Colorado constitution from a federal agency.</td>
<td>Committee on Judiciary</td>
<td>68</td>
<td>140 - PI.</td>
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<td>HB18-1111</td>
<td>by Representative(s) Everett, Beckman, Humphrey, Lewis, Neville P., Ransom, Saine, Sias, Van Winkle, Leonard; also Senator(s) Neville T.--Concerning the board of trustees of the public employees' retirement association.</td>
<td>Committee on State, Veterans, &amp; Military Affairs</td>
<td>69</td>
<td>277 - PI.</td>
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<td>HB18-1112</td>
<td>by Representative(s) Becker J. and Esgar; also Senator(s) Crowder--Concerning covered health care services provided by a pharmacist.</td>
<td>Committee on Health, Insurance, &amp; Environment</td>
<td>69 311 350 363 671 769 4-9-18 #8-8-18</td>
<td>326 - Second Reading LO until 2-26-18. 797 - Delivered to Governor. # Effective 90 days after sine die unless a referendum petition is filed.</td>
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<td>HB18-1113</td>
<td>by Representative(s) Neville P., Humphrey, Van Winkle, Everett, Beckman, Wilson, Buck, Reyher, Lewis, Carver, Leonard, Sias, Becker J., Liston, McKean, Ransom, Saine, Thurow, Williams D., Wist; also Senator(s) Neville T. and Marble, Smallwood--Concerning state agency requirements for the enforcement of new regulatory requirements on small businesses, and, in connection therewith, enacting the &quot;Regulatory Reform Act of 2018&quot;.</td>
<td>Committee on State, Veterans, &amp; Military Affairs</td>
<td>69</td>
<td>277 - PI.</td>
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<td>HB18-1114</td>
<td>Concerning the regulation of genetic counselors, and, in connection therewith, making an appropriation.</td>
<td>by Representative(s) Ginal and Buckner; also Senator(s) Todd</td>
<td>Committee on Health, Insurance, &amp; Environment</td>
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<td>69 860* 870* 945</td>
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<td>487 - R* to Committee on Finance.</td>
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<td>870 - Title change.</td>
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<td>888 - Third Reading LO until 4-12-18.</td>
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<td>1232 - PI in Senate.</td>
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<td>HB18-1115</td>
<td>Concerning the provision of training materials related to human trafficking by the department of public safety, and, in connection therewith, making an appropriation.</td>
<td>by Representative(s) Carver and Ginal; also Senator(s) Cooke and Garcia</td>
<td>Committee on Judiciary</td>
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<td>69 1368* 1387* 1417</td>
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<td>1386 - Special Orders.</td>
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<td>1698 - PI in Senate.</td>
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<td>HB18-1116</td>
<td>Concerning measures authorizing the broadband deployment board to seek federal money earmarked for financing broadband deployment.</td>
<td>by Representative(s) Rankin, Hamner, Young, Hansen; also Senator(s) Moreno, Lambert, Lundberg</td>
<td>Committee on Finance</td>
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<td>69 74 78 85 102 107 1-29 -18 75 - Calendared for Second Reading on 1-23-18.</td>
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<td>107 - Delivered to Governor.</td>
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<td>HB18-1117</td>
<td>Concerning the creation of the statewide health care review committee to study health care issues that affect Colorado residents throughout the state, and, in connection therewith, making an appropriation.</td>
<td>by Representative(s) Van Winkle and Coleman; also Senator(s) Tate</td>
<td>Committee on Business Affairs and Labor</td>
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<td>69 202 223 230 515 590 3-22 #8-8 602 - Delivered to Governor.</td>
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<td># Effective 90 days after sine die unless a referendum petition is filed.</td>
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<td>1-18 # Effect of the 90 days after sine die unless a referendum petition is filed.</td>
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<tr>
<td>HB18-1118</td>
<td>Concerning the creation of the statewide health care review committee to study health care issues that affect Colorado residents throughout the state, and, in connection therewith, making an appropriation.</td>
<td>by Representative(s) Ginal and Beckman, Covarrubias, Gray, Hooton, Jackson, Kennedy, Liston, Lontine, McLachlan, Michaelson Jenet, Roberts, Singer; also Senator(s) Aguilar and Crowder</td>
<td>Committee on Health, Insurance, &amp; Environment</td>
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<td>69 562* 610* 628</td>
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<td>286 - R* to Committee on Appropriations.</td>
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<td>610 - Title change.</td>
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<td>798 - PI in Senate.</td>
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<th>BILL NUMBER</th>
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<tr>
<td>HB18-1119</td>
<td>Concerning sustainable rural highway building and maintenance funding, and, in connection therewith, requiring a specified percentage of net revenue generated by the existing state sales and use tax to be credited to the state highway fund; requiring the transportation commission to submit to the voters of the state at the November 2018 general election a ballot question, which, if approved, will, without raising taxes, authorize the state to issue transportation revenue anticipation notes for the purpose of funding the construction of specified high-priority highway projects, will require all of the notes to be issued and projects commenced within three years of the notes being authorized, will exclude note proceeds and investment earnings on note proceeds from state fiscal year spending limits, and will repeal an existing requirement that the state treasurer execute lease-purchase agreements for the purpose of funding transportation projects, and requiring the sales and use tax net revenue credited to the state highway fund to be used to repay any notes issued and to fund maintenance on qualified federal aid highways.</td>
<td>by Representative(s) Leonard, Neville P., Van Winkle, Saine, Humphrey, Beckman, Buck, Carver, Coyarrubias, Liston, Williams D.; also Senator(s) Neville T.</td>
<td>Committee on Transportation &amp; Energy</td>
<td>70 321 - PI.</td>
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Committee on Transportation & Energy
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<tr>
<td>HB18-1120</td>
<td>Concerning the prohibition of dismemberment abortions</td>
<td>Representative(s) Neville P., Humphrey, Saine, Van Winkle, Buck, Leonard, Beckman, Landgraf, McKean, Sias, Lewis, Everett, Lundeen, Willett, Wilson, Reyher, Becker J., Covarrubias, Lawrence, Liston, Ransom, Williams D., Wist; also Senator(s) Neville T. and Marble, Smallwood</td>
<td>Committee on State, Veterans, &amp; Military Affairs</td>
<td>420 - PI.</td>
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<tr>
<td>HB18-1121</td>
<td>Concerning the termination of state funding for higher education institutions that engage in the trafficking of aborted human body parts.</td>
<td>Representative(s) Leonard, Van Winkle, Humphrey, Neville P., Liston, Lewis, Everett, Saine, Ransom, Williams D., Wist; also Senator(s) Neville T. and Marble, Holbert, Smallwood</td>
<td>Committee on State, Veterans, &amp; Military Affairs</td>
<td>420 - PI.</td>
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<tr>
<td>HB18-1122</td>
<td>Concerning a public accounting of conservation easements created in the state.</td>
<td>Representative(s) Lewis, Becker J., Beckman, Buck, Everett, Humphrey, Landgraf, Lebsock, Leonard, Lundeen, Neville P., Reyher, Saine, Sias, Van Winkle, Williams D., Wilson, Wist, Catlin, Rankin; also Senator(s) Sonnenberg and Marble, Scott, Cooke, Neville T., Smallwood</td>
<td>Committee on Health, Insurance, &amp; Environment Committee on Appropriations</td>
<td>574 - PI.</td>
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<tr>
<td>HB18-1123</td>
<td>Concerning measures to enforce a reduction in the abuse of conservation easements in the state, and, in connection therewith, placing a temporary moratorium on the ability of a taxpayer to claim a state income tax credit for the donation of an easement.</td>
<td>Representative(s) Lewis, Beckman, Buck, Everett, Humphrey, Landgraf, Leonard, Neville P., Reyher, Saine, Sias, Van Winkle, Williams D., Catlin, Rankin; also Senator(s) Sonnenberg and Marble, Neville T., Scott, Cooke</td>
<td>Committee on Health, Insurance, &amp; Environment Committee on Appropriations</td>
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<td>HB18-1124</td>
<td>Concerning support staff for members of the general assembly</td>
<td>Representative(s) Hansen</td>
<td>Committee on Appropriations</td>
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<tr>
<td>HB18-1125</td>
<td>Concerning the creation of a credit against the state income tax as a pilot program to promote employer-assisted housing projects in rural areas.</td>
<td>Representative(s) Wilson</td>
<td>Committee on Finance Committee on Appropriations</td>
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<td>HB18-1126</td>
<td>Concerning the permissible regulation of dogs in common interest communities.</td>
<td>Representative(s) Rosenthal, Williams D.</td>
<td>Committee on Local Government</td>
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<td>HB18-1127</td>
<td>Concerning the rental application process for prospective tenants.</td>
<td>Representative(s) Jackson and Kennedy, Weissman; also Senator(s) Fenberg</td>
<td>Committee on Finance</td>
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<td>HB18-1128</td>
<td>by Representative(s) Wist and Bridges; also Senator(s) Lambert and Court--Concerning strengthening protections for consumer data privacy.</td>
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<td>Committee on State, Veterans, &amp; Military Affairs</td>
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<tr>
<td>HB18-1129</td>
<td>by Representative(s) Lawrence, Lundeen, Lewis, Van Winkle, Covarrubias, Landgraf, Liston, McKean; also Senator(s) Tate--Concerning a consumer reporting agency's placement of a security freeze on the consumer report of a consumer who is under the charge of a guardian at the request of the consumer's guardian.</td>
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<td>Committee on State, Veterans, &amp; Military Affairs</td>
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<td>HB18-1130</td>
<td>by Representative(s) Williams D. and Arndt, Humphrey, Van Winkle, Leonard, Lundeen, Lewis, Beckman, Neville P., McKean, Buck, Saine, Everett, Liston, Covarrubias, Ransom, Reynier; also Senator(s) Gardner--Concerning increasing the availability of qualified personnel who are licensed in another state to teach in public schools.</td>
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<td>Committee on Education</td>
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<td>HB18-1131</td>
<td>by Representative(s) Michaelson Jenet; also Senator(s) Crowder and Fields--Concerning a program to facilitate conducting judicial proceedings via networking technology.</td>
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<td>Committee on Judiciary</td>
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<tr>
<td>HB18-1132</td>
<td>by Representative(s) Michaelson Jenet; also Senator(s) Crowder—Concerning the amount that the department of corrections is required to reimburse a county or city for the confinement and maintenance in a local jail of any person who is sentenced to a term of imprisonment in a correctional facility.</td>
<td>Committee on Judiciary</td>
<td>Committee on Appropriations</td>
<td>74 563 611* 680 878 1036 4-25-18</td>
<td>392 - R* to Committee on Appropriations.</td>
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<td>628 - Third Reading LO until 3-22-18.</td>
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<td>640 - Third Reading LO until 3-26-18.</td>
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<td>1120 - Delivered to Governor.</td>
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<td>HB18-1133</td>
<td>by Representative(s) Lebsock; also Senator(s) Marble—Concerning registration for marijuana fibrous waste recycling facilities.</td>
<td>Committee on Agriculture, Livestock, &amp; Natural Resources</td>
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<td>74</td>
<td>331 - PI.</td>
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<td>HB18-1134</td>
<td>by Representative(s) Pettersen and Wilson, Buckner; also Senator(s) Merrifield and Martinez Humenik, Priola—Concerning eligibility of kindergarten students funded through early childhood at-risk enhancement positions.</td>
<td>Committee on Education</td>
<td></td>
<td>75 261 294 303 770 828 4-9-18 #8-8</td>
<td>841 - Delivered to Governor.</td>
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<td># Effective 90 days after sine die unless a referendum petition is filed.</td>
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<tr>
<td>HB18-1135</td>
<td>by Representative(s) Kraft-Tharp and Wilson; also Senator(s) Tate—Concerning the extension of the advanced industries export acceleration program, and, in connection therewith, making an appropriation.</td>
<td>Committee on Business Affairs and Labor</td>
<td>Committee on Appropriations</td>
<td>81 1081* 1099* 1130 1366 1782 5-29-18 #8-8</td>
<td>202 - R* to Committee on Appropriations.</td>
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<td>1088 - Special Orders.</td>
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<td>1782 - Delivered to Governor.</td>
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<td># Effective 90 days after sine die unless a referendum petition is filed.</td>
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<tr>
<td>HB18-1136</td>
<td>by Representative(s) Pettersen, Buck, Kennedy, Singer; also Senator(s) Priola and Jahn, Aguilar, Lambert, Tate—Concerning treatment for individuals with substance use disorders, and, in connection therewith, adding residential and inpatient treatment to the Colorado medical assistance program and making an appropriation.</td>
<td>Committee on Public Health Care &amp; Human Services</td>
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<td>81 1081* 1101* 1131 1545* 1782 6-5-18 #8-8</td>
<td>537 - R* to Committee on Appropriations.</td>
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<td>1088 - Special Orders.</td>
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<td>1101 - Title change.</td>
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<td>1613 - House concurred in Senate amendments and repassed bill, as amended.</td>
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<td>1783 - Delivered to Governor.</td>
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<td>HB18-1137</td>
<td>by Representative(s) McKean, Arndt, Hooton, Thurlow; also Senator(s) Zenzinger, Martinez, Humenik, Moreno, Tate--Concerning the scheduled repeal of reports to the general assembly, and, in connection therewith, continuing the requirements for reports by the department of transportation and the department of public safety.</td>
<td>Committee on State, Veterans, &amp; Military Affairs</td>
<td>89 217*</td>
<td>233*</td>
<td>244</td>
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<tr>
<td>HB18-1138</td>
<td>by Representative(s) Arndt, Hooton, McKean, Thurlow; also Senator(s) Zenzinger, Martinez, Humenik, Moreno, Tate--Concerning standardizing public official oaths of office, and, in connection therewith, providing a uniform oath text and establishing requirements for taking, subscribing, administering, and filing public oaths of office.</td>
<td>Committee on State, Veterans, &amp; Military Affairs</td>
<td>89 277*</td>
<td>296*</td>
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<td>HB18-1139</td>
<td>by Representative(s) Hooton, Arndt, McKean, Thurlow; also Senator(s) Zenzinger, Martinez, Humenik, Moreno, Tate--Concerning the removal of outdated statutory references to repealed reporting requirements that were previously imposed on the parks and wildlife commission with regard to its rule-making authority to set fees.</td>
<td>Committee on Agriculture, Livestock, &amp; Natural Resources</td>
<td>89 163</td>
<td>200</td>
<td>208</td>
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<tr>
<td>HB18-1140</td>
<td>by Representative(s) McKean, Arndt, Hooton, Thurlow; also Senator(s) Moreno, Martinez, Humenik, Tate, Zenzinger--Concerning public official personal surety bonds, and, in connection therewith, repealing obsolete provisions and authorizing the purchase of insurance in lieu of public official personal surety bonds.</td>
<td>Committee on State, Veterans, &amp; Military Affairs</td>
<td>90 217</td>
<td>233</td>
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<tr>
<td>HB18-1141</td>
<td>Concerning the removal of outdated references in statute to &quot;early childhood care and education councils&quot;.</td>
<td>by Representative(s) Hooton, Arndt, Thurlow, McKean; also Senator(s) Zenzinger, Martinez Humenik, Moreno, Tate</td>
<td>Committee on Education</td>
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<tr>
<td>HB18-1142</td>
<td>Concerning modernizing language in statutory sections that refer to paupers.</td>
<td>by Representative(s) Hooton and Thurlow, Arndt, McKean; also Senator(s) Martinez Humenik and Zenzinger, Moreno</td>
<td>Committee on Public Health Care &amp; Human Services</td>
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<tr>
<td>HB18-1143</td>
<td>Concerning the repeal of statutory provisions relating to sexually explicit materials harmful to children that were ruled unconstitutional by the Colorado supreme court.</td>
<td>by Representative(s) Arndt and Thurlow, Hooton, McKean; also Senator(s) Moreno and Martinez Humenik, Zenzinger</td>
<td>Committee on Judiciary</td>
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<tr>
<td>HB18-1144</td>
<td>Concerning certain publishing requirements for the department of revenue's &quot;Disclosure of Average Taxes Paid&quot; table.</td>
<td>by Representative(s) Thurlow, Arndt, Hooton, McKean; also Senator(s) Tate, Martinez Humenik, Moreno</td>
<td>Committee on Finance</td>
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<tr>
<td>HB18-1145</td>
<td>Concerning the repeal of laws regulating ballot issue petition circulators that have been permanently enjoined from enforcement.</td>
<td>by Representative(s) Hooton, Arndt, McKeans, Thurlow; also Senator(s) Moreno, Martinez Humenik, Zenzinger</td>
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<tr>
<td>HB18-1146</td>
<td>Concerning the continuation under the sunset law of the measurement standards law.</td>
<td>by Representative(s) Melton; also Senator(s) Coram</td>
<td>Committee on State, Veterans, &amp; Military Affairs</td>
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<tr>
<td>HB18-1147</td>
<td>Concerning the continuation of the regulation of people who modify the weather, and, in connection therewith, implementing the sunset review recommendations of the department of regulatory agencies.</td>
<td>by Representative(s) Ginal and Ransom, Esgar, Roberts; also Senator(s) Coram</td>
<td>Committee on Health, Insurance, &amp; Environment</td>
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<td>HB18-1148</td>
<td>Concerning the prohibition against a carrier requiring step therapy for covered persons with stage four advanced metastatic cancer.</td>
<td>by Representative(s) Michaelson Jenet; also Senator(s) Crowder</td>
<td>Committee on Public Health Care &amp; Human Services</td>
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<tr>
<td>HB18-1149</td>
<td>Concerning continuation of the consumer insurance council.</td>
<td>by Representative(s) Kennedy, Esgar, Ginal, Lontine; also Senator(s) Neville T.</td>
<td>Committee on Health, Insurance, &amp; Environment</td>
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<td>HB18-1150</td>
<td>Concerning a requirement that a local government that interferes with oil and gas operations compensate persons damaged by the interference.</td>
<td>by Representative(s) Buck, Neville P., Beckman, Sias, Everett, Rankin, Becker J., Carver, Catlin, Covarrubias, Humphrey, Landgraf, Lawrence, Leonard, Lewis, Liston, Lundeen, McKeen, Ransom, Reyher, Saine, Sandridge, Thurlow, Van Winkle, Willett, Williams D, Wilson, Wist</td>
<td>Committee on State, Veterans, &amp; Military Affairs</td>
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<tr>
<td>HB18-1151</td>
<td>Concerning the authorization of deficit irrigation pilot projects approved by the Colorado water conservation board.</td>
<td>by Representative(s) Arndt and Catlin; also Senator(s) Crowder</td>
<td>Committee on Agriculture, Livestock, &amp; Natural Resources</td>
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<tr>
<td>HB18-1152</td>
<td>Concerning making certain records of the state judicial department relating to sexual harassment investigations subject to the Colorado open records act.</td>
<td>by Representative(s) Lawrence; also Senator(s) Cooke</td>
<td>Committee on State, Veterans, &amp; Military Affairs</td>
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<tr>
<td>HB18-1153</td>
<td>Concerning the conduct of appraisals of the value of property covered by property and casualty insurance, and, in connection therewith, specifying the qualifications and rules of conduct for appraisers and umpires engaged in the appraisal process.</td>
<td>by Representative(s) Becker J., Hansen; also Senator(s) Coram, Jahn</td>
<td>Committee on Finance</td>
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<tr>
<td>HB18-1154</td>
<td>by Representative(s) Hooton and Van Winkle; also Senator(s) Jahn--Concerning consumer protections relating to a solicitation to provide a copy of a public record for a fee.</td>
<td>Committee on Finance</td>
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<td>HB18-1155</td>
<td>by Representative(s) Singer and Liston, Catlin, Ginal, Hooton; also Senator(s) Martinez Humenik--Concerning the continuation of the physical therapy board, and, in connection therewith, implementing the recommendations contained in the 2017 sunset review and report by the department of regulatory agencies.</td>
<td>Committee on Public Health Care &amp; Human Services</td>
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<td>HB18-1156</td>
<td>by Representative(s) Lee, Lundeen; also Senator(s) Holbert--Concerning limitations on penalties for truancy.</td>
<td>Committee on Judiciary</td>
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<tr>
<td>HB18-1157</td>
<td>by Representative(s) Becker K. and Singer; also Senator(s) Fenberg--Concerning increased reporting of oil and gas incidents.</td>
<td>Committee on Transportation &amp; Energy</td>
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<td>HB18-1158</td>
<td>by Representative(s) Hamner, Young, Rankin; also Senator(s) Lambert, Lundberg, Moreno--Concerning a supplemental appropriation to the department of corrections.</td>
<td>Committee on Appropriations</td>
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<td>HB18-1159</td>
<td>by Representative(s) Hamner, Young, Rankin; also Senator(s) Lambert, Lundberg, Moreno--Concerning a supplemental appropriation to the department of education.</td>
<td>Committee on Appropriations</td>
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<td>HB18-1160</td>
<td>by Representative(s) Hamner, Young, Rankin; also Senator(s) Lambert, Lundberg, Moreno--Concerning a supplemental appropriation to the offices of the governor, lieutenant governor, and state planning and budgeting.</td>
<td>Committee on Appropriations</td>
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<tr>
<td>HB18-1161</td>
<td>by Representative(s) Hamner, Young, Rankin; also Senator(s) Lambert, Lundberg, Moreno--Concerning a supplemental appropriation to the department of health care policy and financing.</td>
<td>Committee on Appropriations</td>
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<tr>
<td>HB18-1162</td>
<td>Concerning a supplemental appropriation to the department of human services.</td>
<td>by Representative(s) Hamner, Young, Rankin; also Senator(s) Lambert, Lundberg, Moreno--</td>
<td>Committee on Appropriations</td>
<td>Calendared for top of 2-7-18 Second Reading calendar. 380 - Delivered to Governor.</td>
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<tr>
<td>HB18-1163</td>
<td>Concerning a supplemental appropriation to the judicial department.</td>
<td>by Representative(s) Hamner, Young, Rankin; also Senator(s) Lambert, Lundberg, Moreno--</td>
<td>Committee on Appropriations</td>
<td>Calendared for top of 2-7-18 Second Reading calendar. 380 - Delivered to Governor.</td>
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<tr>
<td>HB18-1164</td>
<td>Concerning a supplemental appropriation to the department of personnel.</td>
<td>by Representative(s) Hamner, Young, Rankin; also Senator(s) Lambert, Lundberg, Moreno--</td>
<td>Committee on Appropriations</td>
<td>Calendared for top of 2-7-18 Second Reading calendar. 380 - Delivered to Governor.</td>
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<td>HB18-1165</td>
<td>Concerning a supplemental appropriation to the department of public safety.</td>
<td>by Representative(s) Hamner, Young, Rankin; also Senator(s) Lambert, Lundberg, Moreno--</td>
<td>Committee on Appropriations</td>
<td>Calendared for top of 2-7-18 Second Reading calendar. Consideration of Senate amendments LO until 2-21-18. 309 - House concurred in Senate amendments and repassed bill, as amended. 352 - Delivered to Governor.</td>
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<tr>
<td>HB18-1166</td>
<td>Concerning a supplemental appropriation to the department of regulatory agencies.</td>
<td>by Representative(s) Hamner, Young, Rankin; also Senator(s) Lambert, Lundberg, Moreno--</td>
<td>Committee on Appropriations</td>
<td>Calendared for top of 2-7-18 Second Reading calendar. 380 - Delivered to Governor.</td>
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<td>HB18-1167</td>
<td>Concerning a supplemental appropriation to the department of revenue.</td>
<td>by Representative(s) Hamner, Young, Rankin; also Senator(s) Lambert, Lundberg, Moreno--</td>
<td>Committee on Appropriations</td>
<td>Calendared for top of 2-7-18 Second Reading calendar. 380 - Delivered to Governor.</td>
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<th>Passed Third Reading</th>
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<td>HB18-1168</td>
<td>by Representative(s) Hamner, Young, Rankin; also Senator(s) Lambert, Lundberg, Moreno--Concerning a supplemental appropriation to the department of state.</td>
<td>Committee on Appropriations</td>
<td>142 164 175 195 290 341 3-1</td>
<td>3-18</td>
<td>172 - Calendared for top of 2-7-18 Second Reading calendar. 380 - Delivered to Governor.</td>
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<td>HB18-1169</td>
<td>by Representative(s) Hamner, Young, Rankin; also Senator(s) Lambert, Lundberg, Moreno--Concerning a supplemental appropriation to the department of the treasury.</td>
<td>Committee on Appropriations</td>
<td>142 164 175 195 290 341 3-1</td>
<td>3-18</td>
<td>172 - Calendared for top of 2-7-18 Second Reading calendar. 380 - Delivered to Governor.</td>
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<td>HB18-1170</td>
<td>by Representative(s) Hamner, Young, Rankin; also Senator(s) Lambert, Lundberg, Moreno--Concerning funding for capital construction, and making supplemental appropriations in connection therewith.</td>
<td>Committee on Appropriations</td>
<td>142 164 175 196 290 341 3-1</td>
<td>3-18</td>
<td>172 - Calendared for top of 2-7-18 Second Reading calendar. 380 - Delivered to Governor.</td>
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<td>HB18-1171</td>
<td>by Representative(s) Hamner, Young, Rankin; also Senator(s) Lundberg, Lambert, Moreno--Concerning adjustments in the amount of total program funding for public schools for the 2017-18 budget year, and, in connection therewith, making and reducing an appropriation.</td>
<td>Committee on Appropriations</td>
<td>143 164* 175* 196 322* 602 3-29</td>
<td>3-18</td>
<td>172 - Calendared for top of 2-7-18 Second Reading calendar. 342 - Consideration of Senate amendments LO daily until 3-6-18. 460 - House did not concur in Senate amendments and requested Conference Committee. House members: Representatives Hamner, chair, Young, and Rankin. 470 - Senate acceded to request for Conference Committee. Senate members: Senators Lundberg, chair, Lambert, and Moreno. 485 - House granted permission to go beyond scope. 492 - First Conference Committee report. 493 - Senate granted permission to go beyond scope. 498 - Senate adopted Conference Committee report and repassed bill, as amended. 506 - House adopted Conference Committee report and repassed bill, as amended. 636 - Delivered to Governor.</td>
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<td>HB18-1172</td>
<td>Concerning money allocated from an appropriation from the marijuana tax cash fund to a designated managed service organization to implement its community action plan.</td>
<td>Representative(s) Young, Hamner, Rankin; also Senator(s) Lambert, Lundberg, Moreno--</td>
<td>Committee on Appropriations</td>
<td>143</td>
<td>164</td>
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<td>HB18-1173</td>
<td>Concerning a supplemental transfer of money from the general fund to the information technology capital account of the capital construction fund for the 2017-18 state fiscal year.</td>
<td>Representative(s) Rankin, Hamner, Young; also Senator(s) Lambert, Lundberg, Moreno--</td>
<td>Committee on Appropriations</td>
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<td>169</td>
<td>180</td>
<td>197</td>
<td>290</td>
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<td>Vetoed by Governor</td>
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<td>352 -</td>
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<td>HB18-1174</td>
<td>Concerning the continuation under the sunset law of the board of mortgage loan originators, and, in connection therewith, adopting the legislative recommendations of the department of regulatory agencies as contained in the department's sunset report.</td>
<td>Representative(s) Arndt and Gray, Van Winkle, Winter; also Senator(s) Priola--</td>
<td>Committee on Business Affairs and Labor</td>
<td>143</td>
<td>861</td>
<td>870*</td>
<td>888</td>
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|             |               |         |                      |            |                                   |                 |                 |                   | 250 - | R* to Committee on Finance. | R*
<p>|             |               |         |                      |            |                                   |                 |                 |                   | 631 - | R to Committee on Appropriations. | L |
|             |               |         |                      |            |                                   |                 |                 |                   | 864 - | Special Orders. | PI |
|             |               |         |                      |            |                                   |                 |                 |                   | 1586 - | Delivered to Governor. | PI |
|             |               |         |                      |            |                                   |                 |                 |                   | # Effective 90 days after sine die unless a referendum petition is filed. | PI |
| HB18-1175   | Concerning the continuation under the sunset law of the regulation of community association managers by the director of the division of real estate, and, in connection therewith, implementing the recommendations contained in the 2017 sunset report of the department of regulatory agencies. | Representative(s) Kraft-Tharp and Thurlow; also Senator(s) Gardner-- | Committee on Business Affairs and Labor | 143 | 563 | 643 | 655 | 623 | 794 | 20 | -18 |
|             |               |         |                      |            |                                   |                 |                 |                   | 250 - | R to Committee on Finance. | PI |
|             |               |         |                      |            |                                   |                 |                 |                   | 417 - | R to Committee on Appropriations. | PI |
|             |               |         |                      |            |                                   |                 |                 |                   | 623 - | Second Reading LO daily until 3-22-18. | PI |
|             |               |         |                      |            |                                   |                 |                 |                   | 942 - | PI in Senate. | PI |</p>
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<tr>
<td>HB18-1176</td>
<td>by Representative(s) Lee and Wist, Benavidez, Carver, Foote, Herod, Lundeen, Melton, Salazar, Willett, Weissman; also Senator(s) Cooke--Concerning continuation of the grant program in the department of corrections to provide funding to eligible community-based organizations that provide reentry services to offenders, and, in connection therewith, implementing the recommendations in the 2017 report of the department of regulatory agencies.</td>
<td>Committee on Judiciary</td>
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<td>143</td>
<td>928* 979* 1002 1366</td>
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<td>795 - R* to Committee on Appropriations. 947 - Special Orders. 976 - Special Orders LO until 4-13-18. 1782 - Delivered to Governor.</td>
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<td>HB18-1177</td>
<td>by Representative(s) Michaelson Jenet; also Senator(s) Fenberg and Coram--Concerning multiple approaches to help prevent youth suicide, and, in connection therewith, making an appropriation.</td>
<td>Committee on Public Health Care &amp; Human Services</td>
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<td>1082* 1102* 1133</td>
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<td>539</td>
<td>R* to Committee on Appropriations. 1088 - Special Orders. 1102 - Title change. 1451 - PI in Senate.</td>
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<tr>
<td>HB18-1178</td>
<td>by Representative(s) Williams D., Humphrey, Everett, Leonard, Lewis, Van Winkie, Covarrubias, Neville P., Beckman, Saine, Sandridge; also Senator(s) Lundberg and Marble, Smallwood, Cooke, Holbert, Lambert, Neville T.--Concerning holding Colorado governments accountable for creating sanctuary jurisdiction policies.</td>
<td>Committee on State, Veterans, &amp; Military Affairs</td>
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<td></td>
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<td>143</td>
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<tr>
<td>HB18-1179</td>
<td>Concerning a prohibition against price gouging on certain prescription drugs.</td>
<td>Representative(s) Salazar, Melton--</td>
<td>Committee on Health, Insurance, &amp; Environment</td>
<td>488 - R* to Committee on Finance. 554 - R to Committee on Appropriations. 947 - Special Orders. 976 - Special Orders LO daily until 4-16-18. 995 - Moved to General Orders. 1007 - Second Reading LO until 4-19-18. 1088 - Special Orders. 1089 - Special Orders LO daily until 4-25-18. 1234 - Calendared for Second Reading on 4-26-18. 1261 - Calendared for Second Reading on 4-27-18. 1410 - Second Reading LO daily until 5-2-18. 1458 - Special Orders. 1468 - Special Orders LO until 8-31-18. Deemed L.</td>
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<td>HB18-1180</td>
<td>Concerning access by a mental health professional to the files of a regulatory board regarding a dismissed complaint filed against the mental health professional.</td>
<td>Representative(s) Melton; also Senator(s) Smallwood--</td>
<td>Committee on Public Health Care &amp; Human Services</td>
<td>345 - Third Reading LO until 2-27-18. 649 - PI in Senate.</td>
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<td>HB18-1181</td>
<td>Concerning measures to expand the ability of nonresident electors to participate in the governance of special districts, and, in connection therewith, allowing nonresident electors who own taxable property within the special district to vote in special district elections and allowing such electors to serve on special district boards in a nonvoting capacity.</td>
<td>Representative(s) Liston, McKean, Wilson, Coleman; also Senator(s) Tate--</td>
<td>Committee on State, Veterans, &amp; Military Affairs</td>
<td>1261 - Consideration of Senate amendments LO until 4-26-18. 1299 - House concurred in Senate amendments and repassed bill, as amended. 1782 - Delivered to Governor. 1802 - Vetoed by Governor 6-1-18</td>
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<td>HB18-1182</td>
<td>Concerning a statewide system of advance directives.</td>
<td>Representative(s) Ginal and Landgraf; also Senator(s) Court and Coram--</td>
<td>Committee on Health, Insurance, &amp; Environment</td>
<td>786 - PI.</td>
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<td>HB18-1183</td>
<td>by Representative(s) Hooton and Ransom, Beckman, Michaelson Jenet, Singer; also Senator(s) Baumgardner—Concerning the continuation of the regulation of home food service plans pursuant to the &quot;Sale of Meat Act&quot;, and, in connection therewith, implementing the department of regulatory agencies' sunset review recommendation to repeal the act.</td>
<td>Committee on Public Health Care &amp; Human Services</td>
<td>144 254 284 302 477 543 3-22 3-22 3-22 3-22 299 - Third Reading LO until 2-21-18. 556 - Delivered to Governor.</td>
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<td>HB18-1184</td>
<td>by Representative(s) Exum and Lawrence; also Senator(s) Aguilar and Gardner—Concerning the creation of a report on 911 service in Colorado, and, in connection therewith, requiring consideration of issues related to the implementation of next generation 911.</td>
<td>Committee on Business Affairs and Labor</td>
<td>144 1083 1104* 1132 1439 1782 5-29 5-29 5-29 5-29 767 - R* to Committee on Appropriations. 1088 - Special Orders. 1104 - Title change. 1782 - Delivered to Governor.</td>
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<tr>
<td>HB18-1185</td>
<td>by Representative(s) Kraft-Tharp and Wist; also Senator(s) Neville T. and Moreno—Concerning changes to the state income tax apportionment statute based on the most recent multistate tax commission's uniform model of the uniform division of income for tax purposes act.</td>
<td>Committee on Business Affairs and Labor</td>
<td>144 1253* 1285* 1313 1545* 1782 6-4 6-4 6-4 6-4 285 - R to Committee on Finance. 417 - R* to Committee on Appropriations. 1284 - Special Orders. 1614 - House concurred in Senate amendments and repassed bill, as amended. 1783 - Delivered to Governor. # Effective 90 days after sine die unless a referendum petition is filed.</td>
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<td>HB18-1186</td>
<td>by Representative(s) Wilson and Reyher, Bridges, Buckner, Exum, Lee, McLachlan, Pattersen; also Senator(s) Marble—Concerning the continuation of the Colorado youth advisory council, and, in connection therewith, implementing the sunset review recommendations of the department of regulatory agencies and making an appropriation.</td>
<td>Committee on Education</td>
<td>145 563* 643* 654 1121 1258 4-30 4-30 4-30 4-30 261 - R to Committee on Appropriations. 623 - Second Reading LO daily until 3-22-18. 643 - Title change. 1306 - Delivered to Governor.</td>
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<td>HB18-1187</td>
<td>Concerning the lawful use of a prescription drug that contains cannabidiol that is approved by the United States food and drug administration.</td>
<td>Representative(s) Buckner and Landgraf; also Senator(s) Cooke and Moreno</td>
<td>Committee on Public Health Care &amp; Human Services</td>
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<tr>
<td>HB18-1188</td>
<td>Concerning authorization for the Colorado department of transportation to use location information from an electronic device.</td>
<td>Representative(s) Jackson, Winter, Bridges, Coleman, Ginal, Melton, Roberts, Salazar; also Senator(s) Hill, Zenzinger</td>
<td>Committee on Transportation &amp; Energy</td>
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<tr>
<td>HB18-1189</td>
<td>Concerning pilot programs to expand effective teacher residency programs across the state, and, in connection therewith, making an appropriation.</td>
<td>Representative(s) Pettersen and Sias; also Senator(s) Hill and Todd</td>
<td>Committee on Education</td>
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<tr>
<td>HB18-1190</td>
<td>Concerning modifications to the &quot;Colorado Job Creation and Main Street Revitalization Act&quot;.</td>
<td>Representative(s) Esgar and McKean, Arndt, Becker K., Catlin, Covarrubias, Duran, Hansen, Hooton, Lawrence, Liston, McLachlan, Michaelson Jenet, Rankin, Reyher, Roberts, Rosenthal, Singer, Thurlow, Winter; also Senator(s) Tate and Garcia, Coram, Crowder, Donovan, Fenberg, Grantham, Martinez Humenik, Prola</td>
<td>Committee on Finance</td>
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<td>HB18-1191</td>
<td>Concerning a local authority's ability to alter speed limits within the local authority's jurisdiction.</td>
<td>Representitive(s) Winter; also Senator(s) Martinez Humenik and Kefalas</td>
<td>Committee on Transportation &amp; Energy</td>
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<td>HB18-1192</td>
<td>Concerning application assistance for persons seeking federal disability benefits.</td>
<td>Representative(s) Landgraf and Michaelson Jenet; also Senator(s) Coram</td>
<td>Committee on Public Health Care &amp; Human Services</td>
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<td>HB18-1193</td>
<td>Concerning the advanced placement incentives pilot program, and, in connection therewith, making an appropriation.</td>
<td>Representative(s) Wilson and McLachlan; also Senator(s) Scott and Zenzinger</td>
<td>Committee on Education</td>
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<td>HB18-1194</td>
<td>Concerning measures to protect the interests of landowners who create conservation easements on their property.</td>
<td>Representative(s) Lewis, Beckman, Catlin, Covarrubias, Everett, Humphrey, Leonard, Neville P., Reyher, Saine, Van Winkle, Buck; also Senator(s) Sonnenberg and Marble, Cooke, Neville T., Scott, Smallwood</td>
<td>Committee on Health, Insurance, &amp; Environment</td>
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- Special Orders.
- Consideration of Senate amendments LO daily until
- House concurred in Senate amendments and repassed bill, as amended.
- Delivered to Governor.
- Effective 90 days after sine die unless a referendum petition is filed.
- PI.
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<tr>
<td>HB18-1195</td>
<td>by Representative(s) Pabon and Bridges; also Senator(s) Tate, Gardner, Scott--Concerning the creation of a credit against the state income tax to promote contributions to nonprofit organizations engaged in the development of affordable housing for home ownership.</td>
<td>Committee on Finance Committee on Appropriations</td>
<td>378 - R* to Committee on Appropriations. 1535 - Special Orders. 1591 - Representative Landgraf requested her name be removed as sponsor. 1681 - PI in Senate.</td>
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<td>HB18-1196</td>
<td>by Representative(s) Exum; also Senator(s) Todd and Martinez Humenik--Concerning authorization to verify the disability of an applicant to the aid to the needy disabled program.</td>
<td>Committee on Public Health Care &amp; Human Services</td>
<td>345 - Third Reading LO until 2-27-18. 553 - House concurred in Senate amendments and repassed bill, as amended. 636 - Delivered to Governor.</td>
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<td>HB18-1197</td>
<td>by Representative(s) Young and Wilson; also Senator(s) Moreno--Concerning authorizing local education providers to operate student-centered accountability system pilot programs, and, in connection therewith, making an appropriation.</td>
<td>Committee on Education</td>
<td>1189 - R* to Committee on Appropriations. 1284 - Special Orders. 1285 - Title change. 1472 - PI in Senate.</td>
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<td>HB18-1198</td>
<td>by Representative(s) Saine and Kraft-Tharp, Leonard, Winter; also Senator(s) Donovan and Smallwood, Neville T., Todd--Concerning the establishment of best practices for state boards and commissions.</td>
<td>Committee on Business Affairs and Labor</td>
<td>843 - Consideration of Senate amendments LO until 4-5-18. 852 - House concurred in Senate amendments and repassed bill, as amended. 1011 - Delivered to Governor. # Effective 90 days after sine die unless a referendum petition is filed.</td>
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<td>HB18-1199</td>
<td>Concerning a process for the groundwater commission to use for approving aquifer storage-and-recovery plans, and, in connection therewith, requiring that the groundwater commission promulgate rules governing its implementation of the process.</td>
<td>Representative(s) Catlin and McLachlan, Covarrubias, Arndt, Becker J.; also Senator(s) Coram</td>
<td>Committee on Agriculture, Livestock, &amp; Natural Resources</td>
<td>Amended by Speaker, Amended by Governor, Effective 90 days after sine die unless a referendum petition is filed.</td>
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<td>HB18-1200</td>
<td>Concerning cybercrime, and, in connection therewith, criminalizing using a computer to engage in prostitution of a minor, criminalizing skimming payment cards, making changes to the penalty structure for cybercrime, and making an appropriation.</td>
<td>Representative(s) Lundeen and Garnett; also Senator(s) Coram and Fields</td>
<td>Committee on Judiciary</td>
<td>R* to Committee on Appropriations, Effective 90 days after sine die unless a referendum petition is filed.</td>
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<td>HB18-1201</td>
<td>Concerning a voter-approved revenue change to allow the state to retain and spend an amount equal to state severance tax revenues.</td>
<td>Representative(s) Thurlow; also Senator(s) Coram</td>
<td>Committee on Finance</td>
<td>PI.</td>
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<tr>
<td>HB18-1202</td>
<td>Concerning an income tax credit for an employer related to an employee's paid leave of absence for the purpose of making an organ donation, and, in connection therewith, enacting the &quot;Living Organ Donor Support Act&quot;.</td>
<td>Representative(s) Garnett; also Senator(s) Gardner</td>
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<td>R* to Committee on Appropriations, Effective 90 days after sine die unless a referendum petition is filed.</td>
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<td>HB18-1203</td>
<td>Concerning a reduction of the state income tax rate.</td>
<td>Neville P., Humphrey, Everett, Saine, Leonard, Beckman, Liston, Lundeen, Wilson, Van Winkle, Reyher, Lewis, McKean, Wist, Covarrubias, Willett, Landgraf, Becker J., Catlin, Ransom, Sandridge, Williams D.; also Senator(s) Neville T., Holbert, Smallwood</td>
<td>Committee on State, Veterans, &amp; Military Affairs Committee on Appropriations</td>
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<td>HB18-1204</td>
<td>Concerning measures to reduce the number of people who drive a vehicle without providing for financial responsibility.</td>
<td>Beckman</td>
<td>Committee on Judiciary Committee on Finance</td>
<td>152</td>
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<td>HB18-1205</td>
<td>Concerning a financial relief program to provide financial assistance to an individual earning a household income of not more than five hundred percent of the federal poverty line of which the individual spends more than twenty percent on health insurance premiums for individual health insurance purchased through the Colorado health benefit exchange, and, in connection therewith, making an appropriation.</td>
<td>Roberts, Willett; also Senator(s) Donovan, Crowder</td>
<td>Committee on Health, Insurance, &amp; Environment Committee on Appropriations</td>
<td>152 1163* 1221* 1249</td>
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* Amended  V Vetoed by Governor  L Lost  PI Postponed Indefinitely  RR Rereferred  RC Reconsideration  LO Laid Over
## HISTORY OF HOUSE BILLS

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<td>HB18-1206</td>
<td>Concerning the establishment of the &quot;Live and Let Live Act&quot; in Colorado.</td>
<td>by Representative(s) Humphrey, Everett, Neville P., Ransom, Leonard, Lewis, Van Winkle, Becker J., Lundeen, Saine, Sandridge, Willett, Williams D.; also Senator(s) Lundberg, Marble, Baumgardner, Holbert, Lambert, Neville T., Priola, Sonnenberg</td>
<td>Committee on Judiciary</td>
<td>769 - PI.</td>
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<td>HB18-1207</td>
<td>Concerning hospital transparency measures required to analyze the efficacy of hospital delivery system reform incentive payments.</td>
<td>by Representative(s) Kennedy and Rankin; also Senator(s) Moreno and Smallwood</td>
<td>Committee on Health, Insurance, &amp; Environment</td>
<td>1408 - PI in Senate.</td>
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<td>HB18-1208</td>
<td>Concerning the expansion of the income tax credit for child care expenses that is a percentage of a similar federal income tax credit.</td>
<td>by Representative(s) Duran and Winter; also Senator(s) Martinez Humenik</td>
<td>Committee on Finance</td>
<td>#8-8 - R* to Committee on Appropriations. 511 - R* to Committee on Appropriations. 1284 - Special Orders. 1286 - Title change. 1738 - House concurred in Senate amendments and repassed bill, as amended. 1782 - Delivered to Governor. Effective 90 days after sine die unless a referendum petition is filed.</td>
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<td>HB18-1209</td>
<td>Concerning amendments to the state income tax deduction for contributions to a qualified 529 account to ensure that the state income tax deduction is not aligned with the changes in the federal &quot;Tax Cuts and Jobs Act&quot; of 2017, that allow tax-free distributions for elementary and secondary school expenses.</td>
<td>by Representative(s) Pettersen and Garnett; also Senator(s) Donovan</td>
<td>Committee on Education</td>
<td>770 - Second Reading LO daily until 4-13-18. 977 - Special Orders. 995 - Special Orders LO until 4-16-18. 995 - Moved to General Orders. 1121 - PI in Senate.</td>
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<td><strong>HB18-1210</strong></td>
<td>by Representative(s) Foote; also Senator(s) Cooke--Concerning peace officer status for the administrator of judicial security in the Colorado judicial department.</td>
<td>Committee on Judiciary</td>
<td>153</td>
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<td><strong>HB18-1211</strong></td>
<td>by Representative(s) Wist and Foote; also Senator(s) Smallwood and Aguilar--Concerning controlling medicaid fraud.</td>
<td>Committee on Judiciary</td>
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<td><strong>HB18-1212</strong></td>
<td>by Representative(s) Kennedy and Landgraf; also Senator(s) Kefalas--Concerning the licensing of freestanding emergency departments, and, in connection therewith, making an appropriation.</td>
<td>Committee on Health, Insurance, &amp; Environment</td>
<td>153</td>
<td>1083*</td>
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<td><strong>HB18-1213</strong></td>
<td>by Representative(s) Leonard, Humphrey, Everett, Lundeen, Saine, McKean, Sias, Willett, Williams D.--Concerning a clarification that a candidate for school district director may declare a political party affiliation.</td>
<td>Committee on State, Veterans, &amp; Military Affairs</td>
<td>153</td>
<td>648 - Pl.</td>
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<td><strong>HB18-1214</strong></td>
<td>by Representative(s) Valdez and Catlin; also Senator(s) Sonnenberg--Concerning lease rates for telecommunications tower ground leases on state land managed by the state board of land commissioners in rural areas.</td>
<td>Committee on Business Affairs and Labor</td>
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<td>HB18-1215</td>
<td>Concerning enhanced protections regarding the disposal of naturally occurring radioactive materials, and, in connection therewith, making an appropriation.</td>
<td>Representative(s) Amdt; also Senator(s) Jones.</td>
<td>Committee on Health, Insurance, &amp; Environment</td>
<td>Amended (1163), R* to Committee on Finance (667), R to Committee on Appropriations (1053), Special Orders (1211), Title change (1216), Pl in Senate (1534)</td>
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<td>HB18-1216</td>
<td>Concerning a special permit for youth to hunt light geese as members of a youth shooting sports organization.</td>
<td>Representative(s) Reyher.</td>
<td>Committee on State, Veterans, &amp; Military Affairs</td>
<td>Vetoed by Governor (V) (989), Pl (1534)</td>
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<td>HB18-1217</td>
<td>Concerning a temporary income tax credit for employers that make contributions to 529 qualified state tuition program accounts owned by their employees, and, in connection therewith, enacting the &quot;Working Families College Savings Act&quot;.</td>
<td>Representative(s) Van Winkle and Garnett; also Senator(s) Gardner.</td>
<td>Committee on Education, Committee on Finance</td>
<td>Amended (1083), R* to Committee on Finance (511), R to Committee on Appropriations (1088), Special Orders (1782), Delivered to Governor (1783)</td>
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<td>HB18-1218</td>
<td>Concerning the definition of a charitable organization for purposes of state sales and use tax, and, in connection therewith, removing the limitation that a veterans' organization only gets the charitable organization exemption for purposes of sponsoring a special event, meeting, or other function in the state, so long as such event, meeting, or function is not part of the organization's regular activities in the state.</td>
<td>Representative(s) Carver and Melton; also Senator(s) Crowder and Todd.</td>
<td>Committee on Finance, Committee on Appropriations</td>
<td>R to Committee on Appropriations (555), Special Orders (1284), Delivered to Governor (1783)</td>
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<td>HB18-1219</td>
<td>by Representative(s) McKean, Saine, Landgraf; also Senator(s) Jahn--Concerning providing access to the Colorado benefits management system for providers of services pursuant to the program of all-inclusive care for the elderly.</td>
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<td>HB18-1220</td>
<td>by Representative(s) Melton; also Senator(s) Tate--Concerning a requirement that persons who deal in cryptocurrency be regulated under the laws regulating money transmitters.</td>
<td>154 1053 1108* 1139</td>
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<td>982 - R* to Committee on Finance. 1088 - Special Orders. 1408 - PI in Senate.</td>
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<td>HB18-1221</td>
<td>by Representative(s) Leonard, Humphrey, Saine, Neville P., Van Winkle, Lewis, Beckman, Everett, McKean, Ransom, Williams D.; also Senator(s) Neville T.--Concerning the alignment of the state income tax deduction for contributions to a qualified 529 account with the changes in the federal &quot;Tax Cuts and Jobs Act&quot; of 2017 that allow tax-free distributions for kindergarten through twelfth grade school expenses.</td>
<td>154</td>
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<td>HB18-1222</td>
<td>by Representative(s) Becker J.--Concerning the systematic review of education programs enacted by the general assembly for the preschool through secondary public education system.</td>
<td>155</td>
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<td>HB18-1223</td>
<td>by Representative(s) Reyher; also Senator(s) Crowder--Concerning declaring an autism epidemic in Colorado.</td>
<td>155</td>
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<td>544 - Representative Reyher to replace Lebsock as prime sponsor. 1274 - PI.</td>
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<td>HB18-1224</td>
<td>Concerning the process that is due for the imposition of discipline that affects a person's ability to practice an occupation, and, in connection therewith, requiring the parties to submit to mediation and making an appropriation.</td>
<td>Representative(s) Willett; also Senator(s) Gardner</td>
<td>Committee on State, Veterans, &amp; Military Affairs</td>
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<td>1164*</td>
<td>1216*</td>
<td>1245</td>
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<td>HB18-1225</td>
<td>Concerning the protection of human life beginning at conception.</td>
<td>Representative(s) Humphrey, Everett, Ransom, Van Winkle, Lundeen, Neville P., Beckman, Lewis, Liston, Catlin, Landgraf, Leonard, McKean, Saine, Sandridge, Willett, Williams D., Wilson, Wist; also Senator(s) Lundberg, Marble, Smallwood, Baumgardner, Holbert, Lambert, Neville T., Priola, Sonnenberg</td>
<td>Committee on Health, Insurance, &amp; Environment</td>
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<td>HB18-1226</td>
<td>Concerning the review of degree programs offered by state institutions of higher education, and, in connection therewith, making an appropriation.</td>
<td>Representative(s) Everett and Bridges, Lundeen, Beckman, Lewis, Neville P., Saine, Van Winkle, Becker J., McKean, Ransom, Sandridge; also Senator(s) Smallwood and Fenberg</td>
<td>Committee on Education</td>
<td>155</td>
<td>1631*</td>
<td>1635*</td>
<td>1688</td>
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<td>HB18-1227</td>
<td>Concerning the authority of the real estate commission to issue licenses for an initial period of less than three years.</td>
<td>Representative(s) Herod and Wist; also Senator(s) Cooke</td>
<td>Committee on Business Affairs and Labor</td>
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<td>294*</td>
<td>305</td>
<td>702*</td>
<td>941</td>
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<td>770 - Consideration of Senate amendments LO daily until 4-3-18.</td>
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<td>HB18-1228</td>
<td>Increasing transparency in higher education statutes relating to military service.</td>
<td>Representative(s) Everett and Michaelson Jenet, Lundeen, Lewis, Neville P., Saine, Van Winkle, Becker J., Beckman, Bridges, McKean, Melton, Pettersen, Ransom, Sandridge; also Senator(s) Garcia, Hill.</td>
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<td>HB18-1229</td>
<td>Concerning the creation of a purple card program to allow persons who came to the United States without legal documentation to apply for legal work status in Colorado, and, in connection therewith, making an appropriation.</td>
<td>Representative(s) Neville P., Humphrey, Everett, Saine, Leonard, Liston, Wilson, Van Winkle, Lundeen, Landgraf, Reyher, Lewis, Wist, Covarrubias, Willett, Lebsock, Becker J., McKean, Ransom, Sandridge, Williams D.; also Senator(s) Neville T. and Smallwood.</td>
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<td>HB18-1230</td>
<td>Concerning the repeal of Columbus day as a legal holiday, and, in connection therewith, making election day a legal holiday.</td>
<td>Representative(s) Pabon; also Senator(s) Aguilar.</td>
<td>Committee on Judiciary</td>
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<tr>
<td>HB18-1231</td>
<td>Concerning the creation of a purple card program to allow persons who came to the United States without legal documentation to apply for legal work status in Colorado, and, in connection therewith, making an appropriation.</td>
<td>Representative(s) Benavidez, Buckner, Coleman, Herod, Hooton, Jackson, Lontine, Melton, Pettersen, Roberts, Rosenthal, Salazar, Singer, Weissman.</td>
<td>Committee on Local Government</td>
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**Date of Act**: 90 days after sine die unless a referendum petition is filed.
# HISTORY OF HOUSE BILLS

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<tr>
<th>BILL NUMBER</th>
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<th>EFFECTIVE DATE OF ACT</th>
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<tr>
<td>HB18-1232</td>
<td>Concerning the creation of a new public school funding distribution formula for the preschool through secondary public education system.</td>
<td>by Representative(s) Young; also Senator(s) Coram and Kerr</td>
<td>Committee on Education</td>
<td>-</td>
<td>1272 - PI.</td>
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<tr>
<td>HB18-1233</td>
<td>Concerning a consumer reporting agency's placement of a security freeze on the consumer report of a consumer who is under the charge of a representative at the request of the consumer's representative.</td>
<td>by Representative(s) Duran and Lawrence, Ransom; also Senator(s) Fenberg and Gardner</td>
<td>Committee on State, Veterans, &amp; Military Affairs</td>
<td>#1-1</td>
<td>218 - Calendared for Second Reading on 2-13-18.</td>
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<tr>
<td>HB18-1234</td>
<td>Concerning clarification of the laws governing simulated gambling activity.</td>
<td>by Representative(s) Becker K. and Lundeen, Buckner, Carver, Coleman, Gray, Hansen, Jackson, Kraft-Tharp, Landgraf, McKea, Roberts, Rosenthal, Singer, Valdez, Van Winkle, Williams D.; also Senator(s) Gardner, Guzman, Aguilar, Cooke, Fenberg, Kagan, Kerr, Memfield, Priola, Todd</td>
<td>Committee on Business Affairs and Labor</td>
<td># unless a referendum petition is filed within 90 days after sine die.</td>
<td>636 - Delivered to Governor.</td>
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<tr>
<td>HB18-1235</td>
<td>Concerning the continuation of the regulation of custom meat processors, and, in connection therewith, implementing the recommendations of the 2017 sunset report of the department of regulatory agencies.</td>
<td>by Representative(s) Hansen and McKean; also Senator(s) Scott</td>
<td>Committee on Agriculture, Livestock, &amp; Natural Resources</td>
<td>#</td>
<td>1306 - Delivered to Governor.</td>
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<tr>
<td>HB18-1236</td>
<td>Concerning the continuation of the Colorado food systems advisory council, and, in connection therewith, implementing the recommendations in the department of regulatory agencies' sunset report.</td>
<td>Representitive(s) McLachlan and Becker J.; also Senator(s) Baumarjardner</td>
<td>Committee on Agriculture, Livestock, &amp; Natural Resources</td>
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<tr>
<td>HB18-1237</td>
<td>Concerning the continuation of the requirements regarding the preparation of a cost-benefit analysis as administered by the department of regulatory agencies, and, in connection therewith, implementing the recommendations contained in the 2017 sunset report by the department of regulatory agencies.</td>
<td>Representitive(s) Kraft-Tharp and Van Winkle, Arndt, Coleman, Garnett, Gray, Liston, Rosenthal, Sandridge, Sias, Thurlow, Williams D.; also Senator(s) Neville T.</td>
<td>Committee on Business Affairs and Labor</td>
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<tr>
<td>HB18-1238</td>
<td>Concerning the continuation of the wildland-urban interface training advisory board, and, in connection therewith, implementing the recommendations of the 2017 sunset report by the department of regulatory agencies.</td>
<td>Representitive(s) Jackson and Catlin; also Senator(s) Marble</td>
<td>Committee on Agriculture, Livestock, &amp; Natural Resources</td>
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<tr>
<td>HB18-1239</td>
<td>Concerning continuation under the sunset law of the environmental management system permit program, and, in connection therewith, implementing the recommendations of the sunset report by the department of regulatory agencies by allowing the program to repeal.</td>
<td>Representitive(s) Landgraf; also Senator(s) Scott</td>
<td>Committee on Health, Insurance, &amp; Environment</td>
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<tr>
<td>HB18-1240</td>
<td>Concerning the continuation of a grant program to prevent motor vehicle theft, and, in connection therewith, implementing the sunset review recommendations of the department of regulatory agencies.</td>
<td>Representitive(s) Bridges and Becker J., Carver, Esgar, Ginal, Hansen, Jackson, Lewis, McLachlan, Roberts, Winter; also Senator(s) Cooke</td>
<td>Committee on Transportation &amp; Energy</td>
<td>Effective 90 days after sine die unless a referendum petition is filed.</td>
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<tr>
<td>HB18-1241</td>
<td>Concerning allowing reimbursement for expenses for members of the restorative justice coordinating council.</td>
<td>Representative(s) Arndt; also Senator(s) Coram</td>
<td>Committee on Finance</td>
<td>Delivered to Governor.</td>
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<tr>
<td>HB18-1242</td>
<td>Concerning the salary categorization of locally elected officers in specified counties.</td>
<td>Representative(s) Becker K. and Valdez; also Senator(s) Crowder and Baumgardner</td>
<td>Committee on Finance</td>
<td>Delivered to Governor.</td>
</tr>
<tr>
<td>HB18-1243</td>
<td>Concerning enactment of a civil rape shield law.</td>
<td>Representative(s) Foote and Wist; also Senator(s) Coram and Fields, Cooke</td>
<td>Committee on Judiciary</td>
<td>Delivered to Governor.</td>
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<tr>
<td>HB18-1244</td>
<td>To honor the service of submarine veterans, and, in connection therewith, making an appropriation.</td>
<td>Representative(s) Danielson; also Senator(s) Todd and Gardner</td>
<td>Committee on Finance</td>
<td>Delivered to Governor.</td>
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<tr>
<td>HB18-1245</td>
<td>Concerning a prohibition against a mental health care provider engaging in conversion therapy with a patient under eighteen years of age.</td>
<td>by Representative(s) Rosenthal and Michaelson Jenet, Esgar, Ginal, Herod; also Senator(s) Fenberg and Guzman, Moreno--</td>
<td>Committee on Public Health Care &amp; Human Services</td>
<td>Introduced 255  Referred to Committee by Senate 635  Passed by Committee 834  Passed by Senate 846  Effective Date of Act 675 - Second Reading LO daily until 4-4-18. 1202 - Pl in Senate.</td>
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<tr>
<td>HB18-1246</td>
<td>Concerning updates to the “Colorado Nursery Act” and, in connection therewith, modernizing the act and protecting agriculture from pests, diseases, and noxious weeds.</td>
<td>by Representative(s) Danielson; also Senator(s) Coram--</td>
<td>Committee on Agriculture, Livestock, &amp; Natural Resources</td>
<td>Introduced 290  Referred to Committee by Senate 465  Passed by Committee 474  Passed by Senate 483  Passed by Governor 770  Signed by Governor 828  Effective Date of Act 841 - Delivered to Governor. # Effective 90 days after sine die unless a referendum petition is filed.</td>
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<tr>
<td>HB18-1247</td>
<td>Concerning an exemption for the legislative department from the pending change in the payment of salaries from monthly to twice monthly.</td>
<td>by Representative(s) Duran and Neville P., Becker K.; also Senator(s) Grantham and Guzman, Holbert--</td>
<td>Committee on Appropriations</td>
<td>Introduced 297  Referred to Committee by Senate 486  Effective Date of Act 1165 - Pl.</td>
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<tr>
<td>HB18-1248</td>
<td>Concerning unauthorized electronic fund transfers.</td>
<td>by Representative(s) Kraft-Tharp and Sias; also Senator(s) Priola and Williams A.--</td>
<td>Committee on Business Affairs and Labor</td>
<td>Introduced 315  Referred to Committee by Senate 486  Effective Date of Act 505 - Second Reading LO daily until 3-15-18. 545 - Calendared for Second Reading on 3-21-18. 637 - Calendared for Second Reading on 3-22-18. 637 - Second Reading LO daily until 4-2-18. 784 - Second Reading LO until 5-10-18. Bill deemed L.</td>
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<tr>
<td>HB18-1249</td>
<td>Concerning the requirement that the state treasurer distribute any federal funds related to the naval oil shale reserve land to specified counties or their federal mineral lease districts.</td>
<td>by Representative(s) Rankin and Hamner, Young; also Senator(s) Lundberg, Lambert, Moreno--</td>
<td>Committee on Finance</td>
<td>Introduced 315  Referred to Committee by Senate 564  Passed by Committee 571*  Passed by Speaker 598  Passed by Governor 636  Signed by Speaker 635  Signed by Governor 3-22-18  Effective Date of Act 465 - R* to Committee on Appropriations 568 - Special Orders 649 - Delivered to Governor.</td>
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<tr>
<td>HB18-1250</td>
<td>by Representative(s) Kraft-Tharp and Sias; also Senator(s) Priola--Concerning an analysis to improve compliance with departmental rules by regulated businesses.</td>
<td>Committee on Business Affairs and Labor</td>
<td>315 573* 658* 682 1036 1258 5-3-18</td>
<td>#8-8</td>
<td>623 - Second Reading LO daily until 3-23-18. 1306 - Delivered to Governor. # Effective 90 days after sine die unless a referendum petition is filed.</td>
</tr>
<tr>
<td>HB18-1251</td>
<td>by Representative(s) Lee and Wist, Melton, Weissman, Young; also Senator(s) Kagan and Gardner--Concerning measures to improve the efficiency of the community corrections transition placements, and, in connection therewith, making an appropriation.</td>
<td>Committee on Judiciary</td>
<td>315 1083* 1105* 1134 1545 1782 5-29-18</td>
<td>#8-8</td>
<td>797 - R* to Committee on Appropriations. 1088 - Special Orders. 1105 - Title change. 1782 - Delivered to Governor. # Effective 90 days after sine die unless a referendum petition is filed.</td>
</tr>
<tr>
<td>HB18-1252</td>
<td>by Representative(s) Roberts and Wilson; also Senator(s) Priola--Concerning unlawful sale of academic materials for submission to an institution of higher education.</td>
<td>Committee on Education</td>
<td>315 616* 689* 775 1258 1378 5-29-18</td>
<td>#8-8</td>
<td>651 - Second Reading LO until 3-23-18. 675 - Second Reading LO until 3-26-18. 703 - Third Reading LO daily until 4-2-18. 1439 - Delivered to Governor. # Effective 90 days after sine die unless a referendum petition is filed.</td>
</tr>
<tr>
<td>HB18-1253</td>
<td>by Representative(s) Lee and Herod, Foote, Willett, Wist; also Senator(s) Gardner, Cooke, Guzman, Holbert, Kagan--Concerning implementation of recommendations of the committee on legal services in connection with legislative review of rules of state agencies.</td>
<td>Committee on Legal Services</td>
<td>322 419* 434* 459 915* 1523 5-11-18</td>
<td>5-11-18</td>
<td>995 - Consideration of Senate amendments LO daily until 4-26-18. 1292 - House concurred in Senate amendments and repassed bill, as amended. 1632 - Delivered to Governor.</td>
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<tr>
<td>HB18-1254</td>
<td>by Representative(s) Van Winkle; also Senator(s) Smallwood--Concerning the modification of the foreclosure process on property that is encumbered by a deed of trust.</td>
<td>Committee on Finance</td>
<td>322 512* 548* 565 769* 1011 4-23-18</td>
<td>#8-8</td>
<td>801 - Consideration of Senate amendments LO until 4-3-18. 824 - House concurred in Senate amendments and repassed bill, as amended. 1036 - Delivered to Governor. # Effective 90 days after sine die unless a referendum petition is filed.</td>
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<tr>
<td>BILL NUMBER</td>
<td>SUBJECT TITLE</td>
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<tr>
<td>HB18-1255</td>
<td>Concerning the creation of a childhood cancer awareness license plate, and, in connection therewith, making an appropriation.</td>
<td>Representative(s) Duran and Carver; also Senator(s) Cooke and Kefalas</td>
<td>Committee on Transportation &amp; Energy</td>
<td>#8-8 Amended by Governor</td>
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<tr>
<td>HB18-1256</td>
<td>Concerning continuation of the regulation of civil rights issues, and, in connection therewith, implementing the recommendation in the department of regulatory agencies' 2017 sunset review and report on the Colorado civil rights division and the Colorado civil rights commission to continue the division and commission and making an appropriation.</td>
<td>Representative(s) Duran and Herod, Benavidez, Foote, Lee, Melton, Salazar, Weissman; also Senator(s) Gardner</td>
<td>Committee on Judiciary</td>
<td># Effective 90 days after sine die unless a referendum petition is filed.</td>
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<tr>
<td>HB18-1257</td>
<td>Concerning a correction to House Bill 16-1316 by reinserting the word &quot;not&quot;.</td>
<td>Representative(s) Rosenthal; also Senator(s) Cooke</td>
<td>Committee on Public Health Care &amp; Human Services</td>
<td>#8-8 Amended by Governor</td>
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<tbody>
<tr>
<td>HB18-1258</td>
<td>by Representative(s) Singer and Melton, Herod; also Senator(s) Neville T. and Fenberg, Marble--Concerning authorization for an endorsement to an existing marijuana license to allow for a marijuana accessory consumption establishment for the purposes of consumer education, and, in connection therewith, making an appropriation.</td>
<td>Committee on Finance</td>
<td>Introduced 353</td>
<td>Passed by Committee of the Whole 906*</td>
<td>618 - R* to Committee on Appropriations.</td>
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<td></td>
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<td>Referred to Committee of the Whole 918*</td>
<td>Passed by Senate 1338*</td>
<td>864 - Special Orders.</td>
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<td>Passed Third Reading 1782</td>
<td>Signed by Speaker</td>
<td>870 - Special Orders LO until 4-9-18.</td>
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<td>Signed by Governor</td>
<td>879 - Moved to 4-9-18 General Orders calendar.</td>
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<td>904 - Second Reading LO until 4-10-18.</td>
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<td>906 - Title change.</td>
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<td>1411 - Consideration of Senate amendments LO until 5-3-18.</td>
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<td>1498 - House concurred in Senate amendments and repassed bill, as amended.</td>
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<td>1782 - Delivered to Governor.</td>
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<td>1806 - Vetoed by Governor 6-4-18.</td>
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<td>HB18-1259</td>
<td>by Representative(s) Gray; also Senator(s) Marble--Concerning providing marijuana samples to employees for business purposes.</td>
<td>Committee on Finance</td>
<td>Introduced 353</td>
<td>Passed Second Reading 593</td>
<td>548 - Second Reading LO until 3-16-18.</td>
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<td>Passed Second Reading 568*</td>
<td>Passed Third Reading 878*</td>
<td>568 - Special Orders.</td>
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<td>897 - House concurred in Senate amendments and repassed bill, as amended.</td>
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<td>1306 - Delivered to Governor.</td>
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<td># Effective 90 days after sine die unless a referendum petition is filed.</td>
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<tr>
<td>HB18-1260</td>
<td>by Representative(s) Ginal and Jackson; also Senator(s) Moreno--Concerning prescription drug price transparency.</td>
<td>Committee on Health, Insurance, &amp; Environment</td>
<td>Introduced 353</td>
<td>Passed Second Reading 697</td>
<td>488 - R* to Committee on Appropriations.</td>
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<td>Passed Second Reading 949*</td>
<td>Passed Third Reading 1021</td>
<td>770 - Second Reading LO daily until 4-4-18.</td>
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<td>834 - Second Reading LO daily until 4-12-18.</td>
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<td>947 - Special Orders.</td>
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<td>995 - Third Reading LO daily until 4-17-18.</td>
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<td>1439 - PI in Senate.</td>
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<tr>
<td>HB18-1261</td>
<td>by Representative(s) Weissman; also Senator(s) Kagan--Concerning the &quot;Colorado Arbitration Fairness Act&quot;.</td>
<td>Committee on Judiciary</td>
<td>Introduced 353</td>
<td>Passed Second Reading 580*</td>
<td>603 - Calendared for Second Reading on 3-21-18.</td>
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<td>Passed Second Reading 660*</td>
<td>Passed Third Reading 687</td>
<td>1121 - PI in Senate.</td>
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<td>637 - Second Reading LO daily until 3-23-18.</td>
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<td>1121 - PI in Senate.</td>
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<tr>
<td>HB18-1262</td>
<td>by Representative(s) Jackson and Roberts; also Senator(s) Kagan--Concerning the &quot;Arbitration Services Provider Transparency Act&quot;.</td>
<td>Committee on Judiciary</td>
<td>Introduced 353</td>
<td>Passed Second Reading 581*</td>
<td>623 - Calendared for Second Reading after HB18-1155 on 3-31-18.</td>
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<td>Passed Second Reading 642*</td>
<td>Passed Third Reading 656</td>
<td>623 - Second Reading LO until 3-22-18.</td>
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<td>1121 - PI in Senate.</td>
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<td>HB18-1263</td>
<td>Concerning adding certain conditions to the list of disabling medical conditions for medical marijuana use, and, in connection therewith, adding autism spectrum disorders.</td>
<td>by Representative(s) Hooton and Melton; also Senator(s) Coram and Fenberg, Marble, Guzman--Concerning adding certain conditions to the list of disabling medical conditions for medical marijuana use, and, in connection therewith, adding autism spectrum disorders.</td>
<td>Committee on Health, Insurance, &amp; Environment</td>
<td>421</td>
<td>873* 925* 946 1439* 1782</td>
</tr>
<tr>
<td>HB18-1264</td>
<td>Concerning measures to clarify the scope of revenge porn criminal offenses.</td>
<td>by Representative(s) Jackson and Carver, Becker K., Buck, Esgar, Landgraf, Liston, Lundeen, Melton, Salazar, Sias, Van Winkle, Weissman, Wilson, Wist; also Senator(s) Cooke and Fields--Concerning measures to clarify the scope of revenge porn criminal offenses.</td>
<td>Committee on Judiciary</td>
<td>421</td>
<td>633 780 806 974 1258</td>
</tr>
<tr>
<td>HB18-1265</td>
<td>Concerning the continuation of the stroke advisory board in accordance with the recommendation in the department of regulatory agencies' 2017 sunset report.</td>
<td>by Representative(s) Lontine and Beckman, Buckner, Ginal, Kennedy, Roberts; also Senator(s) Crowder--Concerning the continuation of the stroke advisory board in accordance with the recommendation in the department of regulatory agencies' 2017 sunset report.</td>
<td>Committee on Health, Insurance, &amp; Environment</td>
<td>446</td>
<td>670 782* 811 1121 1258</td>
</tr>
<tr>
<td>HB18-1266</td>
<td>Concerning expanding the career development success pilot program.</td>
<td>by Representative(s) Esgar and Wilson; also Senator(s) Hill and Todd--Concerning expanding the career development success pilot program.</td>
<td>Committee on Education</td>
<td>446</td>
<td>1084 1105 1135 1455 1782</td>
</tr>
<tr>
<td>HB18-1267</td>
<td>Concerning an income tax credit for retrofitting a residence to increase the residence's visitability, and, in connection therewith, making an appropriation.</td>
<td>by Representative(s) Gray and McKean; also Senator(s) Tate--Concerning an income tax credit for retrofitting a residence to increase the residence's visitability, and, in connection therewith, making an appropriation.</td>
<td>Committee on Finance</td>
<td>446</td>
<td>1368* 1397* 1421 1733 1782</td>
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<th>COMMITTEE ASSIGNMENT</th>
<th>OTHER ACTION</th>
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<tbody>
<tr>
<td>HB18-1268</td>
<td>Concerning the procedures to recall a director of a special district.</td>
<td>Representative(s) Gray; also Senator(s) Gardner</td>
<td>Committee on State, Veterans, &amp; Military Affairs</td>
<td>Passed Second Reading LO daily until 4-2-18.</td>
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<tr>
<td>HB18-1269</td>
<td>Concerning notification to parents of charges brought against public school employees for alleged felony offenses that would result in the revocation of an educator license pursuant to title 22, Colorado Revised Statutes.</td>
<td>Representative(s) Lundeen and Pettersen; also Senator(s) Hill and Fields</td>
<td>Committee on Judiciary</td>
<td>Delivered to Governor.</td>
</tr>
<tr>
<td>HB18-1270</td>
<td>Concerning energy storage, and, in connection therewith, requiring the public utilities commission to establish mechanisms for investor-owned electric utilities to procure energy storage systems if certain criteria are satisfied.</td>
<td>Representative(s) Hansen and Becker J.; also Senator(s) Tate</td>
<td>Committee on Transportation &amp; Energy</td>
<td>Delivered to Governor.</td>
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*Amended
V Vetted by Governor
L Lost
PI Postponed Indefinitely
RR Rereferred
RC Reconsideration
LO Laid Over

# Effective 90 days after sine die unless a referendum petition is filed.
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<th>BILL NUMBER</th>
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<tr>
<td>HB18-1271</td>
<td>by Representative(s) Gray and Willett; also Senator(s) Tate--Concerning the authorization of economic development rates to be charged by electric utilities to qualifying nonresidential customers.</td>
<td>Committee on Transportation &amp; Energy</td>
<td>466 876* 912* 924 1518 1782 6-1-18</td>
<td>#1-1-19</td>
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<td>HB18-1272</td>
<td>by Representative(s) Foote and Melton, Ginal, Hansen, Hooton, McLachlan, Petersen, Roberts, Singer; also Senator(s) Court--Concerning the availability of network-level mobile phone distracted driving prevention technology.</td>
<td>Committee on Transportation &amp; Energy</td>
<td>466 876* 1006* 1015</td>
<td>916 - Second Reading LO daily until 4-12-18.</td>
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<td>947 - Special Orders.</td>
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<td>948 - Special Orders LO daily until 4-16-18.</td>
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<td>995 - Moved to General Orders.</td>
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<td>1282 - PI in Senate.</td>
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<td>HB18-1273</td>
<td>by Representative(s) Salazar and Esgar; also Senator(s) Merrifield--Concerning protection for Colorado residents from federal government overreach based on a person's status.</td>
<td>Committee on Judiciary</td>
<td>466 940* 1008* 1041*</td>
<td>997 - Special Orders.</td>
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<td>999 - Special Orders LO until 4-16-18.</td>
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<td>1018 - Third Reading LO until 4-18-18.</td>
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<td>1408 - PI in Senate.</td>
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<td>HB18-1274</td>
<td>by Representative(s) Becker K. and Bridges, Arndt, Foote, Herod, Kennedy, Lee, Michaelson Jenet, Roberts, Rosenthal, Singer, Weissman, Winter, Young; also Senator(s) Kerr, Aguilar, Court, Donovan, Fenberg, Fields, Garcia, Guzman, Jones, Kagan, Kefalas, Merrifield, Moreno, Todd, Williams A., Zenzinger--Concerning a reduction in greenhouse gas emissions in Colorado, and, in connection therewith, requiring that, by the year 2050, statewide greenhouse gas emissions be reduced by eighty percent of the levels of greenhouse gas emissions that existed in the year 2005.</td>
<td>Committee on Transportation &amp; Energy</td>
<td>470 649 781 810</td>
<td>651 - Calendared for Second Reading on 3-26-18 following HB18-1131.</td>
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<td>693 - Second Reading LO daily until 4-2-18.</td>
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<td>HB18-1275</td>
<td>Concerning the repeal of the Craig hospital license plate donation requirement.</td>
<td>Representative(s) Bridges, Winter; also Senator(s) Kagan, Martinez, Humenik.</td>
<td>Committee on Transport &amp; Energy</td>
<td>623 - Second Reading LO daily until 3-23-18.</td>
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<td>#8-8 - Effective 90 days after sine die unless a referendum petition is filed.</td>
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<tr>
<td>HB18-1276</td>
<td>Concerning teaching civil government in public schools, and, in connection therewith, establishing the history, culture, and civil government in education commission to make recommendations to include the history, culture, and contributions of American Indians, Hispanic Americans, African Americans, and Asian Americans in the teaching and content standards for history and civics, and making an appropriation.</td>
<td>Representative(s) Salazar, Benavidez, Buckner, Coleman, Danielson, Duran, Esgar, Exum, Foote, Ginal, Herod, Jackson, Lontine, Melton, Pabon, Roberts, Rosenthal, Winter; also Senator(s) Fields.</td>
<td>Committee on Education</td>
<td>618 - R* to Committee on Appropriations.</td>
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<td>1211 - Special Orders.</td>
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<td>1221 - Title change.</td>
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<td>1251 - Third Reading LO until 4-26-18.</td>
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<td>1534 - PI in Senate.</td>
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<td>HB18-1277</td>
<td>Concerning a requirement that an application for a &quot;Building Excellent Schools Today Act&quot; grant of financial assistance for public school capital construction include a plan for the future use or disposition of any existing public school facility that the applicant will stop using for its current use if it receives the grant.</td>
<td>Representative(s) Becker J. and Esgar, Hansen; also Senator(s) Baumgardner and Kefalas, Sonnenberg.</td>
<td>Committee on Education</td>
<td>770 - Second Reading LO until 4-2-18.</td>
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<td>#8-8 - Effective 90 days after sine die unless a referendum petition is filed.</td>
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<td>1586 - Delivered to Governor.</td>
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* Amended
V Vetoed by Governor
L Lost
PI Postponed Indefinitely
RR Rereferred
RC Reconsideration
LO Laid Over
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<tr>
<th>BILL NUMBER</th>
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<th>Introduced</th>
<th>Referred to Committee of the Whole</th>
<th>Passed Second Reading</th>
<th>Passed Third Reading</th>
<th>Passed by Senate</th>
<th>Signed by Speaker</th>
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<th>OTHER ACTION</th>
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<tbody>
<tr>
<td>HB18-1278</td>
<td>by Representative(s) Benavidez; also Senator(s) Moreno--Concerning a requirement that contractors for public projects over five hundred thousand dollars that are not funded using federal money use apprentices for the parts of the project that are performed by workers in an apprenticeable occupation.</td>
<td>Committee on Business Affairs and Labor</td>
<td>471 631* 689* 777</td>
<td>675 - Second Reading LO until 3-26-18.</td>
<td>703 - Third Reading LO daily until 4-2-18.</td>
<td>1036 - PI in Senate.</td>
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<td>HB18-1279</td>
<td>by Representative(s) Esgar, Buckner, Ginal, Kennedy, Roberts; also Senator(s) Priola and Moreno--Concerning a requirement that certain practitioners prescribe controlled substances electronically.</td>
<td>Committee on Health, Insurance, &amp; Environment</td>
<td>471 786* 978* 1021</td>
<td>837 - Second Reading LO until 4-9-18.</td>
<td>904 - Second Reading LO daily until 4-12-18.</td>
<td>947 - Special Orders.</td>
<td>976 - Special Orders LO until 4-13-18.</td>
<td>1002 - Third Reading LO until 4-17-18.</td>
<td>1021 - Representatives Liston and Mckean requested their names be removed as sponsors.</td>
<td>1282 - PI in Senate.</td>
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<tr>
<td>HB18-1280</td>
<td>by Representative(s) Melton; also Senator(s) Coram--Concerning regulatory procedures related to the appointment of a court appointee for a regulated marijuana business, and, in connection therewith, making an appropriation.</td>
<td>Committee on Finance</td>
<td>471 862* 909* 920 1282 1455 5-15</td>
<td>701 - R to Committee on Appropriations.</td>
<td>864 - Special Orders.</td>
<td>879 - Moved to 4-9-18 General Orders calendar.</td>
<td>904 - Second Reading LO until 4-10-18.</td>
<td>909 - Title change.</td>
<td>1586 - Delivered to Governor.</td>
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<tr>
<td>HB18-1281</td>
<td>by Representative(s) Esgar; also Senator(s) Garcia--Concerning measures to enhance the consumer protection mission of the Colorado public utilities commission, and, in connection therewith, prohibiting a person with recent connections to a regulated utility from serving on the commission and providing for periodic performance audits.</td>
<td>Committee on Transportation &amp; Energy</td>
<td>471 968* 1023* 1070</td>
<td>855 - R to Committee on Finance.</td>
<td>1009 - Second Reading LO until 4-17-18.</td>
<td>1044 - Third Reading LO until 4-19-18.</td>
<td>1408 - PI in Senate.</td>
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<tr>
<td>HB18-1282</td>
<td>by Representative(s) Lontine and Sias; also Senator(s) Smallwood and Kefalas--Concerning a requirement that a health care provider include certain identifying information on all claims for reimbursement for health care services.</td>
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<td>HB18-1283</td>
<td>by Representative(s) Benavidez; also Senator(s) Neville--Concerning the classification of residential land for property tax purposes resulting from a significant change in the residential improvements located upon the land.</td>
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<td>HB18-1284</td>
<td>by Representative(s) Buckner and Wilson; also Senator(s) Martinez Humenik and Kefalas--Concerning the cost of prescription drugs purchased at a pharmacy.</td>
<td>by Representative(s) Buckner and Wilson; also Senator(s) Martinez Humenik and Kefalas--Concerning the cost of prescription drugs purchased at a pharmacy.</td>
<td>by Representative(s) Buckner and Wilson; also Senator(s) Martinez Humenik and Kefalas--Concerning the cost of prescription drugs purchased at a pharmacy.</td>
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<tr>
<td>HB18-1285</td>
<td>by Representative(s) Pabon, Danielson, Kooten, Singer, Arndt, Hooton, Landgraf; also Senator(s) Smallwood and Todd, Aguilar, Guzman--Court--Concerning parking for people with certain disabilities, and, in connection therewith, making an appropriation.</td>
<td>by Representative(s) Pabon, Danielson, Kooten, Singer, Arndt, Hooton, Landgraf; also Senator(s) Smallwood and Todd, Aguilar, Guzman--Court--Concerning parking for people with certain disabilities, and, in connection therewith, making an appropriation.</td>
<td>by Representative(s) Pabon, Danielson, Kooten, Singer, Arndt, Hooton, Landgraf; also Senator(s) Smallwood and Todd, Aguilar, Guzman--Court--Concerning parking for people with certain disabilities, and, in connection therewith, making an appropriation.</td>
<td>by Representative(s) Pabon, Danielson, Kooten, Singer, Arndt, Hooton, Landgraf; also Senator(s) Smallwood and Todd, Aguilar, Guzman--Court--Concerning parking for people with certain disabilities, and, in connection therewith, making an appropriation.</td>
</tr>
<tr>
<td>HB18-1286</td>
<td>by Representative(s) Roberts, Hooton, Singer, Van Winkle; also Senator(s) Aguilar and Marble, Guzman--Concerning allowing school personnel to give medical marijuana to a student with a medical marijuana registry card while at school.</td>
<td>by Representative(s) Roberts, Hooton, Singer, Van Winkle; also Senator(s) Aguilar and Marble, Guzman--Concerning allowing school personnel to give medical marijuana to a student with a medical marijuana registry card while at school.</td>
<td>by Representative(s) Roberts, Hooton, Singer, Van Winkle; also Senator(s) Aguilar and Marble, Guzman--Concerning allowing school personnel to give medical marijuana to a student with a medical marijuana registry card while at school.</td>
<td>by Representative(s) Roberts, Hooton, Singer, Van Winkle; also Senator(s) Aguilar and Marble, Guzman--Concerning allowing school personnel to give medical marijuana to a student with a medical marijuana registry card while at school.</td>
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- **HB18-1282**
- **HB18-1283**
- **HB18-1284**
- **HB18-1285**
- **HB18-1286**
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<tr>
<td>HB18-1287</td>
<td>by Representative(s) Weissman; also Senator(s) Cooke and Kagan--Concerning the extension of the repeal of the Colorado commission on criminal and juvenile justice, and, in connection therewith, making an appropriation.</td>
<td>Committee on Judiciary</td>
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<td>479 1084* 1107* 1138 1545 1782 5-30 -18 5-30 -18 985 - R* to Committee on Appropriations. 1085 - Special Orders. 1107 - Title change. 1782 - Delivered to Governor.</td>
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<tr>
<td>HB18-1288</td>
<td>by Representative(s) Young and Winter; also Senator(s) Martinez Humenik--Concerning the implementation of conflict-free case management for individuals receiving home- and community-based services under the medical assistance program.</td>
<td>Committee on Public Health Care &amp; Human Services</td>
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<td>479 934* 1009* 1018</td>
<td>977 - Special Orders. 995 - Special Orders LO until 4-16-18. 995 - Moved to General Orders. 1232 - PI in Senate.</td>
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<tr>
<td>HB18-1289</td>
<td>by Representative(s) Foote and Young; also Senator(s) Jones--Concerning an exemption from forced pooling of certain governmental entities that own mineral rights.</td>
<td>Committee on Transportation &amp; Energy</td>
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<td>479 1327 1403* 1429</td>
<td>1278 - R* to Committee on Appropriations. 1517 - PI in Senate.</td>
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<tr>
<td>HB18-1290</td>
<td>by Representative(s) Roberts and Lawrence, Hansen; also Senator(s) Sonnenberg--Concerning the continuation of the certification of conservation easement holders, and, in connection therewith, implementing the recommendations of the 2017 sunset report by the department of regulatory agencies.</td>
<td>Committee on Transportation &amp; Energy</td>
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<td>498 1084 1217* 1310</td>
<td>581 - R* to Committee on Finance. 853 - R to Committee on Appropriations. 1088 - Special Orders. 1306 - Second Reading LO until 4-24-18. 1211 - Special Orders. 1247 - Third Reading LO until 4-27-18. 1472 - PI in Senate.</td>
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<tr>
<td>HB18-1291</td>
<td>by Representative(s) Winter and Thurlow; also Senator(s) Sonnenberg--Concerning the continuation of the conservation easement oversight commission, and, in connection therewith, implementing the recommendations of the 2017 sunset report by the department of regulatory agencies.</td>
<td>Committee on Transportation &amp; Energy</td>
<td>498 1165* 1217* 1310 1733* 1782 5-29 5-29</td>
<td>5-29 -18 582 - R* to Committee on Appropriations. 1211 - Special Orders. 1247 - Third Reading LO until 4-27-18. 1734 - House did not concur in Senate amendments and requested Conference Committee with permission to go beyond scope. House members: Representatives Winter, chair, Becker J, and Roberts. 1748 - Senate acceded to request for Conference Committee. Senate members: Senators Sonnenberg, chair, Coram, and Jones. 1752 - Conference Committee report. 1773 - Senate adopted Conference Committee report and repassed bill, as amended. 1777 - House adopted Conference Committee report and repassed bill, as amended. 1783 - Delivered to Governor.</td>
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<tr>
<td>HB18-1292</td>
<td>by Representative(s) McKean and Rosenthal; also Senator(s) Court and Priola--Concerning the creation of the pilot state access to resources and training (START) grant program for persons experiencing homelessness, and, in connection therewith, making an appropriation.</td>
<td>Committee on Local Government</td>
<td>498 1084* 1108* 1140</td>
<td>648 - R to Committee on Appropriations. 1088 - Special Orders. 1108 - Title change. 1472 - PL in Senate.</td>
</tr>
<tr>
<td>HB18-1293</td>
<td>by Representative(s) Duran and Neville P.; also Senator(s) Grantham and Guzman--Concerning payment of expenses of the legislative department.</td>
<td>Committee on Appropriations</td>
<td>515 565 599* 605 828 828 4-9 4-9</td>
<td>591 - Calendared for Second Reading on 3-19-18. 841 - Delivered to Governor.</td>
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<tr>
<td>HB18-1294</td>
<td>Concerning the continuation of the regulation of nursing home administrators by the board of examiners of nursing home administrators in the division of professions and occupations in the department of regulatory agencies, and, in connection therewith, requiring the board to record by board member each vote regarding licensee discipline.</td>
<td>Representative(s) Lontine and Buckner, Esgar, Ginal, Kennedy, Roberts; also Senator(s) Crowder</td>
<td>Committee on Health, Insurance, &amp; Environment</td>
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<td>HB18-1295</td>
<td>Concerning modifications to the &quot;Colorado Food and Drug Act&quot; to allow products containing industrial hemp, and, in connection therewith, establishing that products containing industrial hemp are not adulterated or misbranded by virtue of containing industrial hemp.</td>
<td>Representative(s) Salazar and Esgar; also Senator(s) Coram</td>
<td>Committee on Agriculture, Livestock, &amp; Natural Resources</td>
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<td>HB18-1296</td>
<td>by Representative(s) Melton and Everett; also Senator(s) Marble and Moreno--Concerning an expansion of the ability to leave a motor vehicle unattended in certain circumstances.</td>
<td>Committee on Transportation &amp; Energy</td>
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<tr>
<td>HB18-1296</td>
<td>by Representative(s) Winter and Pettersen; also Senator(s) Donovan--Concerning a comprehensive plan to proactively address the anticipated impacts on Colorado of global climate change, and, in connection therewith, making an appropriation.</td>
<td>Committee on Transportation &amp; Energy</td>
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<tr>
<td>HB18-1296</td>
<td>by Representative(s) Pettersen and Bridges; also Senator(s) Donovan and Todd--Concerning the creation of the Colorado secure savings plan.</td>
<td>Committee on Business Affairs and Labor</td>
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<tr>
<td>HB18-1296</td>
<td>by Representative(s) Bridges and Neville P.; also Senator(s) Scott and Zenzinger--Concerning electronic documents related to the ownership of a vehicle that is regulated by the department of revenue, and, in connection therewith, making an appropriation.</td>
<td>Committee on Transportation &amp; Energy</td>
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<td>104 - Second Reading LO until 4-10-18.</td>
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<td>1156 - Consideration of Senate amendments LO daily until 4-26-18.</td>
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<td>1296 - House did not concur in Senate amendments and requested Conference Committee. House members: Representatives Melton, chair, Everett, and Salazar.</td>
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<tr>
<td>PI</td>
<td>1338 - Senate acceded to request for Conference Committee. Senate members: Senator Marble, chair, Cooke, and Moreno.</td>
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<td>RR</td>
<td>1455 - Conference Committee report.</td>
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<td>RC</td>
<td>1517 - Senate adopted Conference Committee report and repassed bill, as amended.</td>
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<tr>
<td>LO</td>
<td>1552 - House adopted Conference Committee report and repassed bill, as amended.</td>
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<td>1782 - Delivered to Governor.</td>
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<td>649 - R to Committee on Appropriations.</td>
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<td>1451 - PI in Senate.</td>
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<td>LO</td>
<td>1782 - Delivered to Governor.</td>
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<td># unless a referendum petition is filed within 90 days after sine die.</td>
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<td>HB 18-1300</td>
<td>Concerning granting authority for local district colleges to provide a bachelor of science degree in nursing program as a completion degree to students who have or are pursuing an associate degree in nursing.</td>
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<tr>
<td>HB 18-1301</td>
<td>Concerning the protection of water quality from adverse impacts caused by mineral mining.</td>
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<td>HB 18-1302</td>
<td>Concerning the allowance of the department of public health and environment to waive certification requirements for toxicology laboratories that have been accredited by an entity using recognized forensic standards.</td>
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<td>HB 18-1303</td>
<td>Concerning exemption of nonprofit youth sports organization coaches from the &quot;Colorado Employment Security Act&quot;.</td>
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<td>HB18-1305</td>
<td>by Representative(s) Coleman and Neville P., also Senator(s) Neville T.--Concerning a voluntary contribution designation benefiting the Young Americans Center for Financial Education fund that appears on the state individual tax return forms.</td>
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<td>HB18-1306</td>
<td>by Representative(s) Michaelson Jenet; also Senator(s) Coram and Moreno--Concerning ensuring educational stability for students in out-of-home placement, and, in connection therewith, making an appropriation.</td>
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<td>HB18-1307</td>
<td>by Representative(s) Singer and Lee; also Senator(s) Gardner and Cooke--Concerining restricting the availability to children of products that contain dextromethorphan.</td>
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<td>HB18-1308</td>
<td>by Representative(s) Kraft-Tharp and Becker, J., Arndt, Liston; also Senator(s) Hill, Kagan, Kefalas, Kerr, Moreno, Priola, Scott--Concerning an exemption from the &quot;Workers' Compensation Act of Colorado&quot; for nonresident employers whose employees are temporarily working in Colorado.</td>
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<td>HB18-1309</td>
<td>by Representative(s) Coleman and Wilson; also Senator(s) Hill--Concerning programs addressing educator shortages, and, in connection therewith, making an appropriation.</td>
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## HISTORY OF HOUSE BILLS

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<tr>
<th>BILL NUMBER</th>
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<td>HB18-1310</td>
<td>by Representative(s) Coleman and Covarrubias; also Senator(s) Fields and Priola--Concerning the creation of a pilot program for emergency employment support services.</td>
<td>Committee on Business Affairs and Labor</td>
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<td>HB18-1311</td>
<td>by Representative(s) Rankin and Hamner--Concerning the method for setting rates for individual health insurance plans offered in the state.</td>
<td>Committee on Health, Insurance, &amp; Environment</td>
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<td>HB18-1312</td>
<td>by Representative(s) Hansen and Herod, Amdt, Bridges, Buckner, Coleman, Esgar, Foote, Garnett, McLachlan, Michaelson Jenet, Pettersen, Roberts, Weissman, Winter, Young, Duran; also Senator(s) Donovan--Concerning the protection of the open internet, and, in connection therewith, disqualifying an internet service provider from receiving high cost support mechanism money or other money received to finance broadband deployment if the internet service provider engages in certain practices that interfere with the open internet and requiring an internet service provider that engages in such practices to refund any such money received.</td>
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<td>649</td>
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<td>HB18-1313</td>
<td>by Representative(s) Ginal and Becker J.; also Senator(s) Aguilar and Priola--Concerning the allowance of a pharmacist to serve as a practitioner under certain circumstances.</td>
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<tr>
<td>HB18-1314</td>
<td>Concerning prohibiting the use of unmanned aircraft systems to obstruct public safety operations.</td>
<td>by Representative(s) Ginal and Lawrence; also Senator(s) Cooke</td>
<td>Committee on Judiciary</td>
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<td>987* 1049* 1070 1439</td>
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<td>HB18-1315</td>
<td>Concerning the expansion of the sales and use tax exemption for manufactured homes constructed in compliance with a federal safety act.</td>
<td>by Representative(s) McLachlan and Becker J.; also Senator(s) Kefalas and Lundberg</td>
<td>Committee on Finance</td>
<td>650</td>
<td>1283* 1289* 1320 1698</td>
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<td>HB18-1316</td>
<td>Concerning modifications to the skilled worker training program administered by the department of labor and employment, and, in connection therewith, making an appropriation.</td>
<td>by Representative(s) Pabon and Exum, Kraft-Tharp, McKean; also Senator(s) Cooke and Williams A.</td>
<td>Committee on Finance</td>
<td>650</td>
<td>1254* 1287* 1315 1557*</td>
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<td>5-24 826 - R* to Committee on Appropriations.</td>
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<td>HB18-1317</td>
<td>Concerning an exemption from the prohibition on the use of an electronic gaming machine for nonprofit entities licensed under the &quot;Bingo and Raffles Law&quot;.</td>
<td>by Representative(s) Reyher</td>
<td>Committee on Business Affairs and Labor</td>
<td>674</td>
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<td>1534 - PI in Senate.</td>
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<td>HB18-1318</td>
<td>Concerning a requirement that candidates for certain federal executive offices file income tax returns with the secretary of state.</td>
<td>by Representative(s) Hooton and Hansen; also Senator(s) Kerr</td>
<td>Committee on State, Veterans, &amp; Military Affairs</td>
<td>674</td>
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<td>HB18-1319</td>
<td>by Representative(s) Singer and Young; also Senator(s) Gardner--Concerning the extension of services for a successful adulthood for former foster care youth who are between the ages of eighteen years and twenty-one years, and, in connection therewith, making an appropriation.</td>
<td>Committee on Public Health Care &amp; Human Services</td>
<td>674</td>
<td>1086*</td>
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<td>1136</td>
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<td>HB18-1320</td>
<td>by Representative(s) Pabon; also Senator(s) Jahn--Concerning a reduction in regulation of large-market taxicab service from regulation as a common carrier to regulation as a motor carrier of passengers.</td>
<td>Committee on Transportation &amp; Energy</td>
<td>674</td>
<td>1114*</td>
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<td>HB18-1321</td>
<td>by Representative(s) McKean and Arndt, Ginal; also Senator(s) Moreno and Martinez Humenik, Kefalas--Concerning efficient administration of nonemergency medical transportation within the existing benefit under the medical assistance program, and, in connection therewith, making and reducing an appropriation.</td>
<td>Committee on Health, Insurance, &amp; Environment</td>
<td>674</td>
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<td>HB18-1322</td>
<td>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, 2018, except as otherwise noted.</td>
<td>by Representative(s) Hamner, Young, Rankin; also Senator(s) Lambert, Lundberg, Moreno</td>
<td>Committee on Appropriations</td>
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<td>HB18-1323</td>
<td>Concerning transfers of money to a newly created office of state planning and budgeting youth pay for success initiatives account within the pay for success contracts fund, and, in connection therewith, making an appropriation.</td>
<td>by Representative(s) Rankin, Hamner, Young; also Senator(s) Moreno, Lambert, Lundberg</td>
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<td>HB18-1324</td>
<td>Concerning the continuation of the governor’s commission on community service, and, in connection therewith, making an appropriation.</td>
<td>by Representative(s) Hamner, Young, Rankin; also Senator(s) Lundberg, Lambert, Moreno</td>
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<td>HB18-1325</td>
<td>by Representative(s) Hamner and Rankin, Young, also Senator(s) Lambert, Lundberg, Moreno--Concerning measures to address coverage gaps in the statewide digital trunked radio system, and, in connection therewith, making an appropriation.</td>
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<td>HB18-1326</td>
<td>by Representative(s) Young, Hamner, Rankin; also Senator(s) Lambert, Lundberg, Moreno--Concerning support for persons interested in transitioning from an institutional setting, and, in connection therewith, making and reducing appropriations.</td>
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<td>HB18-1327</td>
<td>by Representative(s) Young, Hamner, Rankin; also Senator(s) Moreno, Lambert, Lundberg--Concerning the all-payer health claims database, and, in connection therewith, making an appropriation.</td>
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<td>HB18-1328</td>
<td>by Representative(s) Young, Hamner, Rankin; also Senator(s) Lambert and Moreno, Lundberg--Concerning the children's habilitation residential waiver program, and, in connection therewith, making and reducing an appropriation.</td>
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<td>HB18-1329</td>
<td>by Representative(s) Rankin, Hamner, Young; also Senator(s) Moreno, Lambert, Lundberg--Concerning a supplemental state payment to qualified providers of durable medical equipment who experienced a decrease in reimbursement in the 2017-18 state fiscal year as a result of the implementation of the federal &quot;21st Century Cures Act&quot;, and, in connection therewith, making an appropriation.</td>
<td>Committee on Appropriations</td>
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<td>893</td>
<td>House did not concur in Senate amendments and requested Conference Committee. House members: Representatives Rankin, chair, Hamner, and Young.</td>
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<td>915</td>
<td>Senate acceded to request for Conference Committee. Senate members: Senators Lambert, chair, Lundberg, and Moreno.</td>
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<td>940</td>
<td>Conference Committee report.</td>
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<td>950</td>
<td>Senate adopted Conference Committee report and repassed bill, as amended.</td>
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<td>964</td>
<td>House adopted Conference Committee report and repassed bill, as amended.</td>
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<td>1306</td>
<td>Delivered to Governor.</td>
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<tr>
<td>HB18-1330</td>
<td>by Representative(s) Young, Hamner, Rankin; also Senator(s) Moreno, Lambert, Lundberg--Concerning a supplemental state payment relating to certain office-administered oncology-related drugs for qualified providers under the medical assistance program who experienced a reduction in reimbursement payments in the 2017-18 state fiscal year as a result of the implementation of the federal final rules for covered outpatient drugs, and, in connection therewith, making an appropriation.</td>
<td>Committee on Appropriations</td>
<td>HB18-1330</td>
<td>679</td>
<td>698</td>
<td>747</td>
<td>760</td>
<td>856</td>
<td>1011</td>
<td>4-23</td>
<td>-18</td>
<td>705</td>
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<td>1036</td>
<td>Delivered to Governor.</td>
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<tr>
<td>BILL NUMBER</td>
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<td>COMMITTEE ASSIGNMENT</td>
<td>OTHER ACTION</td>
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<tr>
<td>HB18-1331</td>
<td>by Representative(s) Young and Rankin, Hamner; also Senator(s) Lundberg, Lambert, Moreno--Concerning expanding the use of open educational resources at public institutions of higher education, and, in connection therewith, creating the Colorado open educational resources council, creating a grant program to support the creation and use of open educational resources, and making an appropriation.</td>
<td>Committee on Appropriations</td>
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<td></td>
<td>Introduced 679</td>
<td>Referred to Committee of the Whole 698*</td>
<td>Passed Second Reading 747*</td>
<td>Passed Third Reading 760</td>
<td>Passed by Senate 856</td>
<td>Signed by Speaker 1258</td>
<td>Signed by Governor 4-30-18</td>
<td>Effective Date of Act 4-30-18</td>
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<td>LO 705 - Special Orders.</td>
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<tr>
<td>HB18-1332</td>
<td>by Representative(s) Hamner and Rankin, Young, also Senator(s) Moreno, Lambert, Lundberg--Concerning creation of a grant program to support collaborative educator preparation initiatives to address the teacher shortage in Colorado, and, in connection therewith, making an appropriation.</td>
<td>Committee on Appropriations</td>
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<td>Introduced 679</td>
<td>Referred to Committee of the Whole 698*</td>
<td>Passed Second Reading 748*</td>
<td>Passed Third Reading 761</td>
<td>Passed by Senate 856</td>
<td>Signed by Speaker 1065</td>
<td>Signed by Governor 4-30-18</td>
<td>Effective Date of Act 4-30-18</td>
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<td>LO 705 - Special Orders.</td>
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<td>1120 - Delivered to Governor.</td>
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<tr>
<td>HB18-1333</td>
<td>by Representative(s) Young, Hamner, Rankin; also Senator(s) Lambert, Lundberg, Moreno--Concerning part C child find responsibilities of state departments, and, in connection therewith, making an appropriation.</td>
<td>Committee on Appropriations</td>
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<td></td>
<td>Introduced 679</td>
<td>Referred to Committee of the Whole 698*</td>
<td>Passed Second Reading 749*</td>
<td>Passed Third Reading 762</td>
<td>Passed by Senate 856</td>
<td>Signed by Speaker 1065</td>
<td>Signed by Governor 4-30-18</td>
<td>Effective Date of Act 4-30-18</td>
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<td>LO 705 - Special Orders.</td>
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<td>1120 - Delivered to Governor.</td>
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<tr>
<td>HB18-1334</td>
<td>by Representative(s) Hamner, Young, Rankin; also Senator(s) Lambert, Lundberg, Moreno--Concerning an extension of the Transitional jobs program, and, in connection therewith, making an appropriation.</td>
<td>Committee on Appropriations</td>
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<td>Introduced 679</td>
<td>Referred to Committee of the Whole 698</td>
<td>Passed Second Reading 749</td>
<td>Passed Third Reading 762</td>
<td>Passed by Senate 856</td>
<td>Signed by Speaker 1065</td>
<td>Signed by Governor 4-30-18</td>
<td>Effective Date of Act 4-30-18</td>
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<td>#8-8 705 - Special Orders.</td>
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<td># Effective 90 days after sine die unless a referendum petition is filed.</td>
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<td>1120 - Delivered to Governor.</td>
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<td>BILL NUMBER</td>
<td>SUBJECT TITLE</td>
<td>SPONSOR</td>
<td>COMMITTEE ASSIGNMENT</td>
<td>Introduced</td>
<td>Referred by Committee of the Whole</td>
<td>Passed Second Reading</td>
<td>Passed Third Reading</td>
<td>Passed by Senate</td>
<td>Signed by Speaker</td>
<td>Signed by Governor</td>
<td>Effective Date of Act</td>
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<tr>
<td>HB18-1335</td>
<td>by Representative(s) Young, Hamner, Rankin; also Senator(s) Lundberg, Lambert, Moreno--Concerning the Colorado child care assistance program, and, in connection therewith, establishing eligibility requirements for all counties and creating a new formula to determine the amount of block grants to counties. Committee on Appropriations</td>
<td>679 862* 911* 921 1184*</td>
<td>1782 6-6</td>
<td>6-18</td>
<td>7-1</td>
<td>7-1</td>
<td>1864 - Special Orders. 879 - Moved to 4-9-18 General Orders calendar. 904 - Second Reading LO until 4-10-18. 1234 - Consideration of Senate amendments LO daily until 4-26-18. 1298 - House concurred in Senate amendments and repassed bill, as amended. 1782 - Delivered to Governor.</td>
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<tr>
<td>HB18-1336</td>
<td>by Representative(s) Young, Hamner, Rankin; also Senator(s) Lambert, Lundberg, Moreno--Concerning the repeal of the local government retail marijuana impact grant program. Committee on Appropriations</td>
<td>679 699 749 763 856 1258 4-30</td>
<td>705 - Special Orders. 1306 - Delivered to Governor.</td>
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<tr>
<td>HB18-1337</td>
<td>by Representative(s) Hamner and Rankin, Young; also Senator(s) Lambert, Lundberg, Moreno--Concerning a veterans one-stop center in Grand Junction, and, in connection therewith, making an appropriation. Committee on Appropriations</td>
<td>680 699* 749* 763 856 1065 4-30</td>
<td>705 - Special Orders. 1120 - Delivered to Governor.</td>
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<td>HB18-1338</td>
<td>by Representative(s) Rankin, Hamner, Young; also Senator(s) Lambert, Lundberg, Moreno--Concerning transfers to address the reduction of revenues in the severance tax operational fund. Committee on Appropriations</td>
<td>680 699 749 764 856*</td>
<td>1258 5-4</td>
<td>5-4</td>
<td>18</td>
<td>705 - Special Orders. 879 - Consideration of Senate amendments LO until 4-9-18. 894 - House did not concur in Senate amendments and requested Conference Committee. House members: Representatives Rankin, chair, Hamner, and Young. 915 - Senate acceded to request for Conference Committee. Senate members: Senators Lambert, chair, Lundberg, and Moreno. 950 - Senate adhered to its position. 965 - House receded from its position, concurred in Senate amendments and repassed bill, as amended by the Senate. 1306 - Delivered to Governor.</td>
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<td>BILL NUMBER</td>
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<td>HB18-1339</td>
<td>Concerning a requirement for fingerprint-based criminal history record checks for individuals with access to federal tax information, and, in connection therewith, making an appropriation.</td>
<td>Representative(s) Rankin, Hamner, Young; also Senator(s) Lambert, Lundberg, Moreno</td>
<td>Committee on Appropriations</td>
<td>Amended by Governor, Effective Date of Act 7-1-18</td>
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<td>HB18-1340</td>
<td>Concerning transfers of money to be used for the state's infrastructure.</td>
<td>Representative(s) Hamner, Young, Rankin; also Senator(s) Lambert, Lundberg, Moreno</td>
<td>Committee on Appropriations</td>
<td>Vetoed by Governor, Effective Date of Act 7-1-18</td>
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<tr>
<td>HB18-1341</td>
<td>Concerning creation of the Colorado state apprenticeship resource directory, and, in connection therewith, making an appropriation.</td>
<td>Representative(s) Danielson and Covarrubias; also Senator(s) Fenberg and Coram</td>
<td>Committee on Education</td>
<td>Laid Over, Effective Date of Act 4-17-18</td>
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<td>HB18-1342</td>
<td>by Representative(s) Melton; also Senator(s) Todd--Concerning a requirement that a common interest community created in Colorado before July 1, 1992, comply with a provision of the &quot;Colorado Common Interest Ownership Act&quot; that allows a majority of the unit owners in a common interest community to veto a budget proposed by the executive board of the common interest community.</td>
<td>Committee on Business Affairs and Labor</td>
<td>693 932 1050* 1124 1439 1782</td>
<td>7-1 -18 977 - Special Orders. 995 - Special Orders LO until 4-16-18. 995 - Moved to General Orders. 1008 - Second Reading LO daily until 4-18-18. 1074 - Third Reading LO until 4-20-18. 1782 - Delivered to Governor.</td>
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<td>HB18-1343</td>
<td>by Representative(s) Lee and Carver, Valdez, Danielson, Landgraf, Duran, Covarrubias, Kraft-Tharp, Liston, Lundeen, Melton, Pabon; also Senator(s) Lambert and Todd, Garcia, Coram--Concerning the continuation of the &quot;Colorado Veterans' Service-to-career Program&quot;, and, in connection therewith, making an appropriation.</td>
<td>Committee on Education</td>
<td>693 1255* 1287* 1316 1557* 1782</td>
<td>7-1 -18 966 - R* to Committee on Appropriations. 1284 - Special Orders. 1287 - Title change. 1621 - House concurred in Senate amendments and repassed bill, as amended. 1783 - Delivered to Governor.</td>
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<td>HB18-1344</td>
<td>by Representative(s) Weissman and Sias; also Senator(s) Coram and Moreno--Concerning relief from collateral consequences of criminal actions.</td>
<td>Committee on Judiciary</td>
<td>693 987 1023 1043 1282 1455</td>
<td>7-1 -18 1586 - Delivered to Governor.</td>
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### HISTORY OF HOUSE BILLS

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<thead>
<tr>
<th>BILL NUMBER</th>
<th>SUBJECT TITLE</th>
<th>SPONSOR</th>
<th>COMMITTEE ASSIGNMENT</th>
<th>OTHER ACTION</th>
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<tbody>
<tr>
<td>HB18-1345</td>
<td>Concerning a process by which an incumbent electric utility may exercise a right of first refusal to construct an electric transmission line that has been approved for construction pursuant to a federal regional transmission planning requirement.</td>
<td>by Representative(s) Arndt and Hansen, Liston, Bridges, Callin, Covarrubias; also Senator(s) Coram and Moreno, Kefalas</td>
<td>Committee on Transportation &amp; Energy</td>
<td>Amended by Speaker, Vetoed by Governor.</td>
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<tr>
<td>HB18-1346</td>
<td>Concerning child abuse related to youth who are under the continuing jurisdiction of the court in an out-of-home placement when they are younger than twenty-one years of age.</td>
<td>by Representative(s) Singer and Landgraf; also Senator(s) Smallwood and Kefalas</td>
<td>Committee on Public Health Care &amp; Human Services</td>
<td>Special Orders, Special Orders LO until 4-16-18.</td>
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<tr>
<td>HB18-1347</td>
<td>Concerning the biennial registration of motor vehicles with the department of revenue.</td>
<td>by Representative(s) Sandridge</td>
<td>Committee on Transportation &amp; Energy</td>
<td>Special Orders.</td>
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<tr>
<td>HB18-1348</td>
<td>Concerning families involved in the child welfare system, and, in connection therewith, prioritizing services and providing support for foster parents.</td>
<td>by Representative(s) Singer and Landgraf; also Senator(s) Gardner and Kefalas</td>
<td>Committee on Public Health Care &amp; Human Services</td>
<td>Special Orders.</td>
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</tbody>
</table>

*Note: The table includes the bill number, subject title, sponsors, committee assignment, history of the bill including introduced, referred, passed, signed by speaker and governor, effective date of act, and other actions such as amended, vetoed by governor, lost, postponed indefinitely, rereferred, reconsideration, laid over.*
## HISTORY OF HOUSE BILLS

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<thead>
<tr>
<th>BILL NUMBER</th>
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<tr>
<td>HB18-1349</td>
<td>Concerning the use of waiver valuations by the department of transportation,</td>
<td>Representative(s) Ginal; also Senator(s) Cooke</td>
<td>Committee on Transportation &amp; Energy</td>
<td>Effective Date of Act</td>
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<td>and, in connection therewith, extending the department’s existing authority</td>
<td>and, in connection therewith, extending the department’s existing</td>
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<td>under state law to use waiver valuations when valuing property that it owns</td>
<td>authority under state law to use waiver valuations when valuing</td>
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<td>and seeks to dispose of to the maximum extent permitted by federal law and</td>
<td>property that it owns and seeks to dispose of to the maximum extent</td>
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<td>regulations and clarifying that a waiver valuation is not an appraisal and</td>
<td>permitted by federal law and regulations and clarifying that a waiver</td>
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<td>that an individual, including a licensed or certified real estate appraiser,</td>
<td>valuation is not an appraisal and that an individual, including a</td>
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<td>is not an appraiser for purposes of the state laws regulating appraisers</td>
<td>licensed or certified real estate appraiser, is not an appraiser for</td>
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<td>when the individual performs a waiver valuation.</td>
<td>purposes of the state laws regulating appraisers when the individual</td>
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<td></td>
<td>Committee on Transportation &amp; Energy</td>
<td>performs a waiver valuation.</td>
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<tr>
<td>HB18-1350</td>
<td>Concerning the sales and use tax treatment of equipment used to manufacture</td>
<td>Representative(s) Kraft-Tharp; also Senator(s) Priola</td>
<td>Committee on Business Affairs and Labor</td>
<td>Effective Date of Act</td>
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<td>new metal stock from scrap or end-of-life-cycle metals, and, in connection</td>
<td>Concerning the sales and use tax treatment of equipment used to</td>
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<td>therewith, making an appropriation.</td>
<td>manufacture new metal stock from scrap or end-of-life-cycle metals,</td>
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<td>Committee on Business Affairs and Labor</td>
<td>and, in connection therewith, making an appropriation.</td>
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<tr>
<td>HB18-1351</td>
<td>Concerning signage for the old Spanish trail.</td>
<td>Representative(s) Valdez and Covarrubias; also Senator(s) Crowder</td>
<td>Committee on Finance</td>
<td>Effective Date of Act</td>
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<td></td>
<td>Committee on Finance</td>
<td>and Garcia, Guzman Concerning signage for the old Spanish trail.</td>
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<tr>
<td>HB18-1352</td>
<td>Concerning a clarification of the minimum distance from which certain oil</td>
<td>Representative(s) Foote and Gray; also Senator(s) Jones and Aguilar</td>
<td>Committee on Health, Insurance, &amp; Environment</td>
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<td>and gas facilities must be located from any school.</td>
<td>Concerning a clarification of the minimum distance from which certain</td>
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Note: The table includes information on the introduction, referral, readings, and actions taken on various bills, along with the effective date of any relevant legislation.
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<tr>
<td>HB18-1353</td>
<td>Concerning the creation of a grant program to reimburse local governments for costs associated with the provision of defense counsel to certain defendants at their first appearances in municipal courts, and, in connection therewith, making an appropriation.</td>
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<td>HB18-1354</td>
<td>Concerning a requirement that written warranties for powersports vehicles be honored.</td>
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<td>HB18-1355</td>
<td>Concerning changes to the accountability system for the elementary and secondary public education system to strengthen the accountability system for the benefit of students.</td>
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<td>HB18-1356</td>
<td>Concerning adding a nonsubstantive cross reference to the crime of failure to register as a sex offender.</td>
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<td><strong>HB18-1357</strong>&lt;br&gt;by Representative(s) Michaelson Jenet; also Senator(s) Gardner and Williams A., Jahn--Concerning access to behavioral health care services, and, in connection therewith, establishing an ombudsman for behavioral health access to care to assist consumers in accessing care, requiring the commissioner of insurance to report on compliance with mental health parity laws, and making an appropriation.</td>
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<td><strong>HB18-1358</strong>&lt;br&gt;by Representative(s) Foote and Beckman; also Senator(s) Lundberg and Aguilar--Concerning required disclosures pertaining to charges for health care.</td>
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<td><strong>HB18-1359</strong>&lt;br&gt;by Representative(s) Benavidez and Pabon--Concerning the removal of the current calculation threshold that limits the Colorado charitable contribution income tax deduction.</td>
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<td><strong>HB18-1360</strong>&lt;br&gt;by Representative(s) Winter and Lawrence, Valdez; also Senator(s) Martinez Humenik and Todd, Coram--Concerning the expansion of the number of directors on the board of directors of the state historical society.</td>
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## HISTORY OF HOUSE BILLS

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<td>HB18-1361</td>
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<td>HB18-1362</td>
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<td>Representative(s) Singer and Landgraf; also Senator(s) Crowder</td>
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<td>HB18-1366</td>
<td>Concerning a local college district's authority to manage district property.</td>
<td>by Representative(s) Roberts, Gray, Hamner, Wilson; also Senator(s) Donovan</td>
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<td>HB18-1367</td>
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<td>by Representative(s) McLachlan and Wilson, Pettersen; also Senator(s) Priola</td>
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<td>and, in connection therewith, creating the school leadership pilot program and making</td>
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<td>an appropriation.</td>
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<tr>
<td>HB18-1368</td>
<td>Concerning the repeal of the prohibitions on local governments enacting minimum</td>
<td>by Representative(s) Danielson and Melton; also Senator(s) Merrifield and Moreno</td>
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<td>wage laws.</td>
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<td>HB18-1369</td>
<td>Concerning repealing obsolete statutory references to the repealed proposition AA</td>
<td>by Representative(s) Hooton, Arndt, McKean, Thurlow; also Senator(s) Moreno,</td>
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<td>refund account.</td>
<td>Martinez Humenik, Zenzinger--Concerning a prohibition against excluding</td>
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<td>a drug from a health coverage plan if the drug was approved by the plan</td>
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<td>for coverage of the covered person at the time the covered person enrolled</td>
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<td>in the plan.</td>
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<tr>
<td>HB18-1370</td>
<td>Concerning a prohibition against excluding a drug from a health coverage plan if</td>
<td>by Representative(s) Esgar and Singer; also Senator(s) Jahn--Concerning a</td>
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<td></td>
<td>the drug was approved by the plan for coverage of the covered person at the time</td>
<td>prohibition against excluding a drug from a health coverage plan if the drug</td>
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<td>the covered person enrolled in the plan.</td>
<td>was approved by the plan for coverage of the covered person at the time</td>
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<tr>
<td>HB18-1366</td>
<td>1211 - Special Orders. 1211 - Delivered to Governor. # Effective 90 days after sine die unless a referendum petition is filed.</td>
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<td>HB18-1367</td>
<td>1193 - R to Committee on Appropriations. 1211 - Special Orders. 1213 - Title change. 1472 - PI in Senate.</td>
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<td>HB18-1368</td>
<td>1198 - Third Reading LO until 4-26-18. 1534 - PI in Senate.</td>
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<td>HB18-1369</td>
<td>1211 - Special Orders. 1782 - Delivered to Governor. # Effective 90 days after sine die unless a referendum petition is filed.</td>
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<tr>
<td>HB18-1371</td>
<td>Concerning capital construction budget items, and, in connection therewith, codifying the three-year period that capital construction budget items remain available and clarifying the deadlines for the submission of capital construction budget requests, budget request amendments, and budget request amendments that are related to a request for a supplemental appropriation.</td>
<td>by Representative(s) Esgar and Becker J., Hansen; also Senator(s) Kefalas and Baumgardner, Sonnenberg</td>
<td>Committee on Finance</td>
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<td>901 1027* 1034* 1046 1282 1782</td>
<td>5-29 -18</td>
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<td>1034 - Special Orders.</td>
<td># Effective 90 days after sine die unless a referendum petition is filed.</td>
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<td>1782 - Delivered to Governor.</td>
<td># Effective 90 days after sine die unless a referendum petition is filed.</td>
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| HB18-1372   | Concerning an exemption of the regional center depreciation account in the capital construction fund from the definition of cash fund for purposes of the requirements under the automatic cash fund funding mechanism for payment of future costs attributable to certain of the state's capital assets. | by Representative(s) Esgar and Becker J., Hansen; also Senator(s) Kefalas | Committee on Finance | Lost |
|             |               |         | 902 1027 1035 1047 1282 1523 | 5-29 -18 |
|             |               |         | 1034 - Special Orders. | # Effective 90 days after sine die unless a referendum petition is filed. |
|             |               |         | 1632 - Delivered to Governor. | # Effective 90 days after sine die unless a referendum petition is filed. |

<p>| HB18-1373   | Concerning the use of the state telecommunications network by private entities through public-private partnerships, and, in connection therewith, relocating laws related to the state telecommunications network from the department of public safety's statutes to the statutes regarding telecommunications coordination within state government. | by Representative(s) Becker J. and Hansen, Esgar; also Senator(s) Baumgardner and Kefalas | Committee on Business Affairs and Labor | Postponed Indefinitely |
|             |               |         | 902 1146 1212 1236 1545 1782 | 6-6 -18 |
|             |               |         | 1211 - Special Orders. | # Effective 90 days after sine die unless a referendum petition is filed. |</p>
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<td>HB18-1374</td>
<td>by Representative(s) Hansen and Esgar, Becker J.; also Senator(s) Kefalas and Baumgardner, Sonnenberg--Concerning controlled maintenance needs of real property acquired through a lease-purchase agreement.</td>
<td>Committee on Finance</td>
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<td>HB18-1375</td>
<td>by Representative(s) Willett and Lee, Foote, Herod, Wist; also Senator(s) Gardner, Cooke, Guzman, Holbert, Kagan--Concerning the nonsubstantive revision of statutes in 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.</td>
<td>Committee on Judiciary</td>
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<tr>
<td>HB18-1376</td>
<td>by Representative(s) Pabon; also Senator(s) Aguilar--Concerning the regulation of individual residential services and supports providers for persons with intellectual and developmental disabilities, and, in connection therewith, making an appropriation.</td>
<td>Committee on Public Health Care &amp; Human Services</td>
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<tr>
<td>HB18-1377</td>
<td>by Representative(s) Coleman and Pettersen; also Senator(s) Donovan and Moreno--Concernering making it an unfair employment practice for an employer to seek earnings history about an applicant for employment.</td>
<td>Committee on Finance</td>
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<td>HB18-1378</td>
<td>Concerning the creation of the &quot;Equal Pay for Equal Work Act&quot; in order to implement measures to prevent pay disparities, and, in connection therewith, promoting pay transparency and making an appropriation.</td>
<td>Representative(s) Danielson and Buckner; also Senator(s) Donovan and Fields</td>
<td>Committee on Finance</td>
<td>Amended by Governor</td>
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<tr>
<td>HB18-1379</td>
<td>Concerning the financing of public schools, and, in connection therewith, making an appropriation.</td>
<td>Representative(s) Pettersen and Wilson; also Senator(s) Hill</td>
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<td>Deadline extended to 5-3-18.</td>
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<tr>
<td>HB18-1380</td>
<td>Concerning the property-related expense assistance grants for low-income seniors and individuals with disabilities, and, in connection therewith, making an appropriation.</td>
<td>Representative(s) Weissman and Exum; also Senator(s) Kefalas and Martinez Humenik</td>
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<td>HB18-1381</td>
<td>by Representative(s) Gray and Van Winkle, Michaelson Jenet, Bridges, Buckner, Catlin, Coleman, Hansen, Hooton, Kennedy, Landgraf, Liston, Lontine, Pettersen, Roberts, Singer, Winkler; also Senator(s) Neville T. and Jahn, Fenberg, Guzman, Kerr, Marble, Moreno, Priola--Concerning operations related to the sale of medical marijuana in the regulated medical marijuana market, and, in connection therewith, moving from the seventy percent own source requirement to a one-year transition period of fifty percent own source requirement to an elimination of the own source requirement.</td>
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<td>Committee on Health, Insurance, &amp; Environment</td>
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<td>1054-19</td>
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<td>HB18-1385</td>
<td>Concerning changes to family support obligations in domestic relation actions due to changes in the federal tax laws.</td>
<td>Representative(s) Roberts; also Senator(s) Coram.</td>
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<td>HB18-1386</td>
<td>Concerning the authority of a county treasurer to collect prepayments of property taxes.</td>
<td>Representative(s) Gray.</td>
<td>Committee on Finance</td>
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<td>HB18-1387</td>
<td>Concerning the elimination of refund interest for a property tax abatement that is the result of an error in an oil and gas owner or operator statement.</td>
<td>Representative(s) Rankin; also Senator(s) Moreno.</td>
<td>Committee on Finance</td>
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<td>HB18-1388</td>
<td>Concerning an exemption from the requirement to register a security if the security is subject to a notice filing as permitted under federal law.</td>
<td>Representative(s) Garnett; also Senator(s) Tate.</td>
<td>Committee on Finance</td>
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<td>HB18-1389</td>
<td>Concerning creating an option for parents who seek to voluntarily delegate certain parental responsibilities to a safe family for a limited period of time without relinquishing legal custody of their child, and, in connection therewith, making an appropriation.</td>
<td>Representative(s) Gray and Van Winkle; also Senator(s) Neville T.</td>
<td>Committee on Public Health Care &amp; Human Services</td>
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**Effective Date of Act:**
- #8-8
- 90 days after sine die unless a referendum petition is filed.

**Other Actions:**
- Special Orders.
- PI.
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<th>Passed Second Reading</th>
<th>Passed Third Reading</th>
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<th>Signed by Governor</th>
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<td>Concerning the prevention of sexual misconduct on higher education campuses.</td>
<td>by Representative(s) Duran and Winter; also Senator(s) Martinez Humenik and Kerr</td>
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<td>1026*</td>
<td>1035*</td>
<td>1048</td>
<td>1034 - Special Orders.</td>
<td>1439 - Pl in Senate.</td>
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<tr>
<td>HB18-1392</td>
<td>Concerning the creation of the Colorado reinsurance program to provide reinsurance payments to health insurers to aid in paying high-cost insurance claims, and, in connection therewith, authorizing the commissioner of insurance to seek approval from the federal government to waive applicable federal requirements, provide federal funds, or both to enable the state to implement the reinsurance program, making the program contingent upon waiver or funding approval, and making an appropriation.</td>
<td>by Representative(s) Kennedy and Rankin, Hamner, Esgar, Ginal, Lontine, McLachlan, Michaelson Jenet, Roberts, Valdez; also Senator(s) Coram and Donovan, Aguilar</td>
<td>Committee on Health, Insurance, &amp; Environment</td>
<td>994</td>
<td>1331*</td>
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<td>1147 - R* to Committee on Finance.</td>
<td>1206 - R* to Committee on Appropriations.</td>
<td>1332 - Special Orders.</td>
<td>1335 - Title change.</td>
<td>1630 - Pl in Senate.</td>
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<td>HB18-1393</td>
<td>Concerning measures to support effective implementation of the &quot;Colorado Reading to Ensure Academic Development Act&quot; for all students who receive services pursuant to READ plans, and, in connection therewith, making an appropriation.</td>
<td>by Representative(s) Hamner and Exum; also Senator(s) Gardner</td>
<td>Committee on Education</td>
<td>1012</td>
<td>1272*</td>
<td>1286*</td>
<td>1315</td>
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<td>5-29 - 18</td>
<td>1284 - Special Orders.</td>
<td>1623 - House concurred in Senate amendments and repassed bill, as amended.</td>
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<td>HB18-1394</td>
<td>Concerning amendments to the Colorado disaster emergency act to address all phases of emergency management.</td>
<td>by Representative(s) Singer and McKean; also Senator(s) Kefalas and Cooke</td>
<td>Committee on Local Government</td>
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<td>HB18-1395</td>
<td>Concerning creation of the Colorado youth advisory council review committee, and, in connection therewith, making an appropriation.</td>
<td>by Representative(s) Winter and McKean</td>
<td>Committee on Education</td>
<td>R to Committee on Legislative Council.</td>
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<td>HB18-1396</td>
<td>Concerning creation of an advanced placement exam fee grant program in the department of education, and, in connection therewith, making an appropriation.</td>
<td>by Representative(s) Buckner; also Senator(s) Moreno and Priola</td>
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<td>HB18-1397</td>
<td>Concerning modifications to the residential warranty of habitability for the purpose of protecting renters.</td>
<td>by Representative(s) Jackson; also Senator(s) Moreno</td>
<td>Committee on Health, Insurance, &amp; Environment</td>
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<td>HB18-1398</td>
<td>Concerning the statute of limitations for commencing a civil action in tort to recover damages for an act of domestic violence.</td>
<td>by Representative(s) Gray and Wist; also Senator(s) Gardner</td>
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<td>HB18-1399</td>
<td>by Representative(s) Buckner; also Senator(s) Aguilar--Concerning the prevention of human exposure to surgical smoke during surgery at certain licensed health care facilities.</td>
<td>Committee on Health, Insurance, &amp; Environment</td>
<td>Amended by Governor</td>
<td>1519 - PI.</td>
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<td>HB18-1400</td>
<td>by Representative(s) Becker K. and McKean; also Senator(s) Scott and Jahn--Concerning an increase in fees paid by stationary sources of air pollutants, and, in connection therewith, prioritizing the use of the revenues generated by the fee increases to reduce permit processing times and making an appropriation.</td>
<td>Committee on Finance</td>
<td>R* to Committee on Appropriations.</td>
<td>1207 - R* to Committee on Appropriations.</td>
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<td>HB18-1401</td>
<td>by Representative(s) Winter and Jackson--Concerning the establishment of a low-income fare program by the regional transportation district, and, in connection therewith, making an appropriation.</td>
<td>Committee on Transportation &amp; Energy</td>
<td>R* to Committee on Appropriations.</td>
<td>1279 - R* to Committee on Appropriations.</td>
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<td>HB18-1402</td>
<td>by Representative(s) Lawrence and Young, Duran, Kraft-Tharp, Landgraf, Pabon, Saine, Sias, Williams D., Michaelson Jenet; also Senator(s) Gardner and Williams A., Marble--Concerning authorization for the state treasurer to invest state money in investment grade securities issued by sovereign, national, and supranational entities.</td>
<td>Committee on Appropriations</td>
<td>Representative Young replaced Representative Duran as co-prime sponsor.</td>
<td>1160 - Representative Young replaced Representative Duran as co-prime sponsor.</td>
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<td>HB18-1403</td>
<td>by Representative(s) Weissman; also Senator(s) Fenberg--Concerning the expanded disclosure of information in disclaimer statements about persons paying for certain forms of political communication.</td>
<td>Committee on State, Veterans, &amp; Military Affairs</td>
<td>Special Orders.</td>
<td>1284 - Special Orders.</td>
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<td>HB18-1404</td>
<td>Concerning public disclosure of a completed peace officer internal investigation file.</td>
<td>by Representative(s) Coleman and Williams D., also Senator(s) Marble and Lundberg.</td>
<td>Committee on Judiciary</td>
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<td>1386 - Special Orders.</td>
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<td>1341 - Moved from Special Orders to General Orders calendar for 4-30-18.</td>
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<td># unless a referendum petition is filed within 90 days after sine die.</td>
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<td>HB18-1405</td>
<td>Concerning an exception from the mandatory reporting requirements for persons providing legal assistance to area agencies on aging.</td>
<td>by Representative(s) Lee; also Senator(s) Gardner.</td>
<td>Committee on Public Health Care &amp; Human Services</td>
<td>R*</td>
<td>1386 - Special Orders.</td>
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<td>1781 - No final action in House. Bill deemed L.</td>
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<td>HB18-1406</td>
<td>Concerning action that can be taken against an individual's driver's license based on the person's failure to pay for traffic violations.</td>
<td>by Representative(s) Foote and Weissman.</td>
<td>Committee on Transportation &amp; Energy</td>
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<td>HB18-1407</td>
<td>Concerning increasing access to services for persons with intellectual and developmental disabilities that are provided by a stable workforce, and, in connection therewith, making an appropriation.</td>
<td>by Representative(s) Young and Rankin, Hamner; also Senator(s) Lambert and Moreno, Lundberg.</td>
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<td>HB18-1408</td>
<td>Concerning a requirement that the court make a finding of rape if it finds that an act of sexual intrusion or sexual penetration occurred.</td>
<td>by Representative(s) Michaelson Jenet and Benavidez; also Senator(s) Fields.</td>
<td>Committee on Judiciary</td>
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<td>HB18-1409</td>
<td>Concerning the creation of the community crime victims grant program, and, in connection therewith, making an appropriation.</td>
<td>by Representative(s) Lee and Herod; also Senator(s) Lundberg and Fields, Priola--</td>
<td>Committee on Judiciary</td>
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<td>HB18-1413</td>
<td>Concerning the creation of a school safety grant program, and, in connection therewith, making an appropriation.</td>
<td>by Representative(s) Lee and Neville P.; also Senator(s) Zenzinger</td>
<td>Committee on Education</td>
<td>1154 1283* 1290* 1321 1545 1782 5-24 -18 1273 - R* to Committee on Appropriations. 1783 - Delivered to Governor.</td>
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<td>HB18-1414</td>
<td>Concerning providing emergency assistance grants to students enrolled in state institutions of higher education to assist students in staying in school, and, in connection therewith, creating the emergency completion and retention grant program and making an appropriation.</td>
<td>by Representative(s) Buckner and Exum; also Senator(s) Priola</td>
<td>Committee on Education</td>
<td>1155 1284* 1290* 1322 1273 - R to Committee on Appropriations. 1284 - Special Orders. 1290 - Title change. 1472 - PI in Senate.</td>
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<td>HB18-1415</td>
<td>Concerning the regulation of student loan servicers.</td>
<td>by Representative(s) Winter; also Senator(s) Fenberg</td>
<td>Committee on Business Affairs and Labor</td>
<td>1155 1271 1284 1311 1284 - Special Orders. 1534 - PI in Senate.</td>
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<td>HB18-1416</td>
<td>Concerning student suicide prevention, and, in connection therewith, making an appropriation.</td>
<td>by Representative(s) McLachlan and Carver; also Senator(s) Todd and Coram</td>
<td>Committee on Education</td>
<td>1155 1331* 1333* 1349 1273 - R* to Committee on Appropriations. 1332 - Special Orders. 1698 - PI in Senate.</td>
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<td>HB18-1417</td>
<td>Concerning protecting the constitutional rights of all Colorado residents.</td>
<td>by Representative(s) Pabon and Lontine, Roberts</td>
<td>Committee on State, Veterans, &amp; Military Affairs</td>
<td>1155 1436* 1447* 1477 1698* 1782 5-30 -18 1447 - Special Orders. 1715 - House concurred in Senate amendments and repassed bill, as amended. 1783 - Delivered to Governor.</td>
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<td>HB18-1419</td>
<td>by Representative(s) Foote and Jackson; also Senator(s) Jones and Kefalas—Concerning additional safety requirements for oil and gas operators, and, in connection therewith, requiring the disclosure of the location of subsurface facilities and the sharing of oil and gas operators' development plans with affected local governments and requiring rules regarding wellhead integrity. Committee on State, Veterans, &amp; Military Affairs</td>
<td>1185 1331 1405* 1426</td>
<td>1277 - R* to Committee on Appropriations. 1386 - Special Orders. 1517 - PI in Senate.</td>
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<td>HB18-1420</td>
<td>by Representative(s) Hamner and Rankin; also Senator(s) Scott—Concerning the creation of special districts to provide early childhood development services. Committee on Local Government</td>
<td>1185 1277 1290 1323*</td>
<td>1284 - Special Orders. 1451 - PI in Senate.</td>
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<td>HB18-1421</td>
<td>by Representative(s) Rankin, Hamner, Young; also Senator(s) Lambert and Tate, Lundberg, Moreno—Concerning the procurement process for major information technology projects undertaken by state agencies, and, in connection therewith, making an appropriation. Committee on Business Affairs and Labor</td>
<td>1185 1458 1558* 1598 1733 1782 6-6</td>
<td>#8-8 1376 - R* to Committee on Appropriations. 1447 - Special Orders. 1449 - Title change. 1739 - House concurred in Senate amendments and repassed bill, as amended. 1783 - Delivered to Governor.</td>
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<tr>
<td>HB18-1422</td>
<td>by Representative(s) Gray, Pabon, Singer; also Senator(s) Jahn, Neville—I—Concerning requirements for marijuana testing facilities. Committee on Finance</td>
<td>1185 1443* 1449* 1478 1733* 1782 6-6</td>
<td>1376 - R* to Committee on Appropriations. 1447 - Special Orders. 1739 - House concurred in Senate amendments and repassed bill, as amended. 1783 - Delivered to Governor.</td>
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<td>HB18-1423</td>
<td>by Representative(s) Valdez and Liston; also Senator(s) Crowder and Garcia—Concerning grants to provide equipment to rural fire protection districts. Committee on Local Government</td>
<td>1185 1528* 1537* 1591 1698 1782 5-23</td>
<td>1277 - R* to Committee on Appropriations. 1535 - Special Orders. 1782 - Delivered to Governor.</td>
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<td>BILL NUMBER</td>
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<tr>
<td>HB18-1424</td>
<td>Concerning the creation of a Chicana/o special license plate, and, in connection therewith, making an appropriation.</td>
<td>Representative(s) Salazar and Duran; also Senator(s) Guzman and Williams A.</td>
<td>Committee on Transportation &amp; Energy</td>
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<tr>
<td>HB18-1425</td>
<td>Concerning creation of a legislative committee to study the state prison population, and, in connection therewith, making an appropriation.</td>
<td>Representative(s) Lee and Wist; also Senator(s) Coram</td>
<td>Committee on Legislative Council</td>
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<td>Committee on Judiciary</td>
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<tr>
<td>HB18-1426</td>
<td>Concerning the exemption of virtual currency from regulation under the &quot;Money Transmitters Act&quot;</td>
<td>Representative(s) Pabon and Melton; also Senator(s) Neville T. and Tate</td>
<td>Committee on State, Veterans, &amp; Military Affairs</td>
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<tr>
<td>HB18-1427</td>
<td>Concerning a prohibition on conflicts of interest of members of the sex offender management board.</td>
<td>Representative(s) Herod and Wist; also Senator(s) Sonnenberg</td>
<td>Committee on Judiciary</td>
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<tr>
<td>HB18-1428</td>
<td>Concerning authorization for an investor-owned utility to enter into a collaboration agreement with a community, and, in connection therewith, making an appropriation.</td>
<td>Representative(s) Becker K.; also Senator(s) Cooke</td>
<td>Committee on Transportation &amp; Energy</td>
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## HISTORY OF HOUSE BILLS

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<tr>
<td>HB18-1429</td>
<td>by Representative(s) Hamner, Young, Rankin; also Senator(s) Lambert, Lundberg, Moreno—Concerning the exemption of the workers' compensation cash fund from the maximum reserve.</td>
<td>Committee on Appropriations</td>
<td>1260 1374 1396 1421 1545</td>
<td>6-6</td>
<td>6-6</td>
<td>1386 - Special Orders.</td>
<td>1783 - Delivered to Governor.</td>
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<td>HB18-1430</td>
<td>by Representative(s) Van Winkle and Young, Everett, Neville P., Wist; also Senator(s) Lundberg—Concerning the requirement that a state agency prepare a long-range financial plan.</td>
<td>Committee on Finance</td>
<td>1260 1528 1537* 1593* 1698</td>
<td>6-1</td>
<td>6-1</td>
<td>#8-8</td>
<td>1377 - R* to Committee on Appropriations.</td>
<td>1535 - Special Orders.</td>
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<td># Effective 90 days after sine die unless a referendum petition is filed.</td>
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<tr>
<td>HB18-1431</td>
<td>by Representative(s) Ginal; also Senator(s) Smallwood—Concerning updating managed care provisions in the medical assistance program, and, in connection therewith, aligning managed care provisions with new federal managed care regulations, removing obsolete or duplicative statutory language and programs, and updating and aligning statutory provisions to reflect the current statewide managed care system.</td>
<td>Committee on Health, Insurance, &amp; Environment</td>
<td>1340 1519 1539 1595 1733*</td>
<td>5-29</td>
<td>5-29</td>
<td>#8-8</td>
<td>1535 - Special Orders.</td>
<td>1743 - House concurred in Senate amendments and repassed bill, as amended.</td>
<td>1783 - Delivered to Governor.</td>
<td># Effective 90 days after sine die unless a referendum petition is filed.</td>
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<tr>
<td>HB18-1432</td>
<td>by Representative(s) Herod; also Senator(s) Fields—Concerning prohibitions on discrimination in housing based on source of income.</td>
<td>Committee on Local Government</td>
<td>1340 1452* 1460* 1495</td>
<td>1458</td>
<td>1458</td>
<td>1630 - PI in Senate.</td>
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<td>HB18-1433</td>
<td>by Representative(s) Gray; also Senator(s) Tate and Coram--Concerning modifications to the &quot;Naturopathic Doctor Act&quot;, and, in connection therewith, requiring a naturopathic doctor to disclose that the naturopathic doctor is registered and updating the terms that a naturopathic doctor may use.</td>
<td>Committee on Public Health Care &amp; Human Services</td>
<td>1340 1437 1447 1475 1733* 1782 5-29-18 1747 - Special Orders. 1742 - House concurred in Senate amendments and repassed bill, as amended. 1783 - Delivered to Governor.</td>
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<td>HB18-1434</td>
<td>by Representative(s) Singer and Michaelson Jenet; also Senator(s) Gardner and Fields--Concerning the safe2tell program, and, in connection therewith, creating new duties for the safe2tell program, requiring the safe2tell program to prepare an annual report that analyzes data from the program and makes recommendations on improving the program, and making an appropriation.</td>
<td>Committee on Public Health Care &amp; Human Services</td>
<td>1340 1528* 1537* 1592 1698 1782 5-24-18 1437 - R* to Committee on Appropriations. 1535 - Special Orders. 1537 - Title change. 1783 - Delivered to Governor. # Effective 90 days after sine die unless a referendum petition is filed.</td>
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<td>HB18-1435</td>
<td>by Representative(s) Esgar--Concerning the protection of Colorado call center jobs, and, in connection therewith, keeping Colorado consumer information safe.</td>
<td>Committee on Finance</td>
<td>1340 1378 - PI.</td>
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<td>HB18-1436</td>
<td>by Representative(s) Garnett and Wist; also Senator(s) Court--Concerning creation of an extreme risk protection order.</td>
<td>Committee on Judiciary</td>
<td>1367 1450* 1459* 1581 1458 - Special Orders. 1481 - Third Reading LO until 5-4-18. 1581 - Notice of intent to reconsider the last House action. 1589 - Notice of intent to reconsider withdrawn. 1680 - PI in Senate.</td>
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<tr>
<td>HB18-1437</td>
<td>Concerning eliminating the requirement that a person who participates in college-level academic programs through the correctional education program in the department of corrections must bear entirely the costs associated with such programs.</td>
<td>by Representative(s) Herod; also Senator(s) Neville T.--</td>
<td>Committee on Education</td>
<td>#8-8 - Special Orders. 1458 - Delivered to Governor. # Effective 90 days after sine die unless a referendum petition is filed.</td>
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<tr>
<td>HB18-1438</td>
<td>Concerning health care coverage for reproductive health care.</td>
<td>by Representative(s) Esgar, Duran, Ginal, Hooton, Jackson, Kennedy, Lontine--</td>
<td>Committee on Health, Insurance, &amp; Environment</td>
<td>1530 - Pl.</td>
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<td>HB18-1439</td>
<td>Concerning a prohibition on displaying a sign on a vehicle denying liability for items escaping from the vehicle.</td>
<td>by Representative(s) Winkler--</td>
<td>Committee on Judiciary</td>
<td>1544 - Pl.</td>
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<tr>
<td>HB18-1440</td>
<td>Concerning preneed funeral contract sellers, and, in connection therewith, making an appropriation.</td>
<td>by Representative(s) Valdez; also Senator(s) Todd and Coram--</td>
<td>Committee on Public Health Care &amp; Human Services</td>
<td>1557 - R to Committee on Appropriations. 1633 - Special Orders. 1633 - Title change. 1698 - Pl in Senate.</td>
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<tr>
<td>HB18-1441</td>
<td>Concerning a limitation on the location of a building in which fermented malt beverages are sold at retail in proximity to certain educational institutions.</td>
<td>by Representative(s) Kraft-Tharp and Wist; also Senator(s) Holbert and Guzman--</td>
<td>Committee on Public Health Care &amp; Human Services</td>
<td>1633 - Special Orders. 1735 - House concurred in Senate amendments and repassed bill, as amended. 1783 - Delivered to Governor.</td>
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<tr>
<td>HCR18-1001</td>
<td>by Representative(s) Lee and Wist; also Senator(s) Court and Gardner--Submitting to the registered electors of the state of Colorado an amendment to the Colorado constitution concerning a change in the format of the election ballot for judicial retention elections. Committee on State, Veterans, &amp; Military Affairs</td>
<td>382 670 783 813 1011 1258</td>
<td>770 - Second Reading LO daily until 4-2-18.</td>
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<tr>
<td>HCR18-1002</td>
<td>by Representative(s) Melton and Salazar; also Senator(s) Williams A. and Crowder--Submitting to the registered electors of the state of Colorado an amendment to the Colorado constitution that prohibits slavery and involuntary servitude as punishment for a crime and thereby prohibits slavery and involuntary servitude in all circumstances. Committee on State, Veterans, &amp; Military Affairs</td>
<td>902 1277* 1346* 1415 1698 1782</td>
<td>1346 - Title change.</td>
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<tr>
<td>HJR18-1001</td>
<td>by Representative(s) Becker K., Duran, Neville P.; also Senator(s) Holbert, Grantham, Guzman--Concerning a Joint Session of the House of Representatives and the Senate for the purpose of hearing a message from His Excellency, Governor John Hickenlooper, and appointing a committee to escort the Governor.</td>
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<td>Adopted by House</td>
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<tr>
<td>HJR18-1002</td>
<td>by Representative(s) McLachlan and Winter, Becker K., Bridges, Danielson, Duran, Foote, Garnett, Ginal, Hamner, Hansen, Hooton, Jackson, Kennedy, McKean, Rankin, Reyher, Roberts, Rosenthal, Thurlow, Young; also Senator(s) Donovan, Court, Fenberg, Guzman, Kefalas, Kerr, Merrifield, Scott, Todd, Zenzinger--Concerning the outdoor recreation industry.</td>
<td>75</td>
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<td>Referred by Committee</td>
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<tr>
<td>HJR18-1003</td>
<td>by Representative(s) Lontine and Carver; also Senator(s) Cooke and Kagan--Concerning recognition of Military, Veterans, and MIA/POW Appreciation Day.</td>
<td>93</td>
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<tr>
<td>HJR18-1004</td>
<td>by Representative(s) Esgar and Reyher; also Senator(s) Garcia and Crowder--Concerning the fiftieth anniversary of the capture of the U.S.S. Pueblo by North Korea.</td>
<td>93</td>
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<td>Referred by Committee</td>
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<td>HJR18-1005</td>
<td>by Representative(s) Jackson and Ransom; also Senator(s) Williams A. and Crowder--Concerning recognition of African-American veterans.</td>
<td>93</td>
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<td>Adopted by Senate</td>
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<tr>
<td>HJR18-1006</td>
<td>by Representative(s) Pabon and Covarrubias; also Senator(s) Martinez Humenik and Aguilar--Concerning recognition of the contributions of Latina/o veterans.</td>
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<td>94</td>
<td>Adopted by Senate</td>
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<tr>
<td>HJR18-1007</td>
<td>by Representative(s) Weissman and Sandridge; also Senator(s) Lambert and Todd--Concerning the role of Colorado in space and cyber defense.</td>
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<td>HJR18-1008</td>
<td>by Representative(s) Lee and Sias; also Senator(s) Hill and Donovan--Concerning recognizing the positive impacts of adaptive sports programs on veterans in Colorado.</td>
<td>94 94</td>
<td>100 122 122</td>
<td>Amended</td>
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<td>HJR18-1009</td>
<td>by Representative(s) Liston and Valdez, Neville P., Wilson, Buck, Pabon, Landgraf, Carver, Catlin, Coleman, Hansen, Hooton, Lebeock, McKean, Rankin, Reyher, Roberts, Sias; also Senator(s) Gardner and Garcia--Concerning the designation of the Fillmore Street bridge spanning Interstate 25 in Colorado Springs as the &quot;Donald &quot;Don&quot; Stratton Bridge&quot;.</td>
<td>94 94</td>
<td>101 122 122</td>
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<td>HJR18-1010</td>
<td>by Representative(s) Michaelson Jenet and Landgraf; also Senator(s) Coram and Court--Concerning recognition of military personnel from Colorado who have served around the world in the ongoing war against terrorism and honoring those who have died while serving the cause of freedom.</td>
<td>94 94</td>
<td>101 122 122</td>
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<td>HJR18-1011</td>
<td>by Representative(s) Exum and Landgraf; also Senator(s) Merrifield--Concerning the designation of U.S. Highway 85-87 from Interstate 25 to Comanche Village Drive as the &quot;Reverend James H. McMearen Memorial Highway&quot;.</td>
<td>156 156</td>
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<td>HJR18-1012</td>
<td>by Representative(s) Benavidez and Michaelson Jenet; also Senator(s) Crowder and Fields--Concerning the Medicaid eligibility of individuals being held in a correctional facility but who have not been convicted of a crime.</td>
<td>858</td>
<td>1064 1196 1258 1782 1187</td>
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<td>HJR18-1013</td>
<td>by Representative(s) Kraft-Tharp and Lee; also Senator(s) Gardner and Martinez Humenik—Concerning recognition of the work of the Colorado Juvenile Justice and Delinquency Prevention Council, and, in connection therewith, directing the Council to redraft article 2 of the Colorado Children’s Code.</td>
<td>Committee on Judiciary</td>
<td>903 1057 1195* 1282 1782 1187 - Consideration LO daily until 4-24-18. 1195 - Current roll call of House added as co-sponsors.</td>
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<td>HJR18-1014</td>
<td>by Representative(s) Michaelson Jenet and McKean; also Senator(s) Todd and Cooke—Concerning the declaration of April 9, 2018, through April 13, 2018, as &quot;Holocaust Awareness Week&quot;.</td>
<td>903 903 1123 1338 1782 1122 - Consideration LO daily until 4-20-18. 1123 - Current roll call of House added as co-sponsors.</td>
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<td>HJR18-1015</td>
<td>by Representative(s) Arndt and Pabon, Coleman, Garnett, Ginal, Gray, Herod, Hooton, Roberts, Rosenthal, Singer; also Senator(s) Moreno—Concerning an application to the United States Congress to call a constitutional convention for the exclusive purpose of proposing an amendment to the United States Constitution to reverse recent United States Supreme Court decisions in the area of campaign and political finance thereby restoring balance and integrity to our elections. Committee on State, Veterans, &amp; Military Affairs</td>
<td>903 1278 - PI.</td>
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<td>HJR18-1016</td>
<td>by Representative(s) Pabon; also Senator(s) Williams A—Concerning the designation of the portion of Interstate 25 within the city and county of Denver as the &quot;Barack Obama Highway&quot;.</td>
<td>Committee on Transportation &amp; Energy</td>
<td>903 1153 1705 1234 - Consideration LO daily until 4-25-18. 1261 - Calendared for consideration on 5-7-18. 1681 - Consideration LO until 5-8-18. 1782 - No final action in Senate. Deemed L.</td>
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<td>HJR18-1017</td>
<td>by Representative(s) Benavidez and Winter; also Senator(s) Donovan and Moreno—Concerning the designation of April 10, 2018, as &quot;Equal Pay Day&quot; in Colorado, and, in connection therewith, acknowledging the persistent problem of wage disparity among various groups.</td>
<td>903 903 905 1782 - No final action in Senate. Deemed L.</td>
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<td>HJR18-1018</td>
<td>by Representative(s) Saine and Neville P.; also Senator(s) Marble and Garcia--Concerning honoring Gold Star Families.</td>
<td>903 903</td>
<td>1525 1524</td>
<td>Consideration LO daily until 5-4-18.</td>
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<tr>
<td>HJR18-1019</td>
<td>by Representative(s) Wist and Bridges; also Senator(s) Tate and Moreno--Concerning the designation of a portion of Arapahoe Road from Interstate 25 to Parker Road in Arapahoe County as the &quot;Sardarapat Armenian Memorial Highway&quot;.</td>
<td>1186 1186</td>
<td>1195 1195</td>
<td>Current roll call of House added as co-sponsors.</td>
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<tr>
<td>HJR18-1021</td>
<td>by Representative(s) Becker K. and Neville P., Duran; also Senator(s) Holbert and Garcia, Grantham--Concerning changes to the deadlines set out in the Joint Rules of the Senate and House of Representatives for the 2019 legislative session.</td>
<td>1457 1457</td>
<td>1549 1549</td>
<td>Consideration LO until 5-4-18.</td>
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<td>HJR18-1022</td>
<td>by Representative(s) Becker K., Duran, Neville P.; also Senator(s) Hol bert, Grantham, Garcia--Concerning adjournment sine die.</td>
<td>1721 1721</td>
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<th>Rules Suspended Immediate Action</th>
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<th>Adopted by House</th>
<th>Signed by Speaker</th>
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<tr>
<td>HR18-1001</td>
<td>by Representative(s) Buckner, Esgar, Saine, McKean--Concerning employees and positions for the House of Representatives convened in the Second Regular Session of the Seventy-first General Assembly.</td>
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<tr>
<td>HR18-1002</td>
<td>by Representative(s) Becker K. and Neville P.--Concerning changes to House Rule 26 to prohibit the introduction of resolutions in the last thirty days of a legislative session and to delineate what matters House resolutions may address.</td>
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<td>66</td>
<td>74</td>
<td>67 - Current roll call of House added as co-sponsors.</td>
<td></td>
</tr>
<tr>
<td>HR18-1003</td>
<td>by Representative(s) Becker K. and Neville P.--Concerning a change to House Rule 35 to prohibit a member from giving notice of intention to move to reconsider during the last three days of a legislative session.</td>
<td></td>
<td></td>
<td>63</td>
<td>63</td>
<td></td>
<td>67</td>
<td>74</td>
<td></td>
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<tr>
<td>HR18-1004</td>
<td>by Representative(s) Duran and Benavidez--Concerning recognition of the urgent and immediate need for Congress to pass a permanent legislative solution that supports policies and an immigration system that will positively impact Dreamers.</td>
<td></td>
<td></td>
<td>67</td>
<td>67</td>
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<td>67</td>
<td>74</td>
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<tr>
<td>HR18-1005</td>
<td>by Representative(s) Becker K.--Concerning the expulsion of Representative Steve Lebsock.</td>
<td></td>
<td></td>
<td>382</td>
<td></td>
<td></td>
<td>424</td>
<td>443</td>
<td>382 - Consideration LO until 3-2-18.</td>
<td></td>
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<tr>
<td>HR18-1006</td>
<td>by Representative(s) Covarrubias and Coleman--Concerning the recognition of the importance of trades in today's workforce, and, in connection therewith, designating March 21, 2018, as &quot;Colorado Trades and CTE Day&quot;.</td>
<td></td>
<td></td>
<td>630</td>
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<td>630</td>
<td>635</td>
<td>630 - Current roll call of House added as co-sponsors.</td>
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<tr>
<td>HR18-1007</td>
<td>by Representative(s) Herod and Benavidez, Esgar--Concerning the Colorado Department of Corrections' need to review and revise policies to improve safety for transgender inmates.</td>
<td></td>
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<td>1655</td>
<td>1655</td>
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<td>1700</td>
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<tr>
<td>HM18-1001</td>
<td>by Representative(s) Liston--Memorializing former Representative Barbara Philips.</td>
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<td></td>
<td>Introduced 1067</td>
<td>Laid Over 1309, LO 1309-Current roll call of House added as co-sponsors.</td>
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<table>
<thead>
<tr>
<th>BILL NUMBER</th>
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<tbody>
<tr>
<td>SB18-001</td>
<td>by Senator(s) Baumgardner and Cooke, Coram, Crowder, Gardner, Grantham, Hill, Holbert, Lambert, Lundberg, Marble, Scott, Sonnenberg, Tate; also Representative(s) Buck and Winter--Concerning transportation infrastructure funding, and, in connection therewith, requiring specified amounts to be transferred from the general fund to the state highway fund, the highway users tax fund, and a new multimodal transportation options fund during state fiscal years 2018-19 and 2019-20 for the purpose of funding transportation projects and to the state highway fund during any state fiscal year from 2019-20 through 2038-39 for state highway purposes and to repay any transportation revenue anticipation notes that may be issued as specified in the bill and, if no citizen-initiated ballot measure that requires the state to issue transportation revenue anticipation notes is approved by the voters of the state at the November 2018 general election, requiring the secretary of state to submit a ballot question to the voters of the state at the November 2019 statewide election, which, if approved, would require the state, with no increase in any taxes, to issue additional transportation revenue anticipation notes for the purpose of addressing critical priority transportation needs in the state by funding transportation projects; would exclude note proceeds and investment earnings on note proceeds from state fiscal year spending limits, and would reduce the amount of lease-purchase agreements required by current law to be issued for the purpose of funding transportation projects.</td>
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<thead>
<tr>
<th>COMMITTEE ASSIGNMENT</th>
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<tbody>
<tr>
<td>Committee on Transportation &amp; Energy</td>
<td>Amended by Senator(s) Baumgardner and Cooke, Coram, Crowder, Gardner, Grantham, Hill, Holbert, Lambert, Lundberg, Marble, Scott, Sonnenberg, Tate; also Representative(s) Buck and Winter--Concerning transportation infrastructure funding, and, in connection therewith, requiring specified amounts to be transferred from the general fund to the state highway fund, the highway users tax fund, and a new multimodal transportation options fund during state fiscal years 2018-19 and 2019-20 for the purpose of funding transportation projects and to the state highway fund during any state fiscal year from 2019-20 through 2038-39 for state highway purposes and to repay any transportation revenue anticipation notes that may be issued as specified in the bill and, if no citizen-initiated ballot measure that requires the state to issue transportation revenue anticipation notes is approved by the voters of the state at the November 2018 general election, requiring the secretary of state to submit a ballot question to the voters of the state at the November 2019 statewide election, which, if approved, would require the state, with no increase in any taxes, to issue additional transportation revenue anticipation notes for the purpose of addressing critical priority transportation needs in the state by funding transportation projects; would exclude note proceeds and investment earnings on note proceeds from state fiscal year spending limits, and would reduce the amount of lease-purchase agreements required by current law to be issued for the purpose of funding transportation projects.</td>
</tr>
<tr>
<td>Committee on Finance</td>
<td>Vetoed by Governor</td>
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<tr>
<td>Committee on Appropriations</td>
<td>Lost</td>
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<th>EFFECTIVE DATE OF ACT</th>
<th>OTHER ACTION</th>
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<tbody>
<tr>
<td>5-31 *</td>
<td>Amended by Senator(s) Baumgardner and Cooke, Coram, Crowder, Gardner, Grantham, Hill, Holbert, Lambert, Lundberg, Marble, Scott, Sonnenberg, Tate; also Representative(s) Buck and Winter--Concerning transportation infrastructure funding, and, in connection therewith, requiring specified amounts to be transferred from the general fund to the state highway fund, the highway users tax fund, and a new multimodal transportation options fund during state fiscal years 2018-19 and 2019-20 for the purpose of funding transportation projects and to the state highway fund during any state fiscal year from 2019-20 through 2038-39 for state highway purposes and to repay any transportation revenue anticipation notes that may be issued as specified in the bill and, if no citizen-initiated ballot measure that requires the state to issue transportation revenue anticipation notes is approved by the voters of the state at the November 2018 general election, requiring the secretary of state to submit a ballot question to the voters of the state at the November 2019 statewide election, which, if approved, would require the state, with no increase in any taxes, to issue additional transportation revenue anticipation notes for the purpose of addressing critical priority transportation needs in the state by funding transportation projects; would exclude note proceeds and investment earnings on note proceeds from state fiscal year spending limits, and would reduce the amount of lease-purchase agreements required by current law to be issued for the purpose of funding transportation projects.</td>
</tr>
<tr>
<td>5-31 -18</td>
<td>R to Committee on Finance.</td>
</tr>
<tr>
<td>1544</td>
<td>R to Committee on Appropriations.</td>
</tr>
<tr>
<td>1633</td>
<td>Special Orders.</td>
</tr>
<tr>
<td>1636</td>
<td>Title change.</td>
</tr>
<tr>
<td>1690</td>
<td>Title change.</td>
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<tr>
<td>1690</td>
<td>Representative Leonard requested his name be removed as sponsor.</td>
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<tr>
<td>1719</td>
<td>Senate concurred in House amendments and repassed bill, as amended.</td>
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<tr>
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<tr>
<td>SB18-002</td>
<td>Concerning the financing of broadband deployment.</td>
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<tr>
<td>SB18-003</td>
<td>Concerning the Colorado energy office.</td>
</tr>
<tr>
<td>SB18-005</td>
<td>Concerning economic assistance for rural communities experiencing certain significant economic events that lead to substantial job loss in those communities, and, in connection therewith, authorizing the department of local affairs to coordinate nonmonetary assistance to assist rural communities with job creation or retention.</td>
</tr>
<tr>
<td>SB18-007</td>
<td>Concerning the Colorado affordable housing tax credit, and, in connection therewith, renaming the low-income housing tax credit the Colorado affordable housing tax credit and extending the period during which the Colorado housing and finance authority may allocate affordable housing tax credits.</td>
</tr>
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### HISTORY OF SENATE BILLS

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<tbody>
<tr>
<td>SB18-009</td>
<td>Concerning the right of consumers of electricity to interconnect energy storage systems for use on their property.</td>
<td>by Senator(s) Fenberg and Priola, Cooke, Guzman, Lundberg; also Representative(s) Winter and Lawrence</td>
<td>Committee on Transportation &amp; Energy</td>
<td>Amended, Effective 90 days after sine die unless a referendum petition is filed.</td>
</tr>
<tr>
<td>SB18-010</td>
<td>Concerning the requirement that a residential landlord provide a tenant with specified documents relevant to the landlord-tenant relationship, and, in connection therewith, specifying rent receipts and copies of any written lease agreement as documents that must be provided.</td>
<td>by Senator(s) Martinez Humenik and Williams A., Aguilard, Donovan, Kefalas, Merrifield, Priola, Tate, Court, Fenberg, Fields, Guzman, Kagan, Kerr, Todd, Zenzinger; also Representative(s) Exum, Benavidez, Coleman, Herod, Kennedy, Roberts, Rosenthal, Becker K., Buckner, Singer, Weissman, Lee</td>
<td>Committee on Finance</td>
<td>Amended, Effective 90 days after sine die unless a referendum petition is filed.</td>
</tr>
<tr>
<td>SB18-011</td>
<td>Concerning treatment of students who are excused by their parents from participating in state assessments.</td>
<td>by Senator(s) Holbert and Kerr; also Representative(s) Kraft-Tharp and Lundeen</td>
<td>Committee on Education</td>
<td>Amended, Effective 90 days after sine die unless a referendum petition is filed.</td>
</tr>
<tr>
<td>SB18-012</td>
<td>Concerning including military enlistment as part of the postsecondary and workforce readiness performance indicator for public schools.</td>
<td>by Senator(s) Hill; also Representative(s) Pettersen</td>
<td>Committee on Education</td>
<td>Amended, Senate concurred in House amendments and repassed bill, as amended.</td>
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</tbody>
</table>

- **Passed by Senate:** 204
- **Introduced in House:** 239
- **Referred to Committee of the Whole:** 321
- **Passed Second Reading:** 351
- **Passed Third Reading:** 435
- **Signed by Speaker:** 492
- **Signed by Governor:** 365
- **Effective Date of Act:** 3-22-18
- **Third Reading LO until 2-28-18.**
- **Third Reading LO until 3-1-18.**
- **Third Reading LO until 3-5-18.**
- **Effective 90 days after sine die unless a referendum petition is filed.**
<table>
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<tbody>
<tr>
<td>SB18-013</td>
<td>Concerning expanding the grades eligible for the child nutrition school lunch protection program, and, in connection therewith, making an appropriation.</td>
<td>by Senator(s) Fields and Gardner, Martinez Humenik, Moreno, Piotola; also Representative(s) Michaelson Jenet--</td>
<td>Committee on Education</td>
<td>R to Committee on Appropriations.</td>
</tr>
<tr>
<td>SB18-014</td>
<td>Concerning requiring the department of corrections to disclose the location of inmates who are relocated to facilities outside of the state.</td>
<td>by Senator(s) Cooke and Fields; also Representative(s) Wist and Herod--Concerning requiring the</td>
<td>Committee on Judiciary</td>
<td>Special Orders.</td>
</tr>
<tr>
<td>SB18-015</td>
<td>Concerning the &quot;Protecting Homeowners and Deployed Military Personnel Act&quot;.</td>
<td>by Senator(s) Gardner and Hill; also Representative(s) Williams D. and Liston--Concerning the &quot;Protecting Homeowners and Deployed Military Personnel Act&quot;.</td>
<td>Committee on State, Veterans, &amp; Military Affairs</td>
<td>Senate did not concur in House amendments and requested Conference Committee with permission to go beyond scope. Senate members: Senators Gardner, chair, Hill, and Kagan.</td>
</tr>
</tbody>
</table>
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<tbody>
<tr>
<td>SB18-016</td>
<td>by Senator(s) Martinez Humenik and Fields; also Representative(s) Singer and Benavidez—Concerning the repeal date for the transfer of money from community corrections to the housing assistance for persons transitioning from the criminal or juvenile justice system cash fund, and, in connection therewith, making an appropriation.</td>
<td>Committee on Public Health Care &amp; Human Services</td>
<td>1184* 1232 1444 1459* 1484 1782 5-30-18 1365 - R* to Committee on Appropriations. 1458 - Special Orders. 1534 - Senate concurred in House amendments and repassed bill, as amended.</td>
</tr>
<tr>
<td>SB18-019</td>
<td>by Senator(s) Donovan and Coram, Baumgardner, Sonnenberg; also Representative(s) Hansen and Arndt, Esgar—Concerning an expansion of the duration for which the Colorado water resources and power development authority may make a loan under the authority’s revolving loan programs.</td>
<td>Committee on Agriculture, Livestock, &amp; Natural Resources</td>
<td>89 103 234 259 281 341 3-1-18 #8-8 # Effective 90 days after sine die unless a referendum petition is filed.</td>
</tr>
<tr>
<td>SB18-020</td>
<td>by Senator(s) Garcia; also Representative(s) Esgar—Concerning mental health care professionals who are permitted to perform auricular acudetox.</td>
<td>Committee on Health, Insurance, &amp; Environment</td>
<td>89 103 390 430 450 492 3-22-18 #8-8 # Effective 90 days after sine die unless a referendum petition is filed.</td>
</tr>
<tr>
<td>SB18-022</td>
<td>by Senator(s) Tate and Aguilar, Lambert; also Representative(s) Pettersen and Kennedy, Singer—Concerning clinical practice measures for safer opioid prescribing.</td>
<td>Committee on Health, Insurance, &amp; Environment</td>
<td>321* 342 1519* 1563* 1607 1782 5-21-18 1535 - Special Orders. 1558 - Special Orders. 1680 - Senate concurred in House amendments and repassed bill, as amended.</td>
</tr>
<tr>
<td>SB18-024</td>
<td>by Senator(s) Jahn and Tate, Aguilar, Lambert, Priola; also Representative(s) Singer and Pettersen, Kennedy—Concerning modifications to the Colorado health service corps program administered by the department of public health and environment to expand the availability of behavioral health care providers in shortage areas in the state, and, in connection therewith, making an appropriation.</td>
<td>Committee on Public Health Care &amp; Human Services</td>
<td>1036* 1155 1444 1459 1485 1782 5-21-18 7-1 1366 - R to Committee on Appropriations. 1485 - Representative Buck requested her name be removed as sponsor. 1458 - Special Orders.</td>
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<tbody>
<tr>
<td>SB18-025</td>
<td>Concerning modernization of election procedures for the urban drainage and flood control district to conform with the current requirements of state law.</td>
<td>by Senator(s) Priola; also Representative(s) Coleman</td>
<td>Committee on Local Government</td>
<td></td>
</tr>
<tr>
<td>SB18-026</td>
<td>Concerning measures to make sex offender registration more effective.</td>
<td>by Senator(s) Kagan; also Representative(s) Herod and Willett</td>
<td>Committee on Judiciary</td>
<td></td>
</tr>
<tr>
<td>SB18-027</td>
<td>Concerning the enactment of the &quot;Enhanced Nurse Licensure Compact&quot;, and, in connection therewith, making an appropriation.</td>
<td>by Senator(s) Smallwood and Todd, Aguilar, Cooke, Court, Crowder, Donovan, Fenberg, Fields, Grantham, Hill, Holbert, Kagan, Kefalas, Kerr, Lambert, Lundberg, Martinez Humenik, Merrifield, Moreno, Neville I., Priola, Sonnenberg, Tate, Williams A., Zenzinger; also Representative(s) Kraft-Tharp and McKean, Amdt, Becker J., Becker K., Benavidez, Bridges, Buck, Buckner, Carver, Covarrubias, Duran, Esgar, Garnett, Ginal, Gray, Hamner, Hansen, Herod, Hooton, Jackson, Kennedy, Landgraf, Lawrence, Lontine, Lundeen, McLachlan, Michaelson Jenet, Pabon, Roberts, Rosenthal, Singer, Thurlow, Valdez, Van Winkle, Winter, Wisl, Young</td>
<td>Committee on Finance Committee on Appropriations</td>
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<tr>
<td>BILL NUMBER</td>
<td>SUBJECT TITLE</td>
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<td>SB18-028</td>
<td>by Senator(s) Scott; also Representative(s) Bridges--Concerning the repeal of certain requirements for where a license plate is mounted on a motor vehicle.</td>
<td>SB18-028</td>
<td>Committee on Transportation &amp; Energy</td>
<td>150*</td>
</tr>
<tr>
<td>SB18-030</td>
<td>by Senator(s) Holbert and Kagan; also Representative(s) Foote and Willett--Concerning the nonsubstantive relocation of laws related to self-propelled vehicles from title 12, Colorado Revised Statutes, as part of the organizational recodification of title 12.</td>
<td>SB18-030</td>
<td>Committee on Judiciary</td>
<td>80*</td>
</tr>
<tr>
<td>SB18-031</td>
<td>by Senator(s) Gardner, Kagan; also Representative(s) Foote, Herod--Concerning an extension of the title 12 recodification study being conducted by the office of legislative legal services, and, in connection therewith, making an appropriation.</td>
<td>SB18-031</td>
<td>Committee on Judiciary</td>
<td>974*</td>
</tr>
<tr>
<td>SB18-032</td>
<td>by Senator(s) Gardner and Cooke; also Representative(s) Foote and Herod--Concerning the nonsubstantive relocation of laws from title 12, Colorado Revised Statutes, as part of the organizational recodification of title 12.</td>
<td>SB18-032</td>
<td>Committee on Judiciary</td>
<td>80*</td>
</tr>
<tr>
<td>SB18-033</td>
<td>by Senator(s) Sonnenberg; also Representative(s) Arndt and Becker J.--Concerning the continuation of the animal feeding operation permit program under the department of public health and environment, and, in connection therewith, making an appropriation.</td>
<td>SB18-033</td>
<td>Committee on Agriculture, Livestock, &amp; Natural Resources</td>
<td>289*</td>
</tr>
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* Amended
V Vetoed by Governor
L Lost
PI Postponed Indefinitely
RR Rereferred
RC Reconsideration
LO Laid Over
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<table>
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<tbody>
<tr>
<td>SB18-034</td>
<td>by Senator(s) Cooke and Guzman; also Representative(s) Wist and Lee--Concerning the nonsubstantive relocation of laws related to the regulation of gaming from title 12, Colorado Revised Statutes, to a new title 44 as part of the organizational recodification of title 12.</td>
<td>Committee on Judiciary</td>
<td></td>
</tr>
<tr>
<td>SB18-035</td>
<td>by Senator(s) Gardner and Cooke; also Representative(s) Wist--Concerning the nonsubstantive relocation of laws related to gambling payment intercept from title 24, Colorado Revised Statutes, to a new title 44 as part of the organizational recodification of title 12.</td>
<td>Committee on Judiciary</td>
<td></td>
</tr>
<tr>
<td>SB18-036</td>
<td>by Senator(s) Kagan; also Representative(s) Wist--Concerning the nonsubstantive relocation of laws related to the regulation of tobacco sales to minors from title 24, Colorado Revised Statutes, to a new title 44 as part of the organizational recodification of title 12, and, in connection therewith, making an appropriation.</td>
<td>Committee on Judiciary</td>
<td></td>
</tr>
<tr>
<td>SB18-038</td>
<td>by Senator(s) Donovan and Coram, Baumgardner, Jones, Sonnenberg; also Representative(s) Esgar and Willett, Arndt, Hansen, Saine--Concerning the allowable uses of reclaimed domestic wastewater, and, in connection therewith, allowing reclaimed domestic wastewater to be used for industrial hemp cultivation and making an appropriation.</td>
<td>Committee on Agriculture, Livestock, &amp; Natural Resources</td>
<td></td>
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<tr>
<td>SB18-039</td>
<td>by Senator(s) Jones and Cooke, Baumgardner, Coram, Merrifield; also Representative(s) Thurfow and Exum, Becker K., Carver, Hamner, Singer--Concerning the wildfire matters review committee, and, in connection therewith, deferring the date on which the committee is scheduled to repeal and making an appropriation.</td>
<td>Committee on Local Government</td>
<td>974* 1039 1445 1465* 1487 1782 5-18 -18 1257 - R* to Committee on Legislative Council. 1276 - R to Committee on Appropriations. 1458 - Special Orders. 1534 - Senate concurred in House amendments and repassed bill, as amended.</td>
</tr>
<tr>
<td>SB18-041</td>
<td>by Senator(s) Coram and Baumgardner, Donovan, Jones, Sonnenberg; also Representative(s) Saine and Arndt, Esgar, Hansen, Willett--Concerning the ability of operators of sand and gravel mines to use water incidental to sand and gravel mining operations to mitigate the impacts of mining.</td>
<td>Committee on Agriculture, Livestock, &amp; Natural Resources</td>
<td>89* 103 234 259 282 341 3-1 -18 #8-8 # Effective 90 days after sine die unless a referendum petition is filed.</td>
</tr>
<tr>
<td>SB18-042</td>
<td>by Senator(s) Donovan and Crowder, Sonnenberg; also Representative(s) Catlin and McLachlan, Arndt, Jackson, McKean--Concerning the creation of the agricultural workforce development program, and, in connection therewith, making an appropriation.</td>
<td>Committee on Agriculture, Livestock, &amp; Natural Resources</td>
<td>1036* 1155 1445* 1469* 1491 1782 5-24 -18 1367 - R* to Committee on Appropriations. 1458 - Special Orders. 1534 - Senate adhered to its position. 1721 - Consideration of Senate adherence LO daily until 5-9-18. 1731 - House receded from its position and repassed bill as amended by the Senate. # Effective 90 days after sine die unless a referendum petition is filed.</td>
</tr>
<tr>
<td>SB18-043</td>
<td>by Senator(s) Grantham; also Representative(s) Lundeen--Concerning the legal effects that the rejection by the senate of an individual nominated by the governor for appointment to a state office have on the subsequent nomination or temporary appointment of the same individual to or holdover of the individual in the same state office.</td>
<td>Committee on State, Veterans, &amp; Military Affairs</td>
<td>915* 995 1503 - PI.</td>
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<tr>
<td>SB18-044</td>
<td>Concerning a study on the ability of private employers to give preference to veterans when making certain employment decisions.</td>
<td>by Senator(s) Crowder; also Representative(s) Landgraf</td>
<td>Committee on State, Veterans, &amp; Military Affairs</td>
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<tr>
<td>SB18-046</td>
<td>Concerning authorization to increase the minimum donation required to be issued a certificate that qualifies a person to be issued a group special license plate.</td>
<td>by Senator(s) Moreno; also Representative(s) Michaelson Jenet and Winter</td>
<td>Committee on Transportation &amp; Energy</td>
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<tr>
<td>SB18-047</td>
<td>Concerning the repeal of income tax credits for innovative motor vehicles for purchases and leases entered into on or after January 1, 2019, and, in connection therewith, making an appropriation.</td>
<td>by Senator(s) Marble; also Representative(s) Saine</td>
<td>Committee on Transportation &amp; Energy</td>
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<tr>
<td>SB18-050</td>
<td>Concerning including staff of free-standing emergency facilities as part of Colorado’s safe haven laws.</td>
<td>by Senator(s) Smallwood; also Representative(s) Coleman and Catlin</td>
<td>Committee on Health, Insurance, &amp; Environment</td>
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<tr>
<td>SB18-052</td>
<td>by Senator(s) Hill; also Representative(s) Humphrey and Saine--Concerning the repeal of certain provisions concerning ammunition magazines.</td>
<td>Committee on State, Veterans, &amp; Military Affairs</td>
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<td>SB18-054</td>
<td>by Senator(s) Crowder, Jahn, Lundberg, Neville T.; also Representative(s) Liston--Concerning a limitation on the amount of an increase in fees assessed against assisted living residences by the department of public health and environment.</td>
<td>Committee on Public Health Care &amp; Human Services</td>
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<tr>
<td>SB18-055</td>
<td>by Senator(s) Neville T.; also Representative(s) Van Winkle and Hooton, Ransom--Concerning the crimes against children surcharge in cases involving trafficking of children.</td>
<td>Committee on Judiciary</td>
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<tr>
<td>SB18-056</td>
<td>by Senator(s) Jahn; also Representative(s) Lee and Willett--Concerning monetary amounts in civil actions.</td>
<td>Committee on Judiciary</td>
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<tr>
<td>SB18-059</td>
<td>by Senator(s) Fields; also Representative(s) Pabon--Concerning creation of a public safety information-sharing system, and, in connection therewith, making an appropriation.</td>
<td>Committee on Judiciary</td>
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<tr>
<td>SB18-060</td>
<td>by Senator(s) Coram; also Representative(s) Hammer--Concerning protective orders in criminal cases.</td>
<td>Committee on Judiciary</td>
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<th>BILL NUMBER</th>
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<tbody>
<tr>
<td>SB18-061</td>
<td>by Senator(s) Sonnenberg and Grantham; also Representative(s) Lawrence--Concerning a reduction of the state income tax rate, and, in connection therewith, making an appropriation.</td>
<td>Committee on State, Veterans, &amp; Military Affairs</td>
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<tr>
<td>SB18-062</td>
<td>SB18-062 by Senator(s) Moreno; also Representative(s) Melton--Concerning liability limits in snow and ice removal contracts.</td>
<td>Committee on Judiciary</td>
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<tr>
<td>SB18-066</td>
<td>SB18-066 by Senator(s) Sonnenberg and Garcia, Baumgardner, Coram, Crowder, Donovan, Fenberg, Guzman, Jahn, Jones, Kefalas, Martinez Humenik, Priola; also Representative(s) Amdt and Wist, Becker K., Carver, Esgar, Gray, Kennedy, Landgraf, Liston, Reyher, Roberts--Concerning an extension of the operation of the state lottery division beyond July 1, 2024.</td>
<td>Committee on Finance</td>
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<tr>
<td>SB18-067</td>
<td>SB18-067 by Senator(s) Zenzinger and Priola, Cooke, Coram, Donovan, Fenberg, Garcia, Guzman, Holbert, Jahn, Kefalas, Kerr, Martinez Humenik, Merrfield, Moreno, Smallwood, Tate, Todd, Williams A.; also Representative(s) Kraft-Tharp and Van Winkle, Becker J., Benavides, Bridges, Esgar, Garnett, Ginal, Gray, Hooton, Jackson, Kennedy, Lawrence, Leonard, McKeen, McLachlan, Michaelson Jenet, Roberts, Sias, Thurlow, Winter, Wist--Concerning the ability of certain organizations conducting a special event to auction alcohol beverages in sealed containers for fundraising purposes under specified circumstances.</td>
<td>Committee on Business Affairs and Labor</td>
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<td>SB18-068</td>
<td>by Senator(s) Cooke; also Representative(s) Van Winkle and Bridges--Concerning criminalizing false reports.</td>
<td>Committee on Judiciary</td>
<td>445*</td>
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| SB18-069    | by Senator(s) Holbert and Zenzinger; also Representative(s) Garnett and Becker J.--Concerning enforcement of statewide degree transfer agreements. | Committee on Education | 141* | 186 | 377* | 432* | 456 | 590 | 3-22 | 422 - Second Reading LO until 3-5-18. | 476 - Senate concurred in House amendments and repassed bill, as amended. |
|             |               |         |                      |                 |                     |                                  |                      |                     |                |                | # Effective 90 days after sine die unless a referendum petition is filed. |

<p>| SB18-070    | by Senator(s) Neville T., Crowder, Hill, Holbert, Lambert, Lundberg, Marble, Scott, Smallwood; also Representative(s) Leonard and Humphrey, Beckman, Buck, Lewis, Neville P., Sias, Everett, Van Winkle, Williams D.--Concerning the elimination of ownership as a requirement to qualify for the property tax exemption for property that is used solely and exclusively for religious purposes, and, in connection therewith, enacting the &quot;Church Property Tax Fairness Act&quot; and making an appropriation. | Committee on State, Veterans, &amp; Military Affairs | 476* | 516 |                 |                 |                 |                 |                 |                 | 854 - PI. |</p>
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<td>SB18-071</td>
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<td>SB18-076</td>
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<tr>
<td>by Senator(s) Jahn and Crowder, Lambert, Cooke, Garcia, Guzman, Moreno, Priola, Smallwood, Tate, Todd, Williams A.; also Representative(s) Esgar, Kennedy--Concerning an extension of the repeal of the state substance abuse trend and response task force, and, in connection therewith, making an appropriation. Committee on Public Health Care &amp; Human Services</td>
<td>by Senator(s) Smallwood; also Representative(s) Ransom and Herod, Van Winkle--Concerning reporting to the department of revenue when ownership of a motor vehicle has been transferred. Committee on Transportation &amp; Energy</td>
<td>by Senator(s) Todd, Court, Holbert, Martinez Humenik, Merrifield, Zenzinger; also Representative(s) Hansen--Concerning adding individuals with Prader-Willi syndrome to the list of persons with intellectual and developmental disabilities. Committee on Public Health Care &amp; Human Services</td>
<td>by Senator(s) Lundberg; also Representative(s) Melton--Concerning a ban on vote trading. Committee on State, Veterans, &amp; Military Affairs</td>
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<td>SB18-072</td>
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<td>by Senator(s) Jahn and Crowder, Lambert, Cooke, Garcia, Guzman, Moreno, Priola, Smallwood, Tate, Todd, Williams A.; also Representative(s) Esgar, Kennedy--Concerning an extension of the repeal of the state substance abuse trend and response task force, and, in connection therewith, making an appropriation. Committee on Public Health Care &amp; Human Services</td>
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<td>by Senator(s) Lundberg; also Representative(s) Melton--Concerning a ban on vote trading. Committee on State, Veterans, &amp; Military Affairs</td>
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<tr>
<td>SB18-077</td>
<td>by Senator(s) Crowder; also Representative(s) Reyher and Valdez--Concerning a state sales and use tax exemption for used motor vehicles.</td>
<td>Committee on State, Veterans, &amp; Military Affairs</td>
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<tr>
<td>SB18-079</td>
<td>by Senator(s) Guzman; also Representative(s) Pabon--Concerning classifying sake as a vinous liquor for the purposes of the &quot;Colorado Liquor Code&quot;.</td>
<td>Committee on Business Affairs and Labor</td>
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<tr>
<td>SB18-082</td>
<td>by Senator(s) Zenzinger, Aguilar, Todd; also Representative(s) Kennedy--Concerning a physician's right to provide continuing care to patients with rare disorders despite a covenant not to compete.</td>
<td>Committee on Health, Insurance, &amp; Environment</td>
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<tr>
<td>SB18-083</td>
<td>by Senator(s) Lundberg, Neville T., Marble, Gardner, Baumgardner, Cooke, Crowder, Hill, Lambert, Grantham; also Representative(s) Ransom, Everett, Leonard, Saine--Concerning the creation of income tax credits for nonpublic education, and, in connection therewith, reducing an appropriation.</td>
<td>Committee on Education</td>
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**Passed by Senate:**
- SB18-077: 1121
- SB18-079: 289
- SB18-082: 218
- SB18-083: 1036

**Introduced in House:**
- SB18-077: 1186
- SB18-079: 298
- SB18-082: 239
- SB18-083: 1066

**Passed by Speaker:**
- SB18-077: 914
- SB18-079: 777
- SB18-082: 594
- SB18-083: 1066

**Signed by Governor:**
- SB18-077: 1453
- SB18-079: 675
- SB18-082: 568
- SB18-083: 1632

**Effective Date of Act:**
- Amended
- Vetoed by Governor
- Lost
- PI Postponed Indefinitely
- RR Rereferred
- RC Reconsideration
- LO Laid Over

**Effective 90 days after sine die unless a referendum petition is filed.**
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<tr>
<td>SB18-085</td>
<td>by Senator(s) Todd, Coram, Merrifield, Zenzinger; also Representative(s) McLachlan--Concerning providing financial incentives for educators to work in rural areas, and, in connection therewith, making an appropriation.</td>
<td>SB18-085</td>
<td>Committee on Education</td>
<td>Amended by Governor Vetoed by Governor Lost Postponed Indefinitely Rereferred Reconsideration Laid Over Effective Date of Act Signed by Speaker Signed by Governor Effective Date of Act Significant Action Number of Pages Effective 90 days after sine die unless a referendum petition is filed.</td>
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<tr>
<td>SB18-086</td>
<td>by Senator(s) Lambert and Williams A.; also Representative(s) Ginal and Rankin--Concerning the use of cyber coding cryptology for state records, and, in connection therewith, making an appropriation.</td>
<td>SB18-086</td>
<td>Committee on Business Affairs and Labor</td>
<td>Amended by Governor Vetoed by Governor Lost Postponed Indefinitely Rereferred Reconsideration Laid Over Effective Date of Act Signed by Speaker Signed by Governor Effective Date of Act Significant Action Number of Pages Effective 90 days after sine die unless a referendum petition is filed.</td>
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<tr>
<td>SB18-087</td>
<td>by Senator(s) Fenberg, Aguilar, Court, Fields, Guzman, Jones, Kagarl, Kefalas, Kerr, Merrifield, Moreno, Todd, Williams A.; also Representative(s) Michaelson Jenet and Winter--Concerning in-state tuition at institutions of higher education for certain foreign Nationals legally settled in Colorado.</td>
<td>SB18-087</td>
<td>Committee on Education</td>
<td>Amended by Governor Vetoed by Governor Lost Postponed Indefinitely Rereferred Reconsideration Laid Over Effective Date of Act Signed by Speaker Signed by Governor Effective Date of Act Significant Action Number of Pages Effective 90 days after sine die unless a referendum petition is filed.</td>
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<tr>
<td>SB18-088</td>
<td>by Senator(s) Gardner, Aguilar, Coram, Court, Crowder, Donovan, Fenberg, Fields, Garcia, Grantham, Guzman, Jahn, Jones, Kagan, Kefalas, Kerr, Martinez Humenik, Merrfield, Priola, Todd, Williams A.; Zenzinger; also Representative(s) Becker K., Arndt, Bridges, Buckner, Coleman, Duran, Esgar, Exum, Foote, Garnett, Gray, Hamner, Hansen, Herod, Hooton, Kennedy, Lawrence, Lee, Lontine, Melton, Michaelson Jenet, Pabon, Pettersen, Rankin, Roberts, Rosenthal, Salazar, Singer, Thurlow, Weissman, Young--Concerning clarification that retail marijuana sales are subject to sales taxes levied by certain limited purpose governmental entities.</td>
<td>SB18-088</td>
<td>122</td>
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<td>SB18-090</td>
<td>by Senator(s) Zenzinger, Martinez Humenik, Moreno, Tate; also Representative(s) Hooton, Arndt, Thurlow, McKeen--concerning &quot;rights of married women&quot;.</td>
<td>SB18-090</td>
<td>283*</td>
<td>279</td>
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<tr>
<td>SB18-091</td>
<td>by Senator(s) Martinez Humenik, Moreno, Tate, Zenzinger; also Representative(s) Thurlow, Arndt, Hooton, McKeen--Concerning modernizing terminology in the Colorado Revised Statutes related to behavioral health.</td>
<td>SB18-091</td>
<td>283*</td>
<td>279</td>
</tr>
<tr>
<td>SB18-092</td>
<td>by Senator(s) Martinez Humenik, Moreno, Tate, Zenzinger; also Representative(s) Hooton, Arndt, Thurlow, McKeen--Concerning updating statutory references to &quot;county departments of social services&quot;.</td>
<td>SB18-092</td>
<td>283*</td>
<td>279</td>
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<th>Introduced in House</th>
<th>Referred to Committee of the Whole</th>
<th>Passed Second Reading</th>
<th>Passed Third Reading</th>
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<th>Signed by Governor</th>
<th>Effective Date of Act</th>
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<tbody>
<tr>
<td>SB18-093</td>
<td>by Senator(s) Moreno, Martinez Humenik, Zenzinger, Tate; also Representative(s) Arndt, Hooton, Thurlow, McKean--Concerning the repeal of obsolete provisions in the Colorado medical assistance program relating to the inactive home- and community-based services waiver for persons living with AIDS.</td>
<td>Committee on Public Health Care &amp; Human Services</td>
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<td>185*</td>
<td>226</td>
<td>393</td>
<td>430</td>
<td>452</td>
<td>492</td>
<td>3-22</td>
<td>-18</td>
<td>428 - Second Reading LO until 3-5-18. # Effective 90 days after sine die unless a referendum petition is filed.</td>
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<tr>
<td>SB18-094</td>
<td>by Senator(s) Martinez Humenik, Moreno, Tate, Zenzinger; also Representative(s) Hooton, Arndt, Thurlow, McKean--Concerning the repeal of a duplicate definitions section in article 60 of title 27, Colorado Revised Statutes.</td>
<td>Committee on Public Health Care &amp; Human Services</td>
<td>238*</td>
<td>279</td>
<td>393</td>
<td>431</td>
<td>453</td>
<td>492</td>
<td>3-15</td>
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<td>428 - Second Reading LO until 3-5-18. # Effective 90 days after sine die unless a referendum petition is filed.</td>
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<td>SB18-095</td>
<td>by Senator(s) Zenzinger and Martinez Humenik, Moreno, Tate; also Representative(s) Hooton and McKean, Arndt, Thurlow--Concerning the removal of statutory references to the marital status of parents of a child.</td>
<td>Committee on Judiciary</td>
<td>238*</td>
<td>279</td>
<td>527*</td>
<td>570*</td>
<td>596</td>
<td>671</td>
<td>4-2</td>
<td>18</td>
<td>568 - Special Orders. 621 - Senate concurred in House amendments and repassed bill, as amended. # Effective 90 days after sine die unless a referendum petition is filed.</td>
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<tr>
<td>SB18-096</td>
<td>by Senator(s) Martinez Humenik, Moreno, Tate, Zenzinger; also Representative(s) Thurlow, Arndt, Hooton, McKean--Concerning modernizing statutory provisions that refer to terms related to &quot;mental retardation&quot;.</td>
<td>Committee on Public Health Care &amp; Human Services</td>
<td>238*</td>
<td>279</td>
<td>394</td>
<td>431</td>
<td>453</td>
<td>492</td>
<td>3-21</td>
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<td>428 - Second Reading LO until 3-5-18. # Effective 90 days after sine die unless a referendum petition is filed.</td>
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<tr>
<td>SB18-097</td>
<td>2018</td>
<td>Concerning allowing a law-abiding person to carry a concealed handgun without a permit, and, in connection therewith, preserving current laws restricting the carrying of concealed handguns on certain property including public schools and reducing an appropriation.</td>
<td>SB18-098</td>
<td>2018</td>
<td>Concerning amending a statutory provision relating to interest on damages that was ruled unconstitutional by the Colorado supreme court.</td>
<td>SB18-099</td>
<td>2018</td>
<td>Concerning the alignment of early childhood quality improvement programs with the Colorado shines quality rating and improvement system.</td>
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**Passed by Senate:**

- SB18-097: 476
- SB18-098: 381
- SB18-099: 321
- SB18-100: 150

**Introduced in House:**

- SB18-097: 498
- SB18-098: 527
- SB18-099: 600
- SB18-100: 419

**Referred to Committee:**

- SB18-097: Committee on State, Veterans, & Military Affairs
- SB18-098: Committee on Judiciary
- SB18-099: Committee on Education
- SB18-100: Committee on Finance

**Passed Second Reading:**

- SB18-097: 597
- SB18-098: 597
- SB18-099: 607
- SB18-100: 457

**Passed Third Reading:**

- SB18-097: 671
- SB18-098: 671
- SB18-099: 702
- SB18-100: 492

**Signed by Speaker:**

- SB18-097: 4-2
- SB18-098: 4-2
- SB18-099: 4-2
- SB18-100: 3-15

**Effective Date of Act:**

- SB18-097: 648 - PI.
- SB18-098: #8-8 -18
- SB18-099: #8-8 -18
- SB18-100: #8-8 -18

**Other Action:**

- SB18-097: # Effective 90 days after sine die unless a referendum petition is filed.
- SB18-098: # Effective 90 days after sine die unless a referendum petition is filed.
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<tr>
<td>SB18-101</td>
<td>Concerning student admission to Colorado state university - global campus.</td>
<td>Senator(s) Holbert and Todd. Gardner, Merrifield, Priola; also Representative(s) Hamner and Van Winkle.</td>
<td>Committee on Education</td>
<td>Passed Second Reading LO until 3-22-18.</td>
<td>Effective 90 days after sine die unless a referendum petition is filed.</td>
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<td>SB18-102</td>
<td>Concerning the requirement for an odometer reading when a motor vehicle's identification number is physically verified.</td>
<td>Senator(s) Tate and Zenzinger, Martinez Humenik, Moreno; also Representative(s) Hooton and Thurlow, Arndt, McKean.</td>
<td>Committee on Transportation &amp; Energy</td>
<td>#8-8-18</td>
<td>Effective 90 days after sine die unless a referendum petition is filed.</td>
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<tr>
<td>SB18-103</td>
<td>Concerning the issuance of performance-based incentives for film production activities in the state.</td>
<td>Senator(s) Todd and Smallwood, Donovan; also Representative(s) Kraft-Tharp and Leonard, Winter.</td>
<td>Committee on Business Affairs and Labor</td>
<td>#8-8-18</td>
<td>Effective 90 days after sine die unless a referendum petition is filed.</td>
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<tr>
<td>SB18-104</td>
<td>Concerning a requirement that the broadband deployment board file a petition with the federal communications commission to seek a waiver from the commission's rules prohibiting a state entity from applying for certain federal money earmarked for financing broadband deployment in remote areas of the nation.</td>
<td>Senator(s) Donovan, Court, Fenberg, Jones, Kagan, Kerr, Merrifield, Todd, Zenzinger; also Representative(s) Willett and McLachlan, Becker J., Roberts.</td>
<td>Committee on Finance</td>
<td>#8-8-18</td>
<td>Effective 90 days after sine die unless a referendum petition is filed.</td>
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<tr>
<td>SB18-105</td>
<td>Concerning clarifying changes to provisions that were contained in House Bill 17-1367.</td>
<td>Senator(s) Baumgardner; also Representative(s) Pabon.</td>
<td>Committee on Finance</td>
<td>#8-8-18</td>
<td>Effective 90 days after sine die unless a referendum petition is filed.</td>
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### HISTORY OF SENATE BILLS

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<tr>
<th>BILL NUMBER</th>
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<th>COMMITTEE ASSIGNMENT</th>
<th>EFFECTIVE DATE OF ACT</th>
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<tr>
<td>SB18-106</td>
<td>by Senator(s) Tate, Martinez Humenik, Moreno, Zenzinger; also Representative(s) Thurlow, Armdt, Gray, Hooton, McKeane—Concerning obsolescent statutory provisions related to a local government’s pledging of sales or use tax revenues to pay for revenue bonds issued for the purpose of financing capital improvements.</td>
<td>289* 315 632 779 803 914 4-12-18</td>
<td>#8-8 770 - Second Reading LO daily until 4-2-18. # Effective 90 days after sine die unless a referendum petition is filed.</td>
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<td>SB18-107</td>
<td>by Senator(s) Zenzinger, Martinez Humenik, Moreno, Tate; also Representative(s) Thurlow, Armdt, Hooton, McKeane—Concerning the repeal of procedures to fill vacancies in candidate nominations for elections conducted under the “Colorado Municipal Code of 1965”.</td>
<td>289* 316 581 659 685 797 4-9-18</td>
<td>#8-8 651 - Second Reading LO daily until 3-23-18. # Effective 90 days after sine die unless a referendum petition is filed.</td>
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<td>SB18-108</td>
<td>by Senator(s) Crowder and Coram; also Representative(s) Armdt and Singer—Concerning the issuance of identification documents under the “Colorado Road and Community Safety Act” to persons who are not lawfully present in the United States, and, in connection therewith, making an appropriation.</td>
<td>671* 674 931* 1024* 1045 1655 5-29-18</td>
<td>#1-1 854 - R to Committee on Appropriations.</td>
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<td>SB18-109</td>
<td>by Senator(s) Gardner, Guzman, Neville T., Sonnenberg, Williams A.; also Representative(s) Garnett and Wist, Hooton, Melton, Michaelson Jenet, Pabon, Rosenthal—Concerning an authorization for notaries public to perform notarial acts using audio-video communication, and, in connection therewith, making an appropriation.</td>
<td>636* 703</td>
<td>1542 - R* to Committee on Finance.</td>
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*Amended
V Vetoed by Governor
L Lost
PI Postponed Indefinitely
RR Rereferred
RC Reconsideration
LO Laid Over

Note: The table above includes information on the status of Senate bills, including the number of the bill, its subject, the sponsors, the committees to which it was referred, and the dates of various actions such as first and second readings, passage, and signing by the Governor. The table also indicates whether the bill was amended, vetoed by the Governor, lost, postposed indefinitely, rereferred, reconsidered, or laid over. The effective date of the act is also indicated, along with any additional action taken related to the bill.
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<th>BILL NUMBER</th>
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<th>Introduced in House</th>
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<th>Passed Third Reading</th>
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<tr>
<td>SB18-110</td>
<td>by Senator(s) Tate, Martinez Humenik, Moreno, Zenzinger; also Representative(s) Arndt, Hooton, McKean, Thurlow--Concerning the repeal of the requirement that each state agency annually report the amount of federal money it received in the prior fiscal year.</td>
<td>Committee on Finance</td>
<td>238*</td>
<td>279</td>
<td>632</td>
<td>779</td>
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<td>770 - Second Reading LO daily until 4-2-18.</td>
<td># Effective 90 days after sine die unless a referendum petition is filed.</td>
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<td>SB18-111</td>
<td>by Senator(s) Tate, Martinez Humenik, Moreno, Zenzinger; also Representative(s) Arndt, Hooton, McKean, Thurlow--Concerning the removal of an obsolete date in the law that designates state legal holidays.</td>
<td>Committee on State, Veterans, &amp; Military Affairs</td>
<td>238*</td>
<td>279</td>
<td>491</td>
<td>505</td>
<td>519</td>
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<td>SB18-116</td>
<td>by Senator(s) Cooke; also Representative(s) Williams D. and Van Winkle--Concerning the issuance of capitol identification cards to members of the public to permit them entry to state buildings containing the legislative branch of state government without having to submit to personal security checks.</td>
<td>Committee on State, Veterans, &amp; Military Affairs</td>
<td>543*</td>
<td>559</td>
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<td>SB18-119</td>
<td>by Senator(s) Gardner; also Representative(s) Carver and Benavidez--Concerning false imprisonment of a minor, and, in connection therewith, making an appropriation.</td>
<td>Committee on Judiciary</td>
<td>603*</td>
<td>650</td>
<td>1257</td>
<td>1336*</td>
<td>1355</td>
<td>1782</td>
<td>5-29-18</td>
<td>#8-8</td>
<td>1150 - R* to Committee on Appropriations.</td>
<td>1332 - Special Orders.</td>
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<td>SB18-121</td>
<td>by Senator(s) Tate, Martinez Humenik, Moreno, Zenzinger; also Representative(s) Arndt, Hooton, McKean, Thurlow--Concerning certain expenses allowed to a state employee when the employee is required to change his or her place of residence in connection with a change in job duties.</td>
<td>Committee on State, Veterans, &amp; Military Affairs</td>
<td>238*</td>
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<td>491</td>
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<td>520</td>
<td>602</td>
<td>3-29-18</td>
<td>#8-8</td>
<td># Effective 90 days after sine die unless a referendum petition is filed.</td>
<td># Effective 90 days after sine die unless a referendum petition is filed.</td>
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<td>SB18-122</td>
<td>by Senator(s) Martinez Humenik, Moreno, Tate, Zenzinger; also Representative(s) McKean, Arndt, Thurlow, Hooton--Concerning clarifying that certain deputy sheriffs may serve without attaining certification from the peace officers standards and training board.</td>
<td>Committee on Judiciary</td>
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<td>SB18-123</td>
<td>by Senator(s) Sonnenberg; also Representative(s) Liston--Concerning asbestos trust claim transparency.</td>
<td>Committee on Judiciary</td>
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<td>SB18-124</td>
<td>by Senator(s) Hill; also Representative(s) Pabon--Concerning the removal of the thirty-day waiting period related to the sale of imported alcohol beverages.</td>
<td>Committee on Business Affairs and Labor</td>
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<td>#8-8-18</td>
<td>326 - Second Reading LO until 2-26-18. # Effective 90 days after sine die unless a referendum petition is filed.</td>
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<td>SB18-125</td>
<td>by Senator(s) Gardner and Kagan; also Representative(s) Lee--Concerning fiduciary responsibilities of title insurance entities to protect funds held in conjunction with real estate closing settlement services.</td>
<td>Committee on Business Affairs and Labor</td>
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<td>#3-29-18</td>
<td>326 - Second Reading LO daily until 3-13-18. 493 - Calendared for Second Reading on 3-19-18. 600 - Second Reading LO until 3-26-18. 770 - Second Reading LO daily until 4-2-18. 810 - Lost on Third Reading.</td>
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<td>SB18-126</td>
<td>by Senator(s) Grantham and Guzman, Baumgardner, Cooke, Coram, Crowder, Fenberg, Garcia, Gardner, Hill, Holbert, Lundberg, Marbèle, Priola, Scott, Smallwood, Tate, Williams A.; also Representative(s) Pabon and Van Winkle--Concerning the definition of a traditional large and premium cigar for purposes of the excise tax on tobacco products.</td>
<td>Committee on Business Affairs and Labor</td>
<td></td>
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<td>326 - Second Reading LO daily until 3-13-18. 493 - Calendared for Second Reading on 3-19-18. 600 - Second Reading LO until 3-26-18. 770 - Second Reading LO daily until 4-2-18. 810 - Lost on Third Reading.</td>
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## HISTORY OF SENATE BILLS

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<thead>
<tr>
<th>BILL NUMBER</th>
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<th>COMMITTEE ASSIGNMENT</th>
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<tr>
<td>SB18-127</td>
<td>by Senator(s) Martinez Humenik, Moreno, Tate, Zenzinger; also Representative(s) Thurlow, Arndt, Hooton, McKeań—Concerning the repeal of the department of revenue’s requirement to publish an historical explanation of income tax rate modifications enacted in the state on every income tax return form.</td>
<td>Committee on Finance</td>
<td>Passed by Senate: 225</td>
<td>Effective 90 days after sine die unless a referendum petition is filed.</td>
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<td>SB18-128</td>
<td>by Senator(s) Gardner; also Representative(s) Liston—Concerning a restriction on a state agency's authority to increase a fee.</td>
<td>Committee on State, Veterans, &amp; Military Affairs</td>
<td>Introd in House: 315</td>
<td>Provisions in title and section 1 of the bill are effective 90 days after the adjournment of the session of the legislature unless a referendum petition is filed.</td>
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<tr>
<td>SB18-129</td>
<td>by Senator(s) Moreno, Martinez Humenik, Tate, Zenzinger; also Representative(s) Arndt, Hooton, McKeań, Thurlow—Concerning the nonsubstantive reorganization of the law exempting from state sales tax certain drugs and medical and therapeutic devices.</td>
<td>Committee on Finance</td>
<td>Committee Referred: 289*</td>
<td>Effective 90 days after sine die unless a referendum petition is filed.</td>
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<tr>
<td>SB18-130</td>
<td>by Senator(s) Smallwood; also Representative(s) McKeań—Concerning the repeal of the requirement that health insurance carriers report average reimbursement rates for inpatient care to the division of insurance.</td>
<td>Committee on Health, Insurance, &amp; Environment</td>
<td>Passed by House: 321</td>
<td>Effective 90 days after sine die unless a referendum petition is filed.</td>
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<td>SB18-131</td>
<td>by Senator(s) Tate, Martinez Humenik, Moreno, Zenzinger; also Representative(s) Hooton, Arndt, McKeań, Thurlow—Concerning modifications to the &quot;State Employees Group Benefits Act&quot;.</td>
<td>Committee on Health, Insurance, &amp; Environment</td>
<td>Passed 3rd Reading: 523</td>
<td>Effective 90 days after sine die unless a referendum petition is filed.</td>
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<tr>
<td>SB18-132</td>
<td>Concerning a waiver of federal law to permit insurance carriers to offer catastrophic health plans to any individual residing in Colorado, and, in connection therewith, making an appropriation.</td>
<td>by Senator(s) Smallwood; also Representative(s) Kennedy</td>
<td>Committee on Health, Insurance, &amp; Environment</td>
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<td>SB18-134</td>
<td>Concerning the exemption of nonprofit water companies from regulation by the public utilities commission.</td>
<td>by Senator(s) Cooke; also Representative(s) Arndt</td>
<td>Committee on Agriculture, Livestock, &amp; Natural Resources</td>
<td>Effective 90 days after sine die unless a referendum petition is filed.</td>
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<tr>
<td>SB18-135</td>
<td>Concerning updates to the Colorado code of military justice.</td>
<td>by Senator(s) Gardner; also Representative(s) Carver and Lee</td>
<td>Committee on Judiciary</td>
<td>Effective 90 days after sine die unless a referendum petition is filed.</td>
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<tr>
<td>SB18-136</td>
<td>Concerning authorization for retail sellers of alcohol beverages for on-premises consumption to sell remaining inventory to another on-premises retail seller of alcohol beverages with whom there is common ownership when no longer licensed to sell alcohol beverages for on-premises consumption.</td>
<td>by Senator(s) Neville T., Lundberg, Smallwood, Tate; also Representative(s) Kraft-Tharp and Sias</td>
<td>Committee on Health, Insurance, &amp; Environment</td>
<td>Effective 90 days after sine die unless a referendum petition is filed.</td>
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<tr>
<td>SB18-138</td>
<td>Concerning authorization for retail sellers of alcohol beverages for on-premises consumption to sell remaining inventory to another on-premises retail seller of alcohol beverages with whom there is common ownership when no longer licensed to sell alcohol beverages for on-premises consumption.</td>
<td>by Senator(s) Gardner and Kerr; also Representative(s) Gray and Liston</td>
<td>Committee on Business Affairs and Labor</td>
<td>Effective 90 days after sine die unless a referendum petition is filed.</td>
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## HISTORY OF SENATE BILLS

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<th>INTRODUCED IN HOUSE</th>
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<td>Senate concurred in House amendments and repassed bill, as amended.</td>
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<td>Senate concurred in House amendments and repassed bill, as amended.</td>
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<td>SB18-145</td>
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<td>1529</td>
<td>1607</td>
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<td>R to Committee on Appropriations.</td>
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<td>Senate concurred in House amendments and repassed bill, as amended.</td>
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<td># Effective 90 days after sine die unless a referendum petition is filed.</td>
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<tr>
<td>SB18-146</td>
<td>by Senator(s) Kefalas and Smallwood, Martinez Humenik, Aguilar, Coram, Crowder, Donovan, Garcia, Gardner, Jahn, Moreno, Tate, Todd, Williams A.; also Representative(s) Sias and Singer, Hansen, Kennedy--Concerning a requirement that a freestanding emergency department inform a person who is seeking medical treatment about the health care options that are available to the person, and, in connection therewith, making an appropriation. Committee on Health, Insurance, &amp; Environment</td>
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<td>SB18-148</td>
<td>by Senator(s) Martinez Humenik and Moreno; also Representative(s) Lawrence and Exum--Concerning the continuation of certain benefits through the &quot;State Employee Group Benefits Act&quot; for dependents of a state employee who dies in a work-related death. Committee on Public Health Care &amp; Human Services</td>
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<tr>
<td>SB18-149</td>
<td>by Senator(s) Gardner; also Representative(s) Gray and Herod--Concerning records of the board of directors of the Denver health and hospital authority. Committee on Health, Insurance, &amp; Environment</td>
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<td>SB18-150</td>
<td>by Senator(s) Fenberg and Lundberg; also Representative(s) McKean and Lee--Concerning measures to facilitate voter registration of individuals in the criminal justice system, and, in connection therewith, making an appropriation. Committee on State, Veterans, &amp; Military Affairs</td>
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# HISTORY OF SENATE BILLS

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<tr>
<th>BILL NUMBER</th>
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<tbody>
<tr>
<td>SB18-151</td>
<td>Concerning department of education research to develop bullying prevention policies.</td>
<td>by Senator(s) Fields and Priola; also Representative(s) Buckner and Wilson</td>
<td>Committee on Education</td>
<td>Amended on 3-26-18.</td>
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<tr>
<td>SB18-154</td>
<td>Concerning a requirement for a local juvenile services planning committee to devise a plan to manage dually identified crossover youth.</td>
<td>by Senator(s) Fields; also Representative(s) Salazar</td>
<td>Committee on Judiciary</td>
<td>Vetoed by Governor 6-5-18.</td>
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<tr>
<td>SB18-156</td>
<td>Concerning the publication of fiscal information by a county.</td>
<td>by Senator(s) Cooke; also Representative(s) Kennedy</td>
<td>Committee on State, Veterans, &amp; Military Affairs</td>
<td>Senate concurred in House amendments and repassed bill, as amended.</td>
</tr>
<tr>
<td>SB18-158</td>
<td>Concerning measures to increase school district access to interoperable communication technology to improve school safety, and, in connection therewith, making an appropriation.</td>
<td>by Senator(s) Coram and Garcia; also Representative(s) Duran and Catlin</td>
<td>Committee on Education</td>
<td>Senate concurred in House amendments and repassed bill, as amended.</td>
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<tr>
<td>SB18-160</td>
<td>by Senator(s) Lambert; also Representative(s) Hamner--Concerning the authority to operate certain teacher development programs, and, in connection therewith, establishing alternative licensure programs and induction programs.</td>
<td>Committee on Education</td>
<td>321 382 554 600 608 769 4-2-18</td>
<td>#8-8 Effective 90 days after sine die unless a referendum petition is filed.</td>
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<tr>
<td>SB18-161</td>
<td>by Senator(s) Smallwood, Aguilar, Gardner, Kefalas, Neville T., Priola, Tate; also Representative(s) Kraft-Tharp and Landgraf--Concerning repeal of the behavioral health transformation council.</td>
<td>Committee on Public Health Care &amp; Human Services</td>
<td>321 382 635 781 809 878 4-12-18</td>
<td>770 - Second Reading LO daily until 4-2-18. unless a referendum petition is filed within 90 days after sine die.</td>
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<tr>
<td>SB18-162</td>
<td>by Senator(s) Martinez Humenik, Merrifield, Priola; also Representative(s) Buckner and Wilson. Pettersen--Concerning substitute childcare providers.</td>
<td>Committee on Public Health Care &amp; Human Services</td>
<td>254 280 635 689 776 878 4-12-18</td>
<td>675 - Second Reading LO until 3-26-18. 770 - Third Reading LO daily until 4-2-18. Effective 90 days after sine die unless a referendum petition is filed.</td>
</tr>
<tr>
<td>SB18-163</td>
<td>by Senator(s) Martinez Humenik and Merrifield, Priola; also Representative(s) Pettersen and Wilson. Buckner--Concerning an extension of the repeal of the early childhood and school readiness legislative commission, and, in connection therewith, making an appropriation.</td>
<td>Committee on Legislative Council Committee on Education</td>
<td>1184* 1186 1445* 1470* 1492 1782 5-30-18</td>
<td>1276 - R to Committee on Education. 1374 - R* to Committee on Appropriations. 1458 - Special Orders. 1534 - Senate did not concur in House amendments and requested Conference Committee. 1557 - Senate dissolved Conference Committee, concurred in House amendments and repassed bill, as amended.</td>
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<tr>
<td>SB18-164</td>
<td>by Senator(s) Moreno, Martinez Humenik, Tate, Zenzinger; also Representative(s) Thurlow, Arndt, Hooton, McKeen--Concerning the repeal of reporting requirements for certain unfunded programs in the department of human services until such time as funding is received.</td>
<td>Committee on Public Health Care &amp; Human Services</td>
<td>254* 280 394 431 454 492 3-15-18</td>
<td>428 - Second Reading LO until 3-5-18. Effective 90 days after sine die unless a referendum petition is filed.</td>
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<tr>
<td>SB18-165</td>
<td>Concerning requirements for public administrators.</td>
<td>Senator(s) Neville T. and Todd, Donovan, Smallwood; also Representative(s) Winter and Saine, Kraft-Tharp</td>
<td>Committee on Finance</td>
<td># Effective 90 days after sine die unless a referendum petition is filed.</td>
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<tr>
<td>SB18-166</td>
<td>Concerning changing the maximum jail sentence for certain crimes from one year to three hundred sixty-four days.</td>
<td>Senator(s) Coram; also Representative(s) Herod</td>
<td>Committee on Judiciary</td>
<td># Effective 90 days after sine die unless a referendum petition is filed.</td>
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<tr>
<td>SB18-167</td>
<td>Concerning increased enforcement of requirements related to the location of underground facilities, and, in connection therewith, making an appropriation.</td>
<td>Senator(s) Scott and Donovan, Martinez Humenik; also Representative(s) Winter and Saine, Becker J.</td>
<td>Committee on Finance</td>
<td># Effective 90 days after sine die unless a referendum petition is filed.</td>
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<tr>
<td>SB18-169</td>
<td>Concerning offenses against witnesses in noncriminal proceedings.</td>
<td>Senator(s) Gardner; also Representative(s) Carver</td>
<td>Committee on Judiciary</td>
<td>Senate concurred in House amendments and repassed bill, as amended.</td>
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<tr>
<td>SB18-170</td>
<td>Concerning a water court process by which an owner of a storage water right allowing water to be stored in new reservoir capacity may release water into an identified stream reach in a manner that protects the water releases while complying with mitigation measures identified in a fish and wildlife mitigation plan approved by the Colorado water conservation board.</td>
<td>Senator(s) Sonnenberg; also Representative(s) Hansen and McKean</td>
<td>Committee on Agriculture, Livestock, &amp; Natural Resources</td>
<td>Second Reading LO daily until 3-26-18.</td>
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<tr>
<td>SB18-171</td>
<td>Concerning the creation of a test to determine whether a marketplace contractor that provides services on a marketplace platform is covered under certain employment-related laws.</td>
<td>Senator(s) Holbert and Williams A., Jahn; also Representative(s) Pabon and Sias, Hansen</td>
<td>Committee on Judiciary</td>
<td>Amended</td>
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<tr>
<td>SB18-172</td>
<td>Concerning testing of horse racing licensees for the presence of prohibited substances.</td>
<td>Senator(s) Gardner; also Representative(s) Lee</td>
<td>Committee on Judiciary</td>
<td>Vetoed by Governor</td>
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<tr>
<td>SB18-173</td>
<td>Concerning the ability of certain establishments licensed to sell alcohol beverages for on-premises consumption that serve food to allow a customer to remove one opened container of partially consumed vinous liquor from the licensed premises.</td>
<td>Senator(s) Gardner, Fenberg; also Representative(s) Herod</td>
<td>Committee on Business Affairs and Labor</td>
<td>Postponed Indefinitely</td>
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<tr>
<td>SB18-174</td>
<td>Concerning liability of entities that provide services to persons with developmental disabilities in residential settings.</td>
<td>Senator(s) Gardner; also Representative(s) Sias</td>
<td>Committee on Public Health Care &amp; Human Services</td>
<td>Effective 90 days after sine die unless a referendum petition is filed.</td>
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<tr>
<td>SB18-175</td>
<td>Concerning the prohibition against paid union activities by public employees.</td>
<td>Senator(s) Gardner; also Representative(s) Lundeen</td>
<td>Committee on State, Veterans, &amp; Military Affairs</td>
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<tr>
<td>SB18-176</td>
<td>Concerning changes to the requirements for meeting dates for the board of the southwestern water conservation district.</td>
<td>Senator(s) Coram; also Representative(s) McLachlan and Catlin</td>
<td>Committee on Agriculture, Livestock, &amp; Natural Resources</td>
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## HISTORY OF SENATE BILLS

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<th>BILL NUMBER</th>
<th>SUBJECT TITLE</th>
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<th>Passed by Senate</th>
<th>Introduced in House</th>
<th>Referred to Committee of the Whole</th>
<th>Passed Second Reading</th>
<th>Passed Third Reading</th>
<th>Signed by Speaker</th>
<th>Signed by Governor</th>
<th>Effective Date of Act</th>
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<tr>
<td>SB18-177</td>
<td>by Senator(s) Priola and Todd; also Representative(s) Bridges and Sias--Concerning procedures when certain private schools cease operations. Committee on Education</td>
<td>556</td>
<td>623</td>
<td>968</td>
<td>1051</td>
<td>1074</td>
<td>1782</td>
<td>5-3</td>
<td>-18</td>
<td>-8-8</td>
<td>1040 - Second Reading LO daily until 4-18-18. # Effective 90 days after sine die unless a referendum petition is filed.</td>
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<tr>
<td>SB18-178</td>
<td>by Senator(s) Smallwood; also Representative(s) Kraft-Tharp--Concerning the definition of similar coverage for workers' compensation for certain operators of commercial vehicles. Committee on Business Affairs and Labor</td>
<td>702*</td>
<td>800</td>
<td>932</td>
<td>1051</td>
<td>1075</td>
<td>1782</td>
<td>5-4</td>
<td>-18</td>
<td>-8-8</td>
<td>977 - Special Orders. 995 - Special Orders LO until 4-16-18. 995 - Moved to General Orders. 1040 - Second Reading LO daily until 4-18-18. # Effective 90 days after sine die unless a referendum petition is filed.</td>
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<td>SB18-179</td>
<td>by Senator(s) Hill and Williams A., Grantham, Guzman, Baumgardner, Cooke, Coram, Crowder, Holbert, Kagan, Lundberg, Marble, Martinez Humenik, Neville T., Priola, Scott, Smallwood, Sonnenberg, Tate; also Representative(s) Hooton and Pabon, Coleman, Humphrey, Melton, Rosenthal, Sias, Williams D.--Concerning adjustments to total gross purchases for purposes of calculating the excise tax on tobacco products, and, in connection therewith, making an appropriation. Committee on Finance</td>
<td>445*</td>
<td>479</td>
<td>621</td>
<td>866*</td>
<td>884</td>
<td>1782</td>
<td>623</td>
<td>-18</td>
<td>637 - Calendared for Second Reading on 3-23-18. 637 - Calendared for Second Reading on 3-23-18 following HB18-1257. 770 - Second Reading LO daily until 4-2-18. 783 - Second Reading LO until 4-5-18. 858 - Second Reading LO until 4-6-18. 864 - Special Orders. 866 - Title change. 884 - Representative Lontine requested her name be removed as sponsor. 941 - Senate did not concur in House amendments and requested Conference Committee. Senate members: Senators Hill, chair, Cooke, and Williams. 1123 - House acceded to request for Conference Committee. House members: Representatives Hooton, chair, Pabon, and Van Winkle. 1184 - Senate granted permission to go beyond scope. 1230 - House granted permission to go beyond scope. 1280 - Conference Committee report. 1524 - Consideration of Conference Committee report LO daily until 5-4-18. 1550 - House adopted Conference Committee report and repassed bill, as amended. 1630 - Senate adopted Conference Committee report and repassed bill, as amended. Vetoed by Governor 6-1-18</td>
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<tr>
<td>SB18-180</td>
<td>by Senator(s) Gardner; also Representative(s) Wist and Gray—Concerning the Colorado uniform trust code.</td>
<td>Committee on Judiciary</td>
<td>Amended</td>
<td>515* 544 841* 868* 886 1065 4-26-18 #1-1-19</td>
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<td>SB18-182</td>
<td>by Senator(s) Coram and Guzman; also Representative(s) Catlin and Arndt—Concerning the authority to allocate a portion of the source market fee to statutorily authorized purse funds.</td>
<td>Committee on Agriculture, Livestock, &amp; Natural Resources</td>
<td>Amended</td>
<td>543* 559 616 688 774 914 4-12-18</td>
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<tr>
<td>SB18-183</td>
<td>by Senator(s) Tate; also Representative(s) Arndt and Liston—Concerning authorizing agents of insurers to access the electronic system that insurers access for owner and lienholder information of a motor vehicle.</td>
<td>Committee on Business Affairs and Labor</td>
<td>Amended</td>
<td>603 650 768 784 815 914 4-12-18</td>
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<td>SB18-184</td>
<td>by Senator(s) Coram; also Representative(s) McKean and Esgar—Concerning a new permit for the short-term extraction of construction materials.</td>
<td>Committee on Agriculture, Livestock, &amp; Natural Resources</td>
<td>Amended</td>
<td>543 559 700* 783* 814 914 4-12-18 #8-8-18</td>
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<tr>
<td>SB18-185</td>
<td>by Senator(s) Smallwood; also Representative(s) Everett and Sandridge—Concerning the use of deadly physical force against a person who has made an illegal entry into a place of business.</td>
<td>Committee on State, Veterans, &amp; Military Affairs</td>
<td>Amended</td>
<td>769 831</td>
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<tr>
<td>SB18-187</td>
<td>Concerning transferring marijuana fibrous waste for the purpose of producing industrial fiber products.</td>
<td>Senator(s) Marble and Tate; also Representative(s) Arndt</td>
<td>Committee on Agriculture, Livestock, &amp; Natural Resources</td>
<td>Passed 4-26-18</td>
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<td>SB18-188</td>
<td>Concerning agricultural commodities, and, in connection therewith, adding millet to the definition of an agricultural commodity and allowing the commissioner of agriculture to determine marketing order public announcement requirements.</td>
<td>Senator(s) Sonnenberg; also Representative(s) Arndt and Becker</td>
<td>Committee on Agriculture, Livestock, &amp; Natural Resources</td>
<td>Passed 4-23-18</td>
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<tr>
<td>SB18-191</td>
<td>Concerning the local government limited gaming impact fund, and, in connection therewith making an appropriation.</td>
<td>Senator(s) Gardner; also Representative(s) Arndt and Hooton</td>
<td>Committee on Finance</td>
<td>Amended by Governor 864 - Special Orders 915 - Senate concurred in House amendments and repassed bill, as amended.</td>
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<tr>
<td>SB18-192</td>
<td>Concerning a requirement that a local government that interferes with oil and gas operations compensate persons damaged by the interference.</td>
<td>Senator(s) Marble; also Representative(s) Buck</td>
<td>Committee on State, Veterans, &amp; Military Affairs</td>
<td>Amended by Governor 1114 - PL.</td>
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<tr>
<td>SB18-193</td>
<td>by Senator(s) Coram, Baumgardner, Cooke, Crowder, Gardner, Grantham, Hill, Holbert, Lambert, Lundberg, Marble, Martinez Humenik, Neville T., Prola, Scott, Smallwood, Sonnenberg; also Representative(s) Carver--Concerning additional limitations on state agency occupational regulations, and, in connection therewith, making an appropriation.</td>
<td>1036* 1156</td>
<td>603 650 864 948 1000 1184 4-30 -18</td>
<td>Committee on State, Veterans, &amp; Military Affairs</td>
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<tr>
<td>SB18-195</td>
<td>by Senator(s) Moreno, Lambert, Lundberg; also Representative(s) Rankin, Hamner, Young--Concerning a requirement that the money in the healthcare affordability and sustainability fee cash fund be appropriated annually rather than continuously appropriated.</td>
<td>1453 - Pl.</td>
<td>864 - Special Orders. 879 - Moved to 4-9-18 General Orders calendar. 943 - Second Reading LO daily until 4-12-18. 947 - Special Orders. 995 - Third Reading LO until 4-16-18.</td>
<td>Committee on Appropriations</td>
</tr>
<tr>
<td>SB18-196</td>
<td>by Senator(s) Neville T. and Lundberg, Baumgardner, Cooke, Coram, Crowder, Gardner, Grantham, Hill, Holbert, Lambert, Marble, Scott, Smallwood, Sonnenberg, Tate; also Representative(s) Ransom, Buck, Everett, Humphrey, Leonard, Lewis, Liston, Neville P., Saine, Sandridge, Van Winkle, Williams D.--Concerning the repeal of the late vehicle registration fee.</td>
<td>621 675</td>
<td>992 - Pl.</td>
<td>Committee on State, Veterans, &amp; Military Affairs</td>
</tr>
<tr>
<td>SB18-197</td>
<td>by Senator(s) Sonnenberg and Crowder; also Representative(s) Lewis--Concerning an exception to the requirement that a motor vehicle clear a port of entry for vehicles transporting agricultural commodities.</td>
<td>769* 842</td>
<td>1278 - Pl.</td>
<td>Committee on State, Veterans, &amp; Military Affairs</td>
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<td>SB18-200</td>
<td>by Senator(s) Tate and Priola, Jahn; also Representative(s) Becker K. and Pabon--Concerning modifications to the public employees' retirement association hybrid defined benefit plan necessary to eliminate with a high probability the unfunded liability of the plan within the next thirty years.</td>
<td>Committee on Finance Committee on Appropriations</td>
<td>702* 831 1087* 1398* 1424 1782 6-4 -18</td>
<td>1028 - R* to Committee on Appropriations. 1158 - Second Reading LO until 4-24-18. 1211 - Special Orders. 1224 - Special Orders LO until 4-25-18. 1251 - Special Orders LO until 4-30-18. 1341 - Moved from Special Orders to General Orders calendar for 4-30-18. 1386 - Special Orders. 1398 - Title change. 1424 - Representatives Liston, Saine, and Wilson excused from voting under House Rule 21(c). 1456 - Senate did not concur in House amendments and requested Conference Committee with permission to go beyond scope. Senate members: Senators Tate, chair, Priola, and Kagan. 1542 - House acceded to request for Conference Committee. House members: Representatives KC Becker, chair, Pabon, and Van Winkle. 1755 - Conference Committee report. 1774 - Representative Wilson excused from voting under House Rule 21(c). 1774 - House adopted Conference Committee report and repassed bill, as amended. 1774 - Representatives Duran, Exum, Gray, Lee, and Rosenthal requested their names be removed as co-sponsors. 1780 - Senate adopted Conference Committee report and repassed bill, as amended.</td>
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<tr>
<td>SB18-201</td>
<td>by Senator(s) Priola; also Representative(s) Covarrubias--Concerning the application of child care licensing requirements for religious organizations for the time period during which services or programs are being offered.</td>
<td>Committee on Public Health Care &amp; Human Services</td>
<td>974* 1039</td>
<td>1437 - PI.</td>
</tr>
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### HISTORY OF SENATE BILLS

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<tr>
<th>BILL NUMBER</th>
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<tr>
<td>SB18-202</td>
<td>Concerning the exemption of the Colorado firefighting air corps fund from the maximum reserve.</td>
<td>by Senator(s) Lambert, Lundberg, Moreno; also Representative(s) Hamner, Young, Rankin</td>
<td>Committee on Appropriations</td>
<td>SB18-203</td>
<td>Concerning the provision of independent counsel to indigent defendants in municipal courts, and, in connection therewith, making an appropriation.</td>
<td>by Senator(s) Marble; also Representative(s) Lontine</td>
<td>Committee on Judiciary</td>
</tr>
<tr>
<td>SB18-205</td>
<td>Concerning the regulation of industrial hemp as an agricultural product, and, in connection therewith, identifying the unprocessed seeds of industrial hemp as a commodity under the &quot;Commodity Handler Act&quot; and industrial hemp as a farm product under the &quot;Farm Products Act&quot;.</td>
<td>by Senator(s) Marble and Coram, Cooke, Fenberg, Fields, Garcia, Scott; also Representative(s) Catlin and McLachlan</td>
<td>Committee on Agriculture, Livestock, &amp; Natural Resources</td>
<td>SB18-206</td>
<td>Concerning ensuring affordability at public research universities in Colorado, and, in connection therewith, making an appropriation.</td>
<td>by Senator(s) Priola and Kerr, Garcia, Holbert, Todd, Guzman, Martinez Humenik, Neville T.; also Representative(s) Arndt and Wist, Becker K., Bridges, Buckner, Coleman, Exum, Hooton, Liston, Lundeen, Michaelson Jenet, Pettersen, Reyher, Van Winkle</td>
<td>Committee on Education</td>
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**OTHER ACTION**

- Amended (A)
- Vetoed by Governor (V)
- Lost (L)
- Postponed Indefinitely (PI)
- Rereferred (RR)
- Reconsideration (RC)
- Laid Over (LO)
- Effective Date of Act

**Passed by Senate**

- SB18-202: 636
- SB18-203: 1036
- SB18-205: 769
- SB18-206: 974

**Introduced in House**

- SB18-202: 675
- SB18-203: 1156
- SB18-205: 831
- SB18-206: 1039

**Referred to Committee of the Whole**

- SB18-202: 864
- SB18-203: 1446
- SB18-205: 1204
- SB18-206: 1529

**Passed Second Reading**

- SB18-202: 949
- SB18-203: 1487
- SB18-205: 1414
- SB18-206: 1608

**Passed Third Reading**

- SB18-202: 1000
- SB18-203: 1782
- SB18-205: 1782
- SB18-206: 1782

**Signed by Speaker**

- SB18-202: 4-30-18
- SB18-203: 6-1-18
- SB18-205: 5-29-18
- SB18-206: 6-5-18

**Signed by Governor**

- SB18-202: 4-30-18
- SB18-203: 8-18
- SB18-205: 8-18
- SB18-206: 8-18

**Effective Date of Act**

- SB18-202: 864 - Special Orders.
- SB18-203: 1355 - R to Committee on Appropriations.
- SB18-205: 1308 - Second Reading LO until 4-27-18.
- SB18-206: 1451 - R to Committee on Appropriations.

- SB18-203: 1458 - Special Orders.
- SB18-205: 1455 - Senate concurred in House amendments and repassed bill, as amended.
- SB18-206: 1558 - Special Orders.

- SB18-202: 943 - Second Reading LO daily until 4-12-18.
- SB18-203: 947 - Special Orders.
- SB18-205: 995 - Third Reading LO until 4-16-18.
- SB18-206: 1017 - Senate concurred in House amendments and repassed bill, as amended.

- SB18-202: # Effective 90 days after sine die unless a referendum petition is filed.
- SB18-203: # Effective 90 days after sine die unless a referendum petition is filed.
- SB18-205: # Effective 90 days after sine die unless a referendum petition is filed.
- SB18-206: # Effective 90 days after sine die unless a referendum petition is filed.
# HISTORY OF SENATE BILLS

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| SB18-207    | Concerning authority for the department of human services to retain amounts from certain cash funds for its indirect costs. | by Senator(s) Moreno, Lambert, Lundberg; also Representative(s) Rankin, Hamner, Young | Committee on Appropriations | Amended by Governor SB18-208 by Senator(s) Baumgardner and Kefalas, Sonnenberg; also Representative(s) Esgar and Hansen, Becker J. | SB18-208 by Senator(s) Baumgardner and Kefalas, Sonnenberg; also Representative(s) Esgar and Hansen, Becker J. | SB18-209 by Senator(s) Todd and Martinez Humenik, Tate; also Representative(s) Pabon and Thurlow, Singer | SB18-209 by Senator(s) Todd and Martinez Humenik, Tate; also Representative(s) Pabon and Thurlow, Singer | Amended by Governor SB18-210 by Senator(s) Tate; also Representative(s) Arndt and Hooton | SB18-210 by Senator(s) Tate; also Representative(s) Arndt and Hooton | Amended by Governor SB18-213 by Senator(s) Martinez Humenik; also Representative(s) Herod | SB18-213 by Senator(s) Martinez Humenik; also Representative(s) Herod | Amended by Governor SB18-218 by Senator(s) Coram; also Representative(s) Arndt | SB18-218 by Senator(s) Coram; also Representative(s) Arndt | Amended by Governor

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<tr>
<td>SB18-219</td>
<td>Concerning the rates a motor vehicle dealer charges a motor vehicle manufacturer for work performed by the dealer in accordance with a warranty obligation.</td>
<td>Senator(s) Tate; also Representative(s) Kraft-Tharp</td>
<td>Committee on Business Affairs and Labor</td>
<td>#10-1 - 1458 - Special Orders. # unless a referendum petition is filed within 90 days after sine die.</td>
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<tr>
<td>SB18-220</td>
<td>Concerning a prohibition on sanctuary policies.</td>
<td>Senator(s) Neville T., Baumgardner, Cooke, Coram, Crowder, Gardner, Grantham, Hill, Holbert, Lambert, Lundberg, Marble, Scott, Smallwood, Sonnenberg, Tate; also Representative(s) Ransom, Beckman, Buck, Everett, Humphrey, Leonard, Lewis, Neville P., Reyher, Saine, Van Winkle, Williams D., Wist-</td>
<td>Committee on State, Veterans, &amp; Military Affairs</td>
<td>1454 - PI.</td>
</tr>
<tr>
<td>SB18-221</td>
<td>Concerning the election of a county commissioner in a county with a population of less than seventy thousand by the voters residing in the district from which the commissioner runs for election.</td>
<td>Senator(s) Coram, Grantham, Jahn, Lundberg, Martinez Humenik, Neville T., Priola, Smallwood, Sonnenberg, Tate; also Representative(s) Catlin, Becker J., Buck, Carver, Covarrubias, Everett, Humphrey, Landgraf, Lawrence, Lundeen, McKean, Neville P., Ransom, Reyher, Saine, Sias, Thurlow, Van Winkle, Williams D., Wilson, Wist-</td>
<td>Committee on State, Veterans, &amp; Military Affairs</td>
<td>1454 - PI.</td>
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<tr>
<td>SB18-222</td>
<td>Concerning reimbursing prosecuting attorneys for costs associated with litigating rule 35 of the Colorado criminal procedure motions.</td>
<td>Senator(s) Cooke and Gardner; also Representative(s) Wist-</td>
<td>Committee on Judiciary</td>
<td>1702 - PI.</td>
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<tr>
<td>SB18-223</td>
<td>by Senator(s) Gardner, Coram, Fenberg, Fields; also Representative(s) Gray and Garver, Benavidez--Concerning the circumstances under which an autopsy report prepared in connection with the death of a minor may be released to certain parties.</td>
<td>Committee on Judiciary</td>
<td>Vetoed by Governor 6-1-18</td>
<td>1535 - Special Orders.</td>
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<td>SB18-225</td>
<td>by Senator(s) Lambert, Lundberg, Moreno; also Representative(s) Hamner, Young, Rankin--Concerning the definition of an early college for purposes of the &quot;Concurrent Enrollment Programs Act&quot;.</td>
<td>Committee on Education</td>
<td>-1386 - Special Orders.</td>
<td>1386 - Special Orders.</td>
</tr>
<tr>
<td>SB18-226</td>
<td>by Senator(s) Lundberg and Cooke; also Representative(s) Willett--Concerning a prohibition on Colorado's involvement in a state-level climate collaboration that attempts to reduce carbon dioxide emissions.</td>
<td>Committee on Transportation &amp; Energy</td>
<td>PI.</td>
<td>1454 - PI.</td>
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<tr>
<td>SB18-228</td>
<td>by Senator(s) Hill; also Representative(s) Van Winkle--Concerning improving school choice in traditional schools of a school district.</td>
<td>Committee on State, Veterans, &amp; Military Affairs</td>
<td>PI.</td>
<td>1454 - PI.</td>
</tr>
<tr>
<td>SB18-229</td>
<td>by Senator(s) Martinez Humenik; also Representative(s) Ransom and McLachlan--Concerning criminal history record checks for educator preparation program students seeking field experiences in schools, and, in connection therewith, making an appropriation.</td>
<td>Committee on Education</td>
<td>R to Committee on Finance.</td>
<td>1375 - R to Committee on Finance.</td>
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* Amended
V Vetoed by Governor
L Lost
PI Postponed Indefinitely
RR Rereferred
RC Reconsideration
LO Laid Over
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<th>BILL NUMBER</th>
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<tr>
<td>BILL NUMBER</td>
<td>SB18-230 by Senator(s) Marble; also Representative(s) Saine and Gray--Concerning modification of the laws governing the establishment of drilling units for oil and gas wells, and, in connection therewith, clarifying that a drilling unit may include more than one well, providing limited immunity to nonconsenting owners subject to pooling orders, adjusting cost recovery from non-consenting owners, and modifying the conditions upon which a pooling order may be entered. Committee on State, Veterans, &amp; Military Affairs</td>
<td>SB18-231 by Senator(s) Lambert and Moreno, Lundberg; also Representative(s) Young, Hamner, Rankin--Concerning a task force on the transition of persons with intellectual and developmental disabilities from educational services to home- and community-based services, and, in connection therewith, making an appropriation. Committee on Public Health Care &amp; Human Services</td>
<td>SB18-232 by Senator(s) Sonnenberg and Kefalas, Baumgardner; also Representative(s) Esgar and Hansen, Becker J.--Concerning a clarification of the calculation used to determine the amount of money that must be spent to acquire works of art for capital construction projects that are the subject of a lease-purchase agreement. Committee on Finance</td>
<td>SB18-233 by Senator(s) Marble and Fenberg; also Representative(s) Foote and Neville P.--Concerning technical modifications to miscellaneous provisions of the &quot;Uniform Election Code of 1992&quot;, and, in connection therewith, making an appropriation. Committee on State, Veterans, &amp; Military Affairs</td>
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<td>Concerning a task force on the transition of persons with intellectual and developmental disabilities from educational services to home- and community-based services, and, in connection therewith, making an appropriation.</td>
<td>Concerning a clarification of the calculation used to determine the amount of money that must be spent to acquire works of art for capital construction projects that are the subject of a lease-purchase agreement.</td>
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<td>SPONSOR</td>
<td>Senator(s) Marble; also Representative(s) Saine and Gray</td>
<td>Senator(s) Lambert and Moreno, Lundberg; also Representative(s) Young, Hamner, Rankin</td>
<td>Senator(s) Sonnenberg and Kefalas, Baumgardner; also Representative(s) Esgar and Hansen, Becker J.</td>
<td>Senator(s) Marble and Fenberg; also Representative(s) Foote and Neville P.</td>
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<td>Committee on State, Veterans, &amp; Military Affairs</td>
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<td>Vetoed by Governor</td>
<td>Senate concurred in House amendments and repassed bill, as amended.</td>
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### HISTORY OF SENATE BILLS

**BILL NUMBER**

**SB18-230**

**SUBJECT TITLE**

Concerning modification of the laws governing the establishment of drilling units for oil and gas wells, and, in connection therewith, clarifying that a drilling unit may include more than one well, providing limited immunity to nonconsenting owners subject to pooling orders, adjusting cost recovery from non-consenting owners, and modifying the conditions upon which a pooling order may be entered.

**SPONSOR**

Senator(s) Marble; also Representative(s) Saine and Gray

**COMMITTEE ASSIGNMENT**

Committee on State, Veterans, & Military Affairs

**OTHER ACTION**

* Amended
V Vetoed by Governor
L Lost
PI Postponed Indefinitely
RR Rereferred
RC Reconsideration
LO Laid Over

**Effective Date of Act**

- Special Orders.
- Senate concurred in House amendments and repassed bill, as amended.
- Senate concurred in House amendments and repassed bill, as amended.
- Senate concurred in House amendments and repassed bill, as amended.
- Senate concurred in House amendments and repassed bill, as amended.

**Passed by Senate**

- 1202

**Introduced in House**

- 1233

**Referred to Committee of the Whole**

- 1454

**Passed Second Reading**

- 1471

**Passed Third Reading**

- 1494

**Signed by Speaker**

- 1782

**Signed by Governor**

- 7-1

**Date of Act**

- 1458 - Special Orders.
- 1534 - Senate concurred in House amendments and repassed bill, as amended.
- 1437 - R* to Committee on Appropriations.
- 1535 - Special Orders.
- 1680 - Senate concurred in House amendments and repassed bill, as amended.
- 1386 - Special Orders.
- # Effective 90 days after sine die unless a referendum petition is filed.

**Passed by House**

- 1233

**Passed Third Reading**

- 1446

**Signed by Speaker**

- 1493

**Effective Date of Act**

- 5-29

**Date of Act**

- 1278 - R* to Committee on Appropriations.
- 1458 - Special Orders.
- 1470 - Title change.
- 1534 - Senate concurred in House amendments and repassed bill, as amended.
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<td>SB18-234</td>
<td>Concerning measures to reduce the sale without consent of the remains of a human who was born alive, and, in connection therewith, registering nontransplant tissue banks and prohibiting certain owners of nontransplant tissue banks from owning certain other businesses that provide for the final disposition of human remains, and making an appropriation.</td>
<td>Committee on Health, Insurance, &amp; Environment</td>
<td>SB18-234</td>
<td>1202* 1233 1529* 1564* 1608 1782 5-30 -18 #8-8 1435 - R* to Committee on Finance. 1451 - R* to Committee on Appropriations. 1558 - Special Orders. 1564 - Title change. 1680 - Senate concurred in House amendments and repassed bill, as amended.</td>
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<td>SB18-235</td>
<td>Concerning the creation of the Colorado industrial hemp research and development authority.</td>
<td>Committee on Agriculture, Livestock, &amp; Natural Resources</td>
<td>SB18-235</td>
<td>1338* 1341 1368 1447 1481 1782 5-29 -18 #8-8 1447 - Special Orders.</td>
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<td>SB18-236</td>
<td>Concerning the department of regulatory agencies' determination regarding the regulation of professions and occupations.</td>
<td>Committee on State, Veterans, &amp; Military Affairs</td>
<td>SB18-236</td>
<td>1202* 1233</td>
</tr>
<tr>
<td>SB18-238</td>
<td>Concerning labor by persons confined in county jails.</td>
<td>Committee on Local Government Committee on Judiciary</td>
<td>SB18-238</td>
<td>1202* 1260</td>
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<tr>
<td>SB18-239</td>
<td>Concerning a licensed chiropractor's ability to perform animal chiropractic on an animal patient.</td>
<td>Committee on Agriculture, Livestock, &amp; Natural Resources</td>
<td>SB18-239</td>
<td>1202* 1233 1368 1448 1481 1782 5-29 -18 #8-8 1447 - Special Orders.</td>
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### HISTORY OF SENATE BILLS

<table>
<thead>
<tr>
<th>BILL NUMBER</th>
<th>SB18-242</th>
<th>SB18-243</th>
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<tbody>
<tr>
<td>SUBJECT TITLE</td>
<td>by Senator(s) Marble; also Representative(s) Leonard and Humphrey--Concerning the swearing of a public official oath of office.</td>
<td>by Senator(s) Holbert and Guzman; also Representative(s) Esgar and McKean--Concerning the retail sale of alcohol beverages, and, in connection therewith, making an appropriation.</td>
<td>by Senator(s) Cooke; also Representative(s) Arndt--Concerning the disposal of naturally occurring radioactive materials.</td>
<td>by Senator(s) Gardner; also Representative(s) Landgraf and Kraft-Tharp--Concerning the creation of a fund to pay for the continuation of certain benefits for dependents of certain local government public safety employees who die in a work-related death.</td>
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<td>COMMITTEE ASSIGNMENT</td>
<td>Committee on State, Veterans, &amp; Military Affairs</td>
<td>Committee on Public Health Care &amp; Human Services Committee on Appropriations</td>
<td>Committee on Agriculture, Livestock, &amp; Natural Resources</td>
<td>Committee on Local Government</td>
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<td>SPONSOR</td>
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<td>OTHER ACTION</td>
<td>#8-8 1681 - Second Reading LO until 5-8-18.</td>
<td>1678 - * in the Committee of the Whole report.</td>
<td># Effective 90 days after sine die unless a referendum petition is filed.</td>
<td>1633 - Special Orders.</td>
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<td>EFFECTIVE DATE OF ACT</td>
<td># Effective 90 days after sine die unless a referendum petition is filed.</td>
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<td>SB18-248</td>
<td>by Senator(s) Martinez Humenik; also Representative(s) Lawrence and Gray—Concerning the treatment under statutory provisions governing tax increment financing of revenues received by an urban renewal authority following certain voter-approved revenue increases.</td>
<td>Committee on Finance</td>
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<td>SB18-249</td>
<td>by Senator(s) Gardner and Lambert, Jahn, Lundberg, Moreno; also Representative(s) Lee and Young, Hamner, Rankin, Singer—Concerning establishing alternative programs in the criminal justice system to divert individuals with a mental health condition to community treatment, and, in connection therewith, making an appropriation.</td>
<td>Committee on Judiciary</td>
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<td>SB18-250</td>
<td>by Senator(s) Gardner and Lambert, Jahn, Lundberg, Moreno; also Representative(s) Lee and Young, Hamner, Rankin, Singer—Concerning the provision of jail-based behavioral health services, and, in connection therewith, making an appropriation.</td>
<td>Committee on Judiciary</td>
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<tr>
<td>SB18-251</td>
<td>by Senator(s) Gardner and Lambert, Jahn, Lundberg, Moreno; also Representative(s) Lee and Young, Hamner, Rankin, Singer—Concerning establishing a statewide behavioral health court liaison program, and, in connection therewith, making an appropriation.</td>
<td>Committee on Judiciary</td>
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<tr>
<td>SB18-252</td>
<td>by Senator(s) Gardner and Lambert, Jahn, Lundberg, Moreno; also Representative(s) Lee and Young, Hamner, Rankin, Singer--Concerning actions related to determinations of competency to proceed, and, in connection therewith, making an appropriation.</td>
<td>Committee on Judiciary</td>
<td>1517* 1519 1557 1561* 1604 1544 - R* to Committee on Appropriations. 1658 - Special Orders. 1680 - Senate did not concur in House amendments and requested Conference Committee with permission to go beyond scope. 1683 - House acceded to request for Conference Committee. House members: Representatives Lee, chair, Weissman, and Wist. 1693 - House granted permission to go beyond scope. 1697 - Senate members: Senators Gardner, chair, Lambert, and Aguilar. 1763 - First Majority Report of First Conference Committee. 1768 - First Minority Report of First Conference Committee. 1778 - House adopted Majority Conference Committee report and repassed bill, as amended. 1782 - No final action in Senate. Bill Lost</td>
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<tr>
<td>SB18-253</td>
<td>by Senator(s) Lambert, Lundberg, Moreno; also Representative(s) Young, Hamner, Rankin--Concerning the effective date to transition the department of revenue’s CSTARS account to the department of revenue’s DRIVES vehicle services account.</td>
<td>Committee on Transportation &amp; Energy</td>
<td>1338 1341 1517 1634 1685 1782 5-29 5-29 1633 - Special Orders.</td>
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<tr>
<td>SB18-254</td>
<td>by Senator(s) Lambert and Moreno, Lundberg; also Representative(s) Young and Rankin, Hamner--Concerning reforms to child welfare services, and, in connection therewith, making and reducing an appropriation.</td>
<td>Committee on Public Health Care &amp; Human Services</td>
<td>1338* 1341 1458 1541 1610 1782 5-18 5-18 1437 - R to Committee on Appropriations. 1535 - Special Orders.</td>
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<tr>
<td>SB18-255</td>
<td>by Senator(s) Tate; also Representative(s) Amrdt and Hooton--Concerning the use of electronic formats in the issuance of certificates of title for vehicles.</td>
<td>Committee on Transportation &amp; Energy</td>
<td>1282* 1307 1523* 1635* 1686* 1782 6-6 7-1 #8-8 1633 - Special Orders. 1719 - Senate concurred in House amendments and repassed bill, as amended.</td>
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<td>SB18-258</td>
<td>by Senator(s) Scott and Gardner; also Representative(s) Lundeen--Concerning excluding from the speedy trial calculation the period of delay caused by a continuance ordered by the court.</td>
<td>Committee on Judiciary</td>
<td></td>
<td>1699 - Pl.</td>
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<td>SB18-259</td>
<td>by Senator(s) Smallwood, Baumgardner, Marble, Neville T., Sonnenberg, Tate; also Representative(s) Pabon--Concerning the taxation of retail marijuana by local governments, and, in connection therewith, making an appropriation.</td>
<td>Committee on Local Government</td>
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<tr>
<td>SB18-260</td>
<td>by Senator(s) Hill; also Representative(s) Williams D.--Concerning implementing a sunrise review of new educational services under the private occupational school division in the department of higher education, and, in connection therewith, making an appropriation.</td>
<td>Committee on State, Veterans, &amp; Military Affairs</td>
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<tr>
<td>SB18-262</td>
<td>by Senator(s) Gardner; also Representative(s) Duran and Bridges--Concerning targeted funding for public institutions of higher education to help achieve the Colorado commission on higher education master plan goals, and, in connection therewith, making an appropriation.</td>
<td>Committee on Appropriations</td>
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<td>SB18-263</td>
<td>Concerning the creation of a pilot program to allow for court approval of treatment medications in jails.</td>
<td>Senator(s) Martinez Humenik, Cooke; also Representative(s) Singer and Landgraf</td>
<td>Committee on Judiciary</td>
<td>1702 - PI.</td>
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<tr>
<td>SB18-266</td>
<td>Concerning controlling costs under the &quot;Colorado Medical Assistance Act&quot; and in connection therewith, using data and technology, creating a hospital review program, and making and reducing an appropriation.</td>
<td>Senator(s) Lundberg, Lambert, Moreno; also Representative(s) Young, Hamner, Rankin</td>
<td>Committee on Appropriations</td>
<td>1534 - Senate concurred in House amendments and repassed bill, as amended.</td>
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<td>SB18-267</td>
<td>Concerning the creation of the justice center maintenance fund.</td>
<td>Senator(s) Kefalas and Baumgardner, Sonnenberg; also Representative(s) Becker J. and Hansen, Esgar</td>
<td>Committee on Appropriations</td>
<td>1558 - Special Orders.</td>
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<td>SB18-268</td>
<td>Concerning the scope of the authority of the department of transportation to award a design bid build highway project contract in an amount that exceeds the estimate of the department on the project.</td>
<td>Senator(s) Scott and Moreno; also Representative(s) McLachlan</td>
<td>Committee on Transportation &amp; Energy</td>
<td>1558 - Special Orders.</td>
<td></td>
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<tr>
<td>SB18-269</td>
<td>Concerning providing funding for local education providers to implement school security improvements to prevent incidences of school violence, and, in connection therewith, creating the school security disbursement program.</td>
<td>Senator(s) Neville T. and Moreno; also Representative(s) Neville P. and Bridges</td>
<td>Committee on Education</td>
<td>1627 - R to Committee on Appropriations.</td>
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<td>SB18-270</td>
<td>Concerning establishing a statewide program to coordinate referrals of high-risk individuals in need of behavioral health transition services, and, in connection therewith, making an appropriation.</td>
<td>by Senator(s) Jahn and Neville T.; also Representative(s) Peterson and Wist</td>
<td>Committee on Public Health Care &amp; Human Services</td>
<td>Passed by Senate 1545* Introduced in House 1586 Referred to Committee of the Whole 1702 Passed Second Reading 1724 Passed Third Reading 1782 Signed by Speaker 5-21 Effective Date of Act 1697 R to Committee on Appropriations.</td>
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<tr>
<td>SB18-271</td>
<td>Concerning changes to improve funding for marijuana research, and, in connection therewith, making an appropriation.</td>
<td>by Senator(s) Marble; also Representative(s) Pabon</td>
<td>Committee on Agriculture, Livestock, &amp; Natural Resources</td>
<td>Passed by Senate 1455* Introduced in House 1457 Referred to Committee of the Whole 1632 Passed Second Reading 1687 Passed Third Reading 1782 Signed by Speaker 5-30 Effective Date of Act 1627 R* to Committee on Appropriations.</td>
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<tr>
<td>SB18-272</td>
<td>Concerning suicide prevention training in schools, and, in connection therewith, making an appropriation.</td>
<td>by Senator(s) Martinez Humenik and Todd; also Representative(s) Carver and McLachlan</td>
<td>Committee on Public Health Care &amp; Human Services</td>
<td>Passed by Senate 1630* Introduced in House 1633 Referred to Committee of the Whole 1702 Passed Second Reading 1725 Passed Third Reading 1782 Signed by Speaker 5-30 Effective Date of Act 1700 R to Committee on Appropriations.</td>
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<tr>
<td>SB18-273</td>
<td>Concerning the preservation of the senior property tax exemption of a senior who changes his or her primary residence due to medical necessity, and, in connection therewith, defining medical necessity to include a medical condition verified by a physician that required a senior to move from the senior's primary residence to a primary residence that the senior can freely occupy without using stairs or a primary residence that is not located in a high-altitude area.</td>
<td>by Senator(s) Gardner; also Representative(s) Carver</td>
<td>Committee on State, Veterans, &amp; Military Affairs</td>
<td>Passed by Senate 1557* Introduced in House 1586 Signed by Governor 1697 PI.</td>
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<tr>
<td>SB18-274</td>
<td>Concerning the implementation of recommendations from prison utilization studies, and, in connection therewith, renaming and repurposing certain correctional facilities and making an appropriation.</td>
<td>by Senator(s) Lambert and Moreno; also Representative(s) Benavidez and Wilson.</td>
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<td>SB18-275</td>
<td>Concerning the ability of seaplanes to operate in Colorado.</td>
<td>by Senator(s) Scott and Todd; also Representative(s) Saine and Melton.</td>
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<tr>
<td>SB18-276</td>
<td>Concerning an increase in the general fund reserve.</td>
<td>by Senator(s) Lundberg and Lambert, Moreno; also Representative(s) Hamner and Young, Rankin.</td>
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<td>SB18-280</td>
<td>Concerning a transfer from the general fund to the tobacco litigation settlement cash fund to be allocated to the programs, services, and funds that currently receive tobacco litigation settlement money.</td>
<td>by Senator(s) Lambert, Lundberg, Moreno; also Representative(s) Hamner, Young, Rankin.</td>
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<td>SB18-274</td>
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<td>Committee on Agriculture, Livestock, &amp; Natural Resources</td>
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<tr>
<td>SB18-274</td>
<td>Amended 1557* 1633 1702 - PI.</td>
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<td>SB18-275</td>
<td>Vetoed by Governor 1557 1587 1630 - PI.</td>
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<td>SB18-276</td>
<td>Amended 1698* 1699 1702 1705 1727 1782 6-1 6-6 1702 - Special Orders.</td>
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<td>SB18-280</td>
<td>Amended 1698* 1699 1702 1703 1726 1782 6-6 6-6 1702 - Special Orders.</td>
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<tr>
<td>SCR18-003</td>
<td>by Senator(s) Marble and Fenberg, Aguilar, Baumgardner, Cooke, Coram, Court, Crowder, Donovan, Fields, Garcia, Gardner, Grantham, Guzman, Hill, Holbert, Jahn, Jones, Kagan, Kefalas, Kerr, Lambert, Lundberg, Martinez Humenik, Merrifield, Moreno, Neymille J., Prola, Scott, Smallwood, Sonnenberg, Tate, Todd, Williams A., Zenzinger, also Representative(s) Saine and Pabon, Becker J., Buck, Everett, Humphrey, Landgraf, Lewis, Neville P., Rankin, Ransom, Reyher, Sandridge, Thurlow, Van Winkle, Winkler--Submitting to the registered electors of the state of Colorado an amendment to the Colorado constitution concerning changing the industrial hemp definition from a constitutional definition to a statutory definition. Committee on Agriculture, Livestock, &amp; Natural Resources</td>
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</table>

Passed by Senate 1184* 1233 1368 1448 1484
Introduced in House
Referred to Committee of the Whole
Passed Second Reading
Passed Third Reading
Signed by Speaker
1447 - Special Orders.
1484 - Representative Liston requested his name be removed as sponsor.
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<th>Introduced in House</th>
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<th>Signed by Speaker</th>
<th>OTHER ACTION</th>
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<tr>
<td>SCR18-004</td>
<td>by Senator(s) Grantham and Fenberg, Jahn; also Representative(s) Duran and Neville P. -- Submitting to the registered electors of the state of Colorado an amendment to the Colorado constitution concerning a change to the way that congressional districts are drawn, and, in connection therewith, taking the duty to draw congressional districts away from the state legislature and giving it to an independent commission, composed of twelve citizens who possess specified qualifications; prohibiting any one political party's control of the commission by requiring that one-third of commissioners will not be affiliated with any political party, one-third of the commissioners will be affiliated with the state's largest political party, and one-third of the commissioners will be affiliated with the state's second largest political party; prohibiting certain persons, including professional lobbyists, federal campaign committee employees, and federal, state, and local elected officials, from serving on the commission; limiting judicial review of a map to a determination by the supreme court of whether the commission or its nonpartisan staff committed an abuse of discretion; requiring the commission to draw districts with a focus on communities of interest and political sub-divisions, such as cities and counties, and then to maximize the number of competitive congressional seats to the extent possible; and prohibiting maps from being drawn to dilute the electoral influence of any racial or ethnic group or to protect any incumbent, any political candidate, or any political party.</td>
<td>Committee on State, Veterans, &amp; Military Affairs</td>
<td>1366 1409 1530 1559 1601 1782 1503 - R to Committee on Appropriations. 1558 - Special Orders.</td>
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<tr>
<td>SCR18-005</td>
<td>submitting to the registered electors of the state of Colorado an amendment to the Colorado constitution concerning a change to the manner in which state senate and state house of representatives districts are drawn, and, in connection therewith, reforming the existing legislative reapportionment commission by expanding the commission to twelve members and authorizing the appointment of members who possess specified qualifications; prohibiting any one political party's control of the commission by requiring that one-third of commissioners will not be affiliated with any political party, one-third of the commissioners will be affiliated with the state's largest political party, and one-third of the commissioners will be affiliated with the state's second largest political party; prohibiting certain persons, including professional lobbyists, federal campaign committee employees, and federal, state, and local elected officials, from serving on the commission; limiting judicial review of a map to a determination by the supreme court of whether the commission or its nonpartisan staff committed an abuse of discretion; requiring the commission to draw state legislative districts using communities of interest as well as political subdivisions, such as cities and counties, and then to maximize the number of competitive state legislative seats to the extent possible; and prohibiting maps from being drawn to dilute the electoral influence of any racial or ethnic group or to protect any incumbent, any political candidate, or any political party.</td>
<td>Senator(s) Grantham and Fenberg, Jahn; also Representative(s) Duran and Neville P.</td>
<td>Committee on State, Veterans, &amp; Military Affairs</td>
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<tr>
<td>SJR18-001</td>
<td>Concerning the officers and employees of the Second Regular Session of the Seventy-first General Assembly.</td>
<td>Senator(s) Holbert, Grantham, Guzman; also Representative(s) Buckner, Esgar, Saine, McKean--Concerning the.</td>
<td>* Amended</td>
<td>Adopted by Senate 19</td>
<td>Adopted by House 48</td>
<td>Signed by Speaker 52</td>
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<td>SJR18-002</td>
<td>Concerning the commemoration of the birthday of the Reverend Dr. Martin Luther King, Jr.</td>
<td>Senator(s) Marble and Williams A.; also Representative(s) Buck and Herod--Concerning.</td>
<td>L</td>
<td>48</td>
<td>49</td>
<td>52</td>
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<td>SJR18-003</td>
<td>Concerning approval of water project revolving fund eligibility lists administered by the Colorado water resources and power development authority.</td>
<td>Senator(s) Baumgardner; also Representative(s) Arndt--Concerning approval of water project revolving fund eligibility lists administered by the Colorado water resources and power development authority.</td>
<td>L</td>
<td>56</td>
<td>75</td>
<td>107</td>
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<tr>
<td>SJR18-004</td>
<td>Concerning the designation of February 4 as &quot;Missing Persons Day&quot; in Colorado.</td>
<td>Senator(s) Sonnenberg and Fields; also Representative(s) Lawrence--Concerning the designation of February 4 as &quot;Missing Persons Day&quot; in Colorado.</td>
<td>L</td>
<td>141</td>
<td>150</td>
<td>171</td>
<td></td>
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<tr>
<td>SJR18-005</td>
<td>Concerning the installation of a bronze sculpture and explanatory plaque on the state capitol grounds to honor the men and women who serve aboard the U.S.S. Colorado.</td>
<td>Senator(s) Gardner, Baumgardner, Cooke, Crowder, Fields, Garcia, Grantham, Hill, Lambert, Martinez Humenik, Priola, Scott, Smallwood, Todd; also Representative(s) Liston and Lontine, Carver, Catlin, Coleman, Covarrubias, Foote, Humphrey, Landgraf, Lawrence, Loebsack, Neville P., Roberts, Saine, Sandridge, Sias--Concerning the installation of a bronze sculpture and explanatory plaque on the state capitol grounds to honor the men and women who serve aboard the U.S.S. Colorado.</td>
<td>L</td>
<td>238</td>
<td>298</td>
<td>366</td>
<td>380</td>
<td>353</td>
<td>Consideration LO daily until 2-27-18.</td>
<td>Current roll call of House added as co-sponsors.</td>
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<tr>
<td>RESOLUTION NUMBER</td>
<td>SUBJECT TITLE</td>
<td>SPONSOR</td>
<td>COMMITTEE ASSIGNMENT</td>
<td>OTHER ACTION</td>
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<tr>
<td>SJR18-006</td>
<td>Concerning the commemoration of the one-hundred-year anniversary of the International Association of Fire Fighters.</td>
<td>by Senator(s) Garcia and Hill; also Representative(s) Exum and Pabon.</td>
<td></td>
<td>Amended</td>
<td></td>
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<tr>
<td>SJR18-007</td>
<td>Concerning the designation of March 2, 2018, as National Speech and Debate Education Day in Colorado.</td>
<td>by Senator(s) Zenzinger and Lambert; also Representative(s) Carver and Pettersen.</td>
<td></td>
<td>Laid Over, Postponed Indefinitely</td>
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<tr>
<td>SJR18-008</td>
<td>Concerning a change to Rule 24A of the Joint Rules of the Senate and House of Representatives to permit electronic participation in committee meetings during the legislative interim.</td>
<td>by Senator(s) Holbert and Guzman, Grantham; also Representative(s) Becker K. and Neville P., Duran.</td>
<td></td>
<td>Laid Over, Calendared for consideration on 3-9-18.</td>
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<tr>
<td>SJR18-009</td>
<td>Concerning declaring the week of May 13-19, 2018, as Police Week, and, in connection therewith, declaring May 15, 2018, as Peace Officers' Memorial Day.</td>
<td>by Senator(s) Cooke and Baumgardner, Holbert; also Representative(s) Sandridge and Sias.</td>
<td></td>
<td>Laid Over, Calendared for consideration on 5-4-18.</td>
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<tr>
<td>SJR18-010</td>
<td>Concerning the designation of Colorado State Highway 84 between Pagosa Springs and the Colorado state line as the &quot;Nolan Olson Memorial Highway&quot;. Committee on Transportation &amp; Energy</td>
<td>by Senator(s) Crowder and Coram; also Representative(s) McLachlan.</td>
<td></td>
<td>Laid Over, Calendared for consideration on 5-4-18.</td>
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## HISTORY OF SENATE JOINT RESOLUTIONS

<table>
<thead>
<tr>
<th>RESOLUTION NUMBER</th>
<th>SUBJECT TITLE</th>
<th>SPONSOR</th>
<th>COMMITTEE ASSIGNMENT</th>
<th>ADOPTED BY SENATE</th>
<th>INTRODUCED IN HOUSE</th>
<th>LAID OVER ONE DAY UNDER THE RULES</th>
<th>RULES SUSPENDED IMMEDIATE ACTION</th>
<th>REFERRED TO COMMITTEE</th>
<th>ADOPTED BY HOUSE</th>
<th>SIGNED BY SPEAKER</th>
<th>OTHER ACTION</th>
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<tbody>
<tr>
<td>SJR18-011</td>
<td>by Senator(s) Grantham and Crowder; also Representative(s) Reyher--Concerning the designation of the portion of Colorado State Highway 50 from the town of Swink to the city of La Junta as the &quot;SSG Brian Cowdrey Memorial Highway&quot;.</td>
<td>1723</td>
<td>1724</td>
<td>1723</td>
<td>1724</td>
<td>1782</td>
<td>1724</td>
<td>1724</td>
<td>1782</td>
<td>1724</td>
<td>Current roll call of House added as co-sponsors.</td>
</tr>
<tr>
<td>SJR18-012</td>
<td>by Senator(s) Holbert, Grantham, Garcia; also Representative(s) Becker K., Duran, Neville P.--Concerning the appointment of a joint committee to notify the governor that the second regular session of the seventy-first general assembly is about to adjourn sine die.</td>
<td>1747</td>
<td>1748</td>
<td>1748</td>
<td>1774</td>
<td>1782</td>
<td>1748</td>
<td>1748</td>
<td>1782</td>
<td>1748</td>
<td>Consideration LO until later in the day. Pursuant to the Resolution, the Speaker appointed Representatives Danielson, Young, and Everett.</td>
</tr>
<tr>
<td>SJR18-013</td>
<td>by Senator(s) Grantham and Crowder; also Representative(s) Lewis--Concerning the designation of Highway 207 between Manzanola, Colorado, and Crowley, Colorado, as the &quot;Sgt. Mary Ricard Memorial Highway&quot;.</td>
<td>1723</td>
<td>1724</td>
<td>1723</td>
<td>1724</td>
<td>1782</td>
<td>1724</td>
<td>1724</td>
<td>1782</td>
<td>1724</td>
<td>Current roll call of House added as co-sponsors.</td>
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<tr>
<td>MEMORIAL NUMBER</td>
<td>SUBJECT TITLE</td>
<td>SPONSOR</td>
<td>COMMITTEE ASSIGNMENT</td>
<td>OTHER ACTION</td>
<td>OTHER ACTION</td>
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<tr>
<td>SJM18-001</td>
<td>Concerning the need for Congress to fund catastrophic wildfire response costs outside of federal forest management agencies’ normal budgets.</td>
<td>by Senator(s) Jones and Baumgardner, Cooke, Coram, Merrifield, also Representative(s) Singer and Thurlow, Becker K., Carver, Exum, Hammer-</td>
<td>52 72 72 72 73 107</td>
<td>Amended Lost</td>
<td>Postponed Indefinitely</td>
<td>Referred to House by Committee</td>
<td>73 107 73</td>
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<tr>
<td>SJM18-004</td>
<td>Memorializing Congress and the United States Army to stand up a new armored brigade combat team by transitioning an infantry brigade combat team stationed at Fort Carson into an armored brigade combat team to be stationed at Fort Carson.</td>
<td>by Senator(s) Garcia; also Representative(s) Esgar—Memorializing former Congressman Ray Kochovsek.</td>
<td>171 172 172 214 225 202 214</td>
<td>Current roll call of House added as co-sponsors.</td>
<td>Current roll call of House added as co-sponsors.</td>
<td>Current roll call of House added as co-sponsors.</td>
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<tr>
<td>SJM18-006</td>
<td>Memorializing Congress and the United States Army to stand up a new armored brigade combat team by transitioning an infantry brigade combat team stationed at Fort Carson into an armored brigade combat team to be stationed at Fort Carson.</td>
<td>by Senator(s) Grantham and Crowder; also Representative(s) Lewis and Reyner—Memorializing former Senator Kenneth “Ken” Kester.</td>
<td>1439 1441 1441 1717 1782 1681 1717</td>
<td>Consideration of Memorial LO daily until 5-8-18.</td>
<td>Consideration of Memorial LO daily until 5-8-18.</td>
<td>Consideration of Memorial LO daily until 5-8-18.</td>
<td>Consideration of Memorial LO daily until 5-8-18.</td>
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<tr>
<td>SJM18-007</td>
<td>Memorializing Congress and the United States Army to stand up a new armored brigade combat team by transitioning an infantry brigade combat team stationed at Fort Carson into an armored brigade combat team to be stationed at Fort Carson.</td>
<td>by Senator(s) Lambert and Fields, Grantham, Hill, Holbert, Gardner, Moreno; also Representative(s) Landgraf and Lee, Lundeen, Carver, Liston, Sandridge, Exum, Williams D.—Memorializing Congress and the United States Army to stand up a new armored brigade combat team by transitioning an infantry brigade combat team stationed at Fort Carson into an armored brigade combat team to be stationed at Fort Carson.</td>
<td>1439 1441 1441 1548 1655 1524 1548</td>
<td>Consideration of Memorial LO daily until 5-4-18.</td>
<td>Consideration of Memorial LO daily until 5-4-18.</td>
<td>Consideration of Memorial LO daily until 5-4-18.</td>
<td>Consideration of Memorial LO daily until 5-4-18.</td>
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