Prayer by Pastor Joe Agne, Community United Methodist Church, Cedaredge.

Colors were posted by Senior Airman Joshua Miller, Airman First Class Emma Campbell, Airman First Class Aysaiah Franks, Airman First Class Evan Knight, Mile High Honor Guard.

The National Anthem was performed by Tony Exum Jr.

Pledge of Allegiance was led by Ryder Kunkle, Leo Kunkle, Flatirons Elementary Watershed School, Boulder.

The Speaker appointed Robin Jones, Chief Clerk.

RESIGNATION

May 12, 2019

Dear Marilyn:

I am resigning my seat as the elected representative of House District 50 effective Sunday, May 12th, 2019.

Sincerely,

Rochelle Galindo
State Representative
House District 50

COMMUNICATIONS

STATE OF COLORADO
DEPARTMENT OF STATE

I, Jena Griswold, Secretary of State, certify that the attached is a true and exact copy of the Nomination by Vacancy Committee as filed in this office on June 3, 2019 by the Democratic 50th House District Vacancy...
Committee, appointing Mary Young to fill the vacancy in the office of Colorado State House, District 50, caused by the resignation of the honorable Rochelle Galindo.

In testimony whereof I have set my hand and affixed the Great Seal of the State of Colorado, at the City of Denver this fifth day of June 2019.

(Signed)
Jena Griswold
Secretary of State

STATE OF COLORADO
DEPARTMENT OF STATE

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

I, Jena Griswold, Secretary of State, certify that the attached is a true and exact copy of the Acceptance of Nomination by Vacancy Committee as filed in this office on June 3, 2019 by Mary Young, accepting the appointment of the Democratic 50th House District Vacancy Committee to fill the vacancy in the office of Colorado State House, District 50, caused by the resignation of the honorable Rochelle Galindo.

In testimony whereof, I have set my hand and affixed the Great Seal of the State of Colorado, at the City of Denver this fifth day of June, 2019.

(Signed)
Jena Griswold
Secretary of State

(Note: On Thursday, June 27, 2019, at 10:15 a.m., Mary Young, was sworn in as Representative for District 50. Speaker Becker administered the oath of office in the Chamber of the House of Representatives.)

STATE OF COLORADO
DEPARTMENT OF STATE

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

I, Jena Griswold, Secretary of State, certify that the attached is a true and exact copy of the Nomination by Vacancy Committee as filed in this office on December 30, 2019, by the Republican 64th House District Vacancy Committee, appointing Richard M. Alonso Holtorf to fill the vacancy in the office of Colorado State House, District 64, caused by the death of the honorable Kimmi Lewis.

In testimony whereof I have set my hand and affixed the Great Seal of the State of Colorado, at the City of Denver this second day of January 2020.

(Signed)
Jena Griswold
Secretary of State
STATE OF COLORADO
DEPARTMENT OF STATE

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

I, Jena Griswold, Secretary of State, certify that the attached is a true and exact copy of the Acceptance of Nomination by Vacancy Committee as filed in this office on December 30, 2019 by Richard M. Alonso Holtorf, accepting the appointment of the Republican 64th House District Vacancy Committee, to fill the vacancy in the office of Colorado State House, District 64, caused by the death of the honorable Kimmi Lewis.

In testimony whereof, I have set my hand and affixed the Great Seal of the State of Colorado, at the City of Denver this second day of January 2020.

(Signed)
Jena Griswold
Secretary of State

(Note: On Tuesday, January 7, 2020, at 3:15 p.m., Richard M. Alonso Holtorf, was sworn in as Representative for District 64. Speaker Becker administered the oath of office in the Chamber of the House of Representatives.)

The roll call with the following result:

Present--63
Excused--2

The Speaker declared a quorum present.

On motion of Representative Garnett, a Committee of Three was appointed to notify the Senate that the House was organized and ready for business. The Speaker appointed Representatives Lontine, Chairman, Jacquez Lewis, and Williams.

On motion of Representative Garnett, a Committee of Three was appointed to notify the Governor that the House was organized and ready for business. The Speaker appointed Representatives Melton, Chairman, Froelich, and Buck.

House in recess. House reconvened.
Representative Lontine, Chairman of the Committee to Notify the Senate, reported that the Senate had been notified that the House was organized and ready for business.

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

____________________
House in recess.

The Speaker recognized a committee from the Senate. Senators Zenzinger, Bridges, and Rankin reported that the Senate was organized and ready for business.

____________________
House reconvened.

INTRODUCTION AND CONSIDERATION OF RESOLUTION

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

HJR20-1001
by Representative(s) Becker, Garnett, Neville; also Senator(s) Garcia, Fenberg, Holbert--Concerning a Joint Session of the House of Representatives and the Senate for the purpose of hearing a message from His Excellency, Governor Jared Polis, and appointing a committee to escort the Governor.

(Printed and placed in members' files).

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

The Speaker appointed Representatives Hooton, Arndt, and Sandridge pursuant to the resolution.

____________________
The following appointments were read:

APPROPRIATIONS
11 members: Representatives Chris Hansen, Chair, Daneya Esgar, Vice-Chair; Shannon Bird, Rod Bockenfeld, James Coleman, Chris Kennedy, Tracy Kraft-Tharp, Julie McCluskie, Rod Pelton, Kim Ransom, Janice Rich

BUSINESS AFFAIRS & LABOR
11 members: Representatives Tracy Kraft-Tharp, Chair, James Coleman, Vice-Chair; Jeni Arndt, Shannon Bird, Monica Duran, Hugh McKean, Shane Sandridge, Marc Snyder, Tom Sullivan, Kevin Van Winkle, Dave Williams
EDUCATION
13 members: Representatives Barbara McLachlan, Chair, Bri Buentello, Vice-Chair; Mark Baisley, Perry Buck, Janet Buckner, James Coleman, Lisa Cutter, Tony Exum, Sr., Tim Geitner, Colin Larson, Julie McCluskie, Dafna Michaelson Jenet, Jim Wilson

ENERGY & ENVIRONMENT
11 members: Representatives Dominique Jackson, Chair, Edie Hooton, Vice-Chair; Meg Froelich, Tim Geitner, Cathy Kipp, Lois Landgraf, Larry Liston, Lori Saine, Emily Sirota, Alex Valdez, Mike Weissman

FINANCE
11 members: Representatives Leslie Herod, Chair, Shannon Bird, Vice-Chair; Susan Beckman, Adrienne Benavidez, Rod Bockenfeld, Matt Gray, Tracy Kraft-Tharp, Janice Rich, Shane Sandridge, Marc Snyder, Tom Sullivan

HEALTH & INSURANCE
11 members: Representatives Susan Lontine, Chair, Yadira Caraveo, Vice-Chair; Mark Baisley, Susan Beckman, Janet Buckner, Dominique Jackson, Kyle Mullica, Matt Soper, Kerry Tipper, Brianna Titone, Perry Will

JUDICIARY
9 members: Representatives Mike Weissman, Chair, Leslie Herod, Vice-Chair; Adrienne Benavidez, Rod Bockenfeld, Terri Carver, Serena Gonzales-Gutierrez, Dylan Roberts, Matt Soper, Kerry Tipper

PUBLIC HEALTH CARE & HUMAN SERVICES
13 members: Representatives Jonathan Singer, Chair, Dafna Michaelson Jenet, Vice-Chair; Yadira Caraveo, Lisa Cutter, Serena Gonzales-Gutierrez, Richard Holtorf, Sonya Jaquez Lewis, Lois Landgraf, Colin Larson, Larry Liston, Kyle Mullica, Rod Pelton, Mary Young

RURAL AFFAIRS & AGRICULTURE
11 members: Representatives Dylan Roberts, Chair, Donald Valdez, Vice-Chair; Jeni Arndt, Bri Buentello, Marc Catlin, Richard Holtorf, Julie McCluskie, Rod Pelton, Brianna Titone, Perry Will, Mary Young

STATE, VETERANS, & MILITARY AFFAIRS
9 members: Representatives Chris Kennedy, Chair, Sonya Jaquez Lewis, Vice-Chair; Monica Duran, Steve Humphrey, Cathy Kipp, Susan Lontine, Janice Rich, Emily Sirota, Dave Williams

TRANSPORTATION & LOCAL GOVERNMENT
11 members: Representatives Matt Gray, Chair, Tony Exum, Sr., Vice-Chair; Terri Carver, Marc Catlin, Meg Froelich, Edie Hooton, Stephen Humphrey, Jovan Melton, Alex Valdez, Donald Valdez, Jim Wilson

HOUSE SERVICES
4 members: Representatives Kyle Mullica, Chair, Shannon Bird, Hugh McKean, Kevin Van Winkle.
Speaker Becker addressed the members of the House of Representatives.

Good morning everyone. Welcome to your Colorado State Capitol.

It is my distinct pleasure to welcome each and every one of you to the first day of our 2020 legislative session.

I’d like to first take a moment to greet and thank all of the family members and loved ones gathered here to watch as we continue our work on behalf of the people of Colorado. I know I speak for everyone in this Chamber when I say we appreciate your support — and your patience — as we take on this important work.

Thank you also to Majority Leader Alec Garnett and to our wonderful Democratic caucus and leadership team. You all are amazing.

To Minority Leader Neville and the Republican Leadership team — I look forward to working together to find bipartisan solutions to Colorado’s most pressing challenges — and hopefully to be done every day by 4:00 p.m.

While I’m truly excited to see all of my colleagues here today, I’d like to especially extend a warm welcome to Representative Mary Young, who will be starting her first session representing the people of Greeley in the legislature this year.

I’d also like to take this opportunity to mention someone who is dearly missed by everyone in this chamber, Representative Kimmi Lewis. As everyone who had the pleasure of meeting her knows, Kimmi was a devoted fighter for rural communities and a caring, responsive leader. Her spirit and tenacity will be dearly missed by all this session. I’d like to welcome our newest member, Richard Holtorf, who is the new Representative for House District 64. You, sir, have some big shoes to fill. We look forward to working with you.

This year, we also lost a true trailblazer and an incredible presence in this building, Speaker Ruben Valdez. The first Latino Speaker of the House in Colorado, Ruben Valdez was an inspirational figure, and a mentor to many.

I’d also like to recognize the former Speakers in attendance today: Speaker Frank McNulty and Speaker Terrance Carroll.

Finally, I’d like to recognize former legislators who are present: Representatives Max Tyler, Dave Young, Paul Rosenthal, and Matt Jones.

Other local elected officials: University of Colorado Regent Leslie Smith, Boulder City Council member Aaron Brockett, Boulder Valley School District Board Vice-chair Kathy Gebhardt, Boulder Valley School District Teacher Tina Mueh, Clear Creek County Commissioner Randy Wheelock, and Boulder County Commissioner Elise Jones.

Thank you all for being here.

A year ago, as I welcomed you to the start of the 72nd General Assembly, I wasn’t shy about our bold plans to work on behalf of the people of Colorado.
In my speech, I promised that as Speaker, I would work to keep this body focused on investing in our state’s bright future, building an economy that works for all, and protecting the Colorado Way of Life.

As I stood at this podium and accepted the Speaker’s gavel, I talked about the obstacles our state faces. I called on all of you to put your ideas, your passion, and your determination to work towards lowering the cost of health care, investing in education, building a fair economy, tackling climate change, combatting homelessness and the housing crisis, confronting the opioid epidemic, and reforming our criminal justice system.

Your response? One of the most historic, productive sessions in our state’s history.

120 long days flew by as the legislature wrote, discussed, debated 598 bills and 4,500 amendments. We passed laws that are moving our state forward and protect the Colorado way of life for years to come.

We proved that although inaction and gridlock may have the federal government in a headlock, good government is alive and well in the Centennial State. While Washington D.C. gets itself stuck in the mud it’s so busy slinging, our state moves forward.

While some in D.C. are still looking for ways to repeal the Affordable Care Act and strip health care away from millions of Americans, we joined together, Republicans and Democrats, and found innovative ways to save consumers money on health care — like our bipartisan bill to prevent surprise medical bills from costing families thousands.

As Congress continues its decade-long failure to address the skyrocketing cost of prescription drugs, here at home we passed a first-in-the-nation bipartisan bill to cap the cost of insulin.

Although it wasn’t always easy, we took on some of the biggest challenges our state faces. While the Trump Administration denies scientific consensus on climate change and actively undermines efforts to address it by rolling back environmental protections left and right, we fought hard to protect the air we breathe, the water we drink, the mountains we hike, and the rivers we fish.

We took a measure to the voters and successfully secured new revenue for our water plan and passed landmark oil and gas reforms to give our communities a say in what goes on in their own backyards. We set our state down a path towards a clean energy future and set bold targets that we intend to meet while keeping our economy and the future of Colorado workers in mind.

As lawmakers, it is our responsibility to act on behalf of all Coloradans, to strive to address the very real and dire challenges that are facing too many in our state, and to invest in our future. That’s what our constituents sent us here to do. I don’t know of a single parent in Colorado who doesn’t want their children to have a better life than they did.

At least I know I do — I want Leo and Ryder to grow up in a more just, more compassionate, and more conscientious world. As a mom, that means trying to lead by example and pass on the values that I’d like to see in the world around me.
In this House, that means working to build an economy that works for all. That’s why I was so proud last year when we delivered on equal pay for equal work and created college savings accounts to help families plan for their children’s future.

Our effort to build an economy that works for all didn’t end there — we strengthened renters’ rights and the rights of mobile home park residents and made one of the largest investments in affordable housing in our state’s history.

Despite our state’s unique budget constraints, we managed to make significant investments in our future.

We paid down the budget stabilization factor by $100 million, boosting investment in our classrooms. We passed a budget that included $20 million for rural schools and $22 million for special education programs. And just in case you’ve never heard Governor Polis speak, I’ll have you know we also expanded full-day kindergarten to every school district in our state.

We did great things last year and truly made a difference in the lives of people in every corner of our state, from the Western Slope to the Front Range and from Southern Colorado to the Eastern Plains. We worked around the clock—literally—on behalf of our constituents because this House belongs to them. We work for the people, and there is more work to be done.

This year, we will strive to create a more just economy and to make our state affordable for all.

So as long as there are families facing the harrowing prospect or the cruel reality of homelessness, this House moves forward.

As long as there are Coloradans making the impossible choice of paying for prescription drugs or paying for groceries, this House moves forward.

As long as there are teenagers attempting to take their own lives or fearing a school shooting, this House moves forward.

As long as our schools are underfunded and our classrooms are overcrowded, this House must move our state forward.

Nationally, this year may go down as one of the most bitter and divisive our nation has ever been through. Obstructionism, corruption, and partisan logjams have driven Washington from bad to worse. And while I remain hopeful that a change will soon come in DC, I invite you to join me in taking matters into our own hands to prove once again that government can still work for the people.

The interim has flown by, and as we begin this new session, I am asking you to do it all again. Come to this job with fresh ideas for how we can make our state more affordable. Work together with diverse stakeholders on all ends of the political spectrum to find solutions.

Coloradans need and are demanding a more affordable state and a more just economy. Too many people are not feeling the benefits of our state’s growth. That’s where our focus should be. Every Coloradan should have the opportunity to share in our state’s prosperity.
To get there, we’ll have to have hard conversations and make difficult
decisions, together. We’ll need Republicans and Democrats alike to work hard,
listen to stakeholders on all sides, and come to the table ready to work. My
door is always open, and all ideas that will improve the lives of Coloradans are
ready to be considered.

We will need everyone at the table working to make housing, health care, and
higher education more affordable.

We need everyone at the table working to create a more fair and more rational
criminal justice system.

We need everyone at the table to enhance the rights of state employees to
collectively bargain for better pay, better working conditions and benefits.

We need everyone at the table to promote responsible gun ownership and move
forward on gun safety initiatives that have already been adopted on a bipartisan
basis in states across the country.

We need everyone at the table working to heed the call on climate change and
protect workers and communities impacted by a changing climate and energy
economy.

We need everyone at the table to deliver on our school safety initiatives and
increase access to mental health support, especially in our schools.

I have no doubt in this body’s ability to work together and find bipartisan ways
to get things done. House members have already reached across the aisle to make sure that we
tackle the epidemic of teen nicotine use in our state.

Last year we promised to deliver on paid family leave. We brought our state
closer than it’s ever been to guaranteeing that every working Coloradan can
take the time off they need to care for a loved one or a newborn without fear of
financial ruin.

The time is now. We need stakeholders on every side of the issue to return to
the discussion and work out a paid family leave program that is fiscally
sustainable, workable for business, and makes a real difference for working
families.

We’ll also need everyone to come back to the table to tackle one of the most
pressing issues facing this state — our retirement crisis. Our population is
aging and our economy is changing. Forecasts show that 1 in 5 residents will
be over 65 by 2050. Meanwhile, more and more people in Colorado are
participating in the gig economy and taking nontraditional jobs.

A modern and flexible economy requires a modern and flexible retirement
savings system — and that’s what we aim to achieve.

As we move forward this session, we must keep in mind the unique challenges
that our state’s fiscal policies present. Colorado is handcuffed by a restrictive
and antiquated law that doesn’t allow the state to benefit from our booming
economy and doesn’t let us make the investments we need.
Transparency in our budget is critical so that Coloradans can easily learn about where their dollars go. That’s why I’m excited to announce that here in the next few months, a visual, interactive display of the state’s budget will be available for the public on the General Assembly website.

This is a critical step in providing Coloradans with an accurate and accessible picture of our state’s finances to increase their trust in how we prioritize these dollars because every single dollar counts.

Given our state’s restrictions, we have to keep in mind that our state’s revenue is precious. Every single dollar must be spent wisely. This means being thoughtful about any permanent decisions we make that could have an impact on our state’s bottom line.

Permanent tax cuts that only further inequalities, exacerbate the achievement gap, make our higher ed institutions less competitive, and hinder our ability to meet our already dire transportation needs will not put us on the path to becoming a more prosperous and equitable state.

How we prioritize within our budget is of vital importance. We need to ensure that all of our dollars are being used in service to key goals.

While we’ve made substantial investments in K-12 education funding by paying down the budget stabilization factor, we’ll remain focused on ways to bring it down even further and will continue working on longer term school funding solutions.

This session, we will once again face the challenge of finding new money to invest in our state’s transportation system. Over the past few years we’ve made great strides to make multi-year commitments and find creative ways to set aside a significant amount of funding for transportation. But there is no secret pot of money hiding in the couch cushions; continuing these investments remains a challenging issue.

If we are going to find actual solutions to invest more in transportation, members on both sides of the aisle will have to bring forward specific solutions that voters haven’t already rejected and that are serious attempts at bipartisan solutions.

Past proposals like unspecified, across the board budget cuts to every department impacting programs from services for the disabled to food inspections to school funding, is not a realistic approach and is not the answer. Cutting Coloradans off Medicaid isn’t the answer.

Members need to show us where they believe this money should come from and make good faith efforts to find common ground. I know this is an issue that every single one of us cares about, and if we’re going to make progress, we need to do it together.

I know we can do this. From criminal justice reform to the great work coming out of the School Safety Interim Committee, we’ve seen incredible bipartisan progress on important issues.

We must continue this progress for the people of this state.
Investing in our future will also mean continuing to grapple with a host of
difficult health care challenges as we attempt to lower costs and improve access
and affordability across our state.

While we work to keep Colorado healthy and strong, we won’t be dissuaded by
a small chorus of loud voices who let their fear drive them to ignore the science
of vaccines and endanger the lives of others.

We’ll stay strong and move forward on issues that may be difficult but that
require our action and attention, like abolishing the death penalty once and for
all in our state.

This session, we will continue our work to lower the cost of prescription drugs
— an issue that affects Coloradans from the newborn nursery room to the
hospice wing and at every point in between. We can and will increase
transparency in drug pricing and address the root causes that have made the
costs of prescription drugs soar.

Our work is cut out for us. As long as we keep in mind who we are working
on behalf of, our path forward will remain clear. So join me, bring your best ideas to the table and let’s get things done.

On behalf of every veteran and every family struggling to afford the cost of
housing, come to the table.

On behalf of future generations of Coloradans and their right to enjoy our
state’s natural treasures just like we have, come to the table.

On behalf of every young person caught in an unjust criminal justice system,
come to the table.

On behalf of every child in an underfunded classroom in Colorado and on
behalf of the teacher working to give those kids the best education possible,
come to the table.

On behalf of every person living with a chronic illness who’s rationed their
prescription drugs because they couldn’t afford the cost, come to the table.

Come to the table and let’s move Colorado forward together — towards
prosperity, towards justice, towards progress!

This will be my last session serving as your colleague and your Speaker. It will
be my last session representing the wonderful people of the 13th district under
the golden dome.

And while there’s a great deal left to do and a great deal of new memories to
make before I close this chapter, I can already tell you that working here with
you all has been the honor of a lifetime.

It is with immense pride that I declare the House open for business for the
second regular session of the seventy-second General Assembly of the great
State of Colorado.

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

Let’s observe a Moment of silence for Representative Kimmi Lewis of Kim, Colorado and House District 64. Her family is grateful and our caucus is grateful for the kind and classy way all of you, on both sides of this aisle, honored her life.

Thank you Madam Speaker and Mr. Majority Leader. I’m grateful as well to be able to welcome our new Chief Clerk of the House, Robin Jones. Robin, I know you’ve worked hard these past months, and we’ll do everything we can to … keep you on your toes and to totally befuddle you. Just kiddin’.

We make a lot of decisions down here, sometimes we get it right sometimes we get it wrong. One thing I am absolutely certain about, is I made the right decision when I asked my stunningly beautiful wife to marry me. Honey, I couldn’t do this job without your gentle loving spirit by my side.

Madam Speaker, this is the fourth Opening Day speech I’ve given. It’s been an honor to serve as Minority Leader, and I’d like to take a moment to thank my colleagues.

You and your predecessors are a remarkable group of people. From entrepreneurs to engineers, from ranchers and civil servants to lawyers and pilots, from servicemen and women to businessmen and women, I’m proud to have served alongside you. You are accomplished people, and your constituents are fortunate to have had you, as you are they. You represent Colorado from Grand Junction to Burlington, from Fort Collins to Trinidad. You are the voice of so many people, and I appreciate you.

Like it or not, here in this room we are all professionals – professional politicians, at least for now. And sometimes I hear the explanation, “it’s not personal, it’s politics.” Let me confide in you: it’s all personal to me. It’s personal because I’m blessed to be a husband, and a father of three daughters. I wouldn’t be here but for them. Colorado is our home. Many of you have a similar story. And so what we do in this room over the next 120 days matters a lot. It’s personal.

In this room we’ll forge political fortunes, but more importantly, the future of our children. In this room, politics matter – but so does principle.

Government exists to protect life, preserve freedom, and promote justice. People must be free to pursue not just happiness and prosperity, but also wholeness and dignity. In many respects, our laws are the ground rules for this.

This role of “protecting life” and “preserving freedom” was laid down by our founders. They understood the time would come when life, liberty and other rights would be threatened because our founders understood human nature.

That also means they recognized the inherent dignity of all persons: the wise, the wellborn and the rich alongside the ones regarded as ‘nobodies’ by the world. Republicans understand this dignity extends to the “most-able” among us; it also extends to those who need our care and protection – including unborn children.

These are the people we’ve been sent to represent, and defend, in this remarkable era.
We live in a time of unrivaled prosperity. Life is good for a good many people.

A recent editorial in the Wall Street Journal was entitled, “The 99% get a bigger raise.” It explained that employee compensation rose 4.5% in 2017, and 5% in 2018. Not just for the rich. The 99%.

The numbers were even higher in Colorado, with wages and salaries increasing 6.1% in 2019.

Inflation is low, just like unemployment. Minorities are finding work in record numbers.

Businesses and individuals are optimistic about the future.

This didn’t happen by accident. It was planned. It was predictable, because the same burst of economic energy came when presidents Kennedy and Reagan cut taxes and regulation. Republicans understand that government can’t create prosperity; it can only create conditions that enable the imagination and hard work of Americans to be rewarded. Thanks to President Trump, those conditions exist.

The reverse is also true. A large and money-hungry state government takes the shine off national prosperity. When a government demands more in taxes (whether they’re called taxes or fees), workers have less to share with their children, their families, and their communities. Their incentive to work shrinks.

So in a state like California, a state held hostage to public sector unions and the progressive ideology, there are big problems:

the highest rate of poverty in the nation;
the highest rate of homelessness in the nation;
a large exodus of the middle class;
a huge wealth gap between the rich and the poor.

That’s not the future we want for Colorado, and judging from recent issue-driven referenda, that’s not what most Coloradans want, either. What we want to be is Colorado, proud and free; we do not want to be eastern California.

In the past five years Colorado taxpayers have handed the government a pay increase (in the form of higher General Fund revenues) that’s five times larger than population growth (27%/5.8%). In the recent election voters told the politicians to do their job with the money taxpayers have already provided. Republicans listened.

I don’t know about you, but I come to each legislative session with a certain frame-of-reference. Students in bioethics are taught, “First, do no harm” (echoes of the Hippocratic Oath). That’s also a pretty good place for legislators to start. If I can put it another way for us, “First, do no harm to life, or liberty, or the promotion of justice, mercy and prosperity.”
One area where we’re not prospering is education. There are many great teachers and schools in Colorado. And every year we’re spending more on them.

Almost 37% of the state’s General Fund went to public education in 2018-19.

According to recent audited figures from the Department of Education (2017-18) Colorado school districts collect nearly $14,000 per student on average from all sources.

That works out to $322,000 a year for a class of 23 students (and $3.86 million for their 1st-to-12th grade experience). That’s a lot of money by anyone’s reckoning.

But many parents know something’s not right.

For example, when it comes to high school science, fewer than 11% of black and Hispanic students “met or exceeded expectations” on the 2018 standardized test (CMAS), while a paltry 35% of white students did. That’s not right.

8.4% and 9.1% of fourth grade black and Hispanic students (respectively) “met or exceeded expectations” on the 2018 CMAS Social Studies exam, yet on the 7th grade test, the scores of these groups were 4.5% and 5.3%. In other words, scores got about 50% worse between fourth and seventh grade. That’s not right.

You might have noticed I provided results from 2018. The results from 2019 are worse. That’s not right.

Our problem isn’t a lack of money. We’re spending more than ever.

It’s a lack of imagination when it comes to offering parents and students more choice in education; when it comes to setting the right priorities, when it comes to putting our students first. We need to make it right.

Some of that is the legislature’s fault – we pass laws that require more administrators, when what we really need are more and better teachers. By law we can’t set their salaries, but we can provide school districts more discretion to put more money into classrooms.

It’s amazing to me that in a society where we can choose whether to shop online or in stores, can choose from several versions of iPhones, or Galaxies, or whatever, where we have choices about how to receive news, where to watch movies, and a host of other things. We still have people that want to limit our choices in education.

That’s not the way forward.

It’s no secret that children in urban environments face particular challenges when it comes to education. It’s also no secret that a great teacher, an effective teacher, can make a huge difference in the lives of those children. Whether it’s a gift or a calling, the work they do is important. Far too often these teachers are undervalued, and leave. And their students are the ones to suffer. For that reason, I’ll be supporting an education bill to provide a hefty financial supplement to insure that great teachers, doing great work among the under served, are appreciated and rewarded. We need their service.
For years teachers have paid for things like notebooks and pens for students out of their own pockets; this year we’ll support a bill to cover those costs.

We’ll give rural and underperforming districts more options to create a better future for themselves, one that puts students first.

And we’ll support parents by making the school rating system more transparent for them.

The vast majority of our caucus has signed up for education bills this year with a twist: to give parents and their students more choice, to prioritize spending and make better choices for our children. To put students and their families first. These are the values Coloradans support because they know our children will benefit.

Providing more education choice for students and their parents and guardians, and having better spending priorities will not only benefit students, but also our freedom and our democratic process. The ignorant are easily misled. We rely on an educated people, a genuinely educated people.

When it comes to business, people should know that we don’t regard business as the enemy of the people. Businesses are the employers of the people. Businesses are the people. And so we don’t believe it’s the role of government to pick winners and losers, to take from one group, punish its success, and give to others while calling it ‘compassion’ and claiming the middleman is “compassionate.”

That approach divides people. It hurts everyone. It divides people into oppressors and victims, when really, we’re all in this together.

Last year, we saw a particularly bad example of one-sided legislation along these lines.

The Colorado Oil and Gas Conservation Commission has slashed well approvals by 57%, and permits by 58%. Haliburton has announced layoffs, and Petroshare filed for bankruptcy citing changes in our laws. Many other companies are struggling. Meanwhile, outlook for the state economy dropped from 63.4 in third quarter 2018 to 49.6 for third quarter 2019 according to the Denver Business Journal, with business leaders citing the new environmental legislation.

So what happens when a man or woman loses a good-paying job as a result? Is a child supposed to be consoled that they’ve helped save the world when mom or dad can’t pay the mortgage? When they’re forced to leave friends and relocate to another city or state?

Bad policies have real-world consequences. People get hurt. Families get hurt. It’s all so avoidable if we’d just remember, “do no harm.”

When opportunities arise for us to work with Democrats to pass legislation that is good for Colorado and all its people, we’ll do it. We’re not afraid of working with the other side and giving credit where credit’s due.

But when bad laws are proposed, when life and liberty and justice are threatened – we’ll stand up and fight. When we see a legislative car accident...
coming, when we see policy that’s been tried and failed in Colorado or somewhere else, we’ll try to stop it.

Of course it won’t be easy. The average citizen doesn’t realize that for the past 20 years the left has assembled an enormous collection of special interest groups that owe their very existence to the money that Democrats send their way in the form of government grants and the like. The groups have their websites and committee witnesses, and most of the public doesn’t understand where these people come from or how they get paid.

But I ask myself, what about the average man and the average woman? We are committed to be their voice and to fight for their values. And that’s what we’ll do this session.

If the rights of parents to safeguard and make decisions about their young child’s healthcare are threatened, as they were last year over vaccines, we’ll fight it. The parents of these children recognize the helpful role played by the Governor in these debates, we hope it will continue.

If the rights of parents to supervise the sex education of their children are threatened, as they were last year, we’ll fight it.

If the rights of Coloradans to protect their children against criminals with force are threatened by irresponsible or unworkable new gun laws, we’ll fight them.

If a new payroll tax is imposed under the guise of a “fee” to establish a state ‘family leave’ bureaucracy, we’ll fight it.

If free market reforms to healthcare are traded-in for a new, expensive state version of Obamacare, we’ll fight it.

And if families and the poor are forced to pay higher utility costs, more for the vehicles they need and use, and suffer under new environmental regulations based on the flawed vision of Climate Alarmists, we will fight it.

A lot of what’s done here is done under the label of “compassion.” I use the word myself. But the fact is, the people of our state are compassionate. They give millions to charities to feed the poor, house the homeless, educate children, help those with addictions and build up faith communities. In addition to the millions they give to charities, Coloradans also enable the state government to care for the least among us, those who cannot care for themselves. For example, every year taxpayers support families with disabled children. It costs tens of thousands of dollars per family, but it’s the right thing to do. It’s the compassionate thing to do.

But calling something “compassionate” doesn’t make it so.

It’s no compassion to underwrite the slow-motion suicide of our fellow citizens with safe injection sites. Are you kidding me?

And it’s no compassion to endanger Americans by shielding violent alien criminals from federal law. Are you kidding me?
It would be “compassionate,” or at least very nice, to improve our roads and bridges. To shorten commutes. To give people access to attainable housing outside expensive and sometimes dangerous metro areas. Governor Polis says he’ll spend $550 million from the General Fund on Transportation. Republicans will gladly work with him on this because it will help everybody. But if Governor Polis can’t get Democrat legislators to support his agenda, or if they propose some bait-and-switch scheme or the sort of new taxes that voters have repeatedly rejected, all Coloradans will suffer.

Let me conclude with this. In this House, we are committed not merely to political outcomes, but to a process. A process designed to encourage debate and discovery. A process that involves personal relationships – the very opposite of the name-calling we see elsewhere. It’s a place where a man or woman’s word is their bond.

I appreciate that while Madam Speaker and I don’t often see eye-to-eye, we can look each other in the eye. The Majority Leader and I, though we don’t always see eye-to-eye (mainly because he’s about 2 feet taller than me) … can look each other in the eye. It is good for this House, and the people, when leaders are true to their word.

And so I have a suggestion for this session. Above all, “do no harm.” In all we do, let’s protect life, let’s preserve freedom, and let’s promote its benefits for all the people of Colorado. May God bless this House, and this Great State. Thank you.

 Representative Garnett moved that the remarks of Speaker Becker and Minority Leader Neville be printed in the House Journal. There being no objection, the remarks are printed.

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House in recess. House reconvened.

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MESSAGE(S) FROM THE SENATE

January 8, 2020

Madam Speaker:

The Senate has adopted SJR20-001, amended as printed in Senate Journal, January 8, 2020, and transmits herewith.

The Senate has adopted HJR20-1001 and returns herewith.

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INTRODUCTION OF BILLS

First Reading

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

**HB20-1001** by Representative(s) Mullica and Larson; also Senator(s) Bridges and Priola–Concerning nicotine product regulation.

Committee on Health & Insurance

**HB20-1002** by Representative(s) McLachlan and Baisley, Kipp; also Senator(s) Zenzinger and Story–Concerning a statewide plan for awarding college credit for work-related experience.

Committee on Education
Committee on Appropriations

**HB20-1003** by Representative(s) Roberts and Rich, Buentello, McCluskie, McLachlan, Pelton, Soper, Will; also Senator(s) Donovan and Scott–Concerning modifications to the rural jump-start zone act.

Committee on Rural Affairs & Agriculture

**HB20-1004** by Representative(s) Cutter and Will, McCluskie, Snyder; also Senator(s) Lee, Fenberg, Ginal–Concerning wildfire mitigation assistance for landowners.

Committee on Rural Affairs & Agriculture

**HB20-1005** by Representative(s) Michaelson Jenet and Van Winkle, Beckman, Sirotta; also Senator(s) Fields and Lundeen, Gardner, Gonzales–Concerning enhancements to the safe2tell program.

Committee on Education

**HB20-1006** by Representative(s) McCluskie and Sirotta; also Senator(s) Pettersen and Story–Concerning creation of a statewide program of early childhood mental health consultation.

Committee on Public Health Care & Human Services
Committee on Appropriations

**HB20-1007** by Representative(s) Coleman; also Senator(s) Fields–Concerning increasing the diversity of Colorado’s educators in elementary and secondary public schools.

Committee on Education

**HB20-1008** by Representative(s) Lontine; also Senator(s) Fields–Concerning protections for consumers who participate in health care cost-sharing arrangements.

Committee on Health & Insurance

**HB20-1009** by Representative(s) Jackson; also Senator(s) Winter–Concerning suppressing court records of eviction proceedings.

Committee on Judiciary
HB20-1010  by Representative(s) Tipper and Coleman–Concerning the “Colorado Accurate Residence for Redistricting Act”.
Committee on State, Veterans, & Military Affairs

INTRODUCTION OF RESOLUTION

The following resolution was read by title and laid over until Friday, January 10, 2020 under the rules:

SJR20-001  by Senator(s) Fenberg, Garcia, Holbert; also Representative(s) Mullica, Bird, McKean, Van Winkle--Concerning the officers and employees of the Second Regular Session of the Seventy-second general assembly.

House in recess. House reconvened.

INTRODUCTION OF BILLS
First Reading

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

HB20-1011  by Representative(s) Wilson and Buckner, McCluskie; also Senator(s) Pettersen and Story--Concerning the creation of the “Helping Others Manage Early (HÔME) Childhood Act”.
Committee on Education
Committee on Appropriations

HB20-1012  by Representative(s) Young and Landgraf; also Senator(s) Todd and Gardner–Concerning reforms to child welfare services programs for children with intellectual and developmental disabilities.
Committee on Public Health Care & Human Services

HB20-1013  by Representative(s) Snyder; also Senator(s) Lee--Concerning the specification of procedures for the ratification of defective corporate actions.
Committee on Business Affairs & Labor

HB20-1014  by Representative(s) Tipper and Rich; also Senator(s) Gardner–Concerning unconsented use of donor gamete in fertility treatment.
Committee on Judiciary

HB20-1015  by Representative(s) Buentello; also Senator(s) Bridges–Concerning the creation of a program to award grants to local education providers that provide a future educator pathways program for students.
Committee on Education
Committee on Appropriations
HB20-1016 by Representative(s) McCluskie and Wilson, Sirota; also Senator(s) Pettersen, Story–Concerning state assistance to increase quality levels in early childhood education programs.
Committee on Education
Committee on Appropriations

HB20-1017 by Representative(s) Herod and Kennedy; also Senator(s) Donovan and Priola, Pettersen–Concerning treatment of individuals with substance use disorders who come into contact with the criminal justice system, and, in connection therewith, making an appropriation.
Committee on Public Health Care & Human Services
Committee on Appropriations

HB20-1018 by Representative(s) Hansen–Concerning adoption of a renewable natural gas standard.
Committee on Energy & Environment

HB20-1019 by Representative(s) Herod; also Senator(s) Gonzales–Concerning measures to manage the state prison population.
Committee on Judiciary
Committee on Appropriations

HB20-1020 by Representative(s) Snyder and Benavidez; also Senator(s) Moreno and Court–Concerning the repeal of the state sales tax exemption for long-term lodging.
Committee on Finance

HB20-1021 by Representative(s) McKean–Concerning the addition of representatives from Native American tribes with reservations in Colorado to the Colorado youth advisory council.
Committee on State, Veterans, & Military Affairs

HB20-1022 by Representative(s) Kraft-Tharp and Van Winkle; also Senator(s) Williams A. And Tate–Concerning the sales and use tax simplification task force, and, in connection therewith, extending the task force, modifying the task force’s duties, and removing the requirement that the task force undergo an evaluation by the department of regulatory agencies prior to the task force’s repeal.
Committee on Business Affairs & Labor

HB20-1023 by Representative(s) Kraft-Tharp and Van Winkle; also Senator(s) Williams A. And Tate–Concerning certain address database systems used for sales and use tax collection.
Committee on Business Affairs & Labor

HB20-1024 by Representative(s) Benavidez and Snyder; also Senator(s) Moreno, Court–Concerning modifications to the state’s net operating loss deduction.
Committee on Finance
HB20-1025 by Representative(s) Benavidez and Snyder; also Senator(s) Court and Tate, Moreno–Concerning modifications to the sales tax exemption for certain energy uses.
Committee on Energy & Environment
Committee on Finance

HB20-1026 by Representative(s) Van Winkle and Weissman; also Senator(s) Fields and Gardner–Concerning the creation of a twenty-third judicial district.
Committee on Judiciary
Committee on Appropriations

HB20-1027 by Representative(s) Catlin and Esgar; also Senator(s) Cooke and Court–Concerning authorizing Colorado state patrol port of entry officers to direct traffic.
Committee on Transportation & Local Government

HB20-1028 by Representative(s) Beckman and Michaelson Jenet; also Senator(s) Gonzales–Concerning the need for services for juveniles with severe behavioral health conditions in the context of school safety, including residential treatment.
Committee on Public Health Care & Human Services

HB20-1029 by Representative(s) Pelton–Concerning the authority of an elected county officer to elect to receive a lower salary than the amount provided for by law.
Committee on Transportation & Local Government

HB20-1030 by Representative(s) Valdez D. And Gray, Catlin, Duran, Exum, Froelich, Hooton, Valdez A.; also Senator(s) Scott and Hisey, Donovan, Moreno, Pettersen, Priola–Concerning the creation of a single annual fleet overweight permit for a commercial motor vehicle fleet that includes both vehicles that have a quad axle grouping and vehicle combinations with a trailer that has two or three axles.
Committee on Transportation & Local Government

HB20-1031 by Representative(s) Benavidez–Concerning the establishment of a new state holiday in place of Columbus day.
Committee on State, Veterans, & Military Affairs

HB20-1032 by Representative(s) Kipp and Wilson; also Senator(s) Ginal and Coram–Concerning the timing of education standards review.
Committee on Education

HB20-1033 by Representative(s) Humphrey, Buck, Geitner, Neville, Ransom, Saine, Sandridge, Williams D.–Concerning the establishment of the “Live and Let Live Act” in Colorado.
Committee on State, Veterans, & Military Affairs

HB20-1034 by Representative(s) Larson–Concerning the alignment of the state income tax deduction for contributions to a 529 plan for public schools on the basis of full-time equivalency.
account with the changes in the federal “Tax Cuts and Jobs Act” of 2017 that allow tax-free distributions for elementary and secondary tuition expenses.

Committee on Education
Committee on Finance

HB20-1035 by Representative(s) Singer; also Senator(s) Fields–Concerning programs to build statewide capacity to access supportive housing services, and, in connection therewith, providing for programs focused on underserved communities with a preference for rural and frontier communities to serve people with behavioral, mental health, and substance use disorders who have contact with the justice system.

Committee on Transportation & Local Government
Committee on Appropriations

HB20-1036 by Representative(s) Arndt and McKean, Valdez D., Van Winkle; also Senator(s) Woodward and Zenzinger, Moreno, Tate–Concerning the addition of references to licensed emergency medical service providers in the emergency medical service providers’ peer health assistance program statute to align the statute with legislation enacted in 2019 that authorized certified emergency medical service providers to seek licensure.

Committee on State, Veterans, & Military Affairs

HB20-1037 by Representative(s) Arndt; also Senator(s) Coram–Concerning the Colorado water conservation board’s authority to augment stream flows with acquired water rights that have been previously decreed for augmentation use.

Committee on Rural Affairs & Agriculture

HB20-1038 by Representative(s) Arndt and Van Winkle, McKean, Valdez D.; also Senator(s) Woodward and Moreno, Tate, Zenzinger–Concerning certain conforming amendments necessitated by the transfer of certain programs to the department of human services from the department of public health and environment pursuant to House Bill 13-1117.

Committee on Public Health Care & Human Services

HB20-1039 by Representative(s) Coleman and Baisley; also Senator(s) Zenzinger and Tate–Concerning a transparent state web portal that allows the public to easily search for information relating to state agency rules at no cost.

Committee on Business Affairs & Labor
Committee on Appropriations

HB20-1040 by Representative(s) Neville–Concerning allowing concealed handgun permit holders to carry concealed handguns on school grounds.

Committee on State, Veterans, & Military Affairs
HB20-1041 by Representative(s) Cutter; also Senator(s) Fields–Concerning financial responsibility requirements for physician assistants who have been practicing for at least three years.
Committee on Public Health Care & Human Services

HB20-1042 by Representative(s) Valdez D. And McKean, Arndt, Van Winkle; also Senator(s) Moreno and Tate, Woodward, Zenzinger–Concerning a modification of the notice requirements for manufacturers of perfluoroalkyl and polyfluoroalkyl substances.
Committee on Transportation & Local Government

HB20-1043 by Representative(s) Buckner and Wilson; also Senator(s) Todd and Priola–Concerning the effective date of the bill creating the income tax credit for early childhood educators.
Committee on Education
Committee on Finance

HB20-1044 by Representative(s) Bird and Exum, Melton; also Senator(s) Garcia and Ginal, Court, Danielson–Concerning modifications to the pension plans administered by the fire and police pension association.
Committee on Finance
Committee on Appropriations

HB20-1045 by Representative(s) Kennedy–Concerning the stabilization of state funding for energy efficiency improvement programs.
Committee on Energy & Environment
Committee on Appropriations

HB20-1046 by Representative(s) Valdez D.; also Senator(s) Gonzales–Concerning payments in construction contracts governing improvements to private real property.
Committee on Business Affairs & Labor

HB20-1047 by Representative(s) Cutter and Froelich; also Senator(s) Priola–Concerning the development of a statewide organics management plan to promote compost use.
Committee on Energy & Environment

HB20-1048 by Representative(s) Herod and Buckner, Jackson; also Senator(s) Fields–Concerning a prohibition against discrimination based on a person’s traits that are historically associated with race.
Committee on Business Affairs & Labor

HB20-1049 by Representative(s) Bird and McKean, Soper, Jackson, Larson, McCluskie, Mullica, Snyder, Valdez A.; also Senator(s) Coram and Bridges–Concerning the reauthorization of the voluntary contribution on state individual income tax returns for the Habitat for Humanity of Colorado fund.
Committee on Finance
HB20-1050 by Representative(s) Hooton and Larson; also Senator(s) Ginal and Tate–Concerning the distribution of drugs by other outlet pharmacies.
Committee on Public Health Care & Human Services

HB20-1051 by Representative(s) Rich and Duran; also Senator(s) Scott and Crowder–Concerning final disposition of the abandoned cremated remains of persons eligible for interment in a national cemetery.
Committee on State, Veterans, & Military Affairs

HB20-1052 by Representative(s) Carver and Singer; also Senator(s) Gardner and Lee–Concerning restrictions on making public the personal information of certain employees at risk of threats relating to the administration of human services programs.
Committee on Judiciary

HB20-1053 by Representative(s) Sirota and Wilson, McCluskie; also Senator(s) Story, Pettersen–Concerning measures to support the early childhood educator workforce.
Committee on Education
Committee on Appropriations

HB20-1054 by Representative(s) Soper and Roberts–Concerning a clarification of the authority of either party to withdraw from a plea agreement when any condition agreed to by the parties is rejected by the court.
Committee on Judiciary

HB20-1055 by Representative(s) Garnett and Liston; also Senator(s) Bridges and Priola–Concerning the ability of a vintner’s restaurant licensee to manufacture vinous liquors on alternating proprietor licensed premises.
Committee on Business Affairs & Labor

HB20-1056 by Representative(s) Landgraf and Duran, Caraveo, Carver, Larson, Liston, Soper, Titone, Singer, Kipp; also Senator(s) Crowder and Ginal, Gardner, Hill, Bridges–Concerning the nonsubstantive reorganization of the “Dental Practice Act”.
Committee on Health & Insurance

HB20-1057 by Representative(s) Carver and McCluskie, Cutter, Snyder, Will; also Senator(s) Coram and Fenberg, Ginal, Lee–Concerning modifications to the “Forest Restoration and Wildfire Risk Mitigation Act”.
Committee on Rural Affairs & Agriculture

HB20-1058 by Representative(s) Froelich; also Senator(s) Bridges–Concerning services performed by a board certified behavior analyst for students during school hours.
Committee on Education
HB20-1059 by Representative(s) Hansen and Jackson, Jaquez Lewis; also Senator(s) Winter and Tate, Foote–Concerning the valuation of property used to store electricity.

Committee on Energy & Environment
Committee on Finance
Committee on Appropriations

HB20-1060 by Representative(s) Titone and Soper; also Senator(s) Rodriguez–Concerning the conversion of human remains to basic elements within a container using an accelerated process.

Committee on Energy & Environment

HB20-1061 by Representative(s) Valdez A. And Herod–Concerning pharmacists’ ability to provide HIV infection prevention medications to patients.

Committee on Public Health Care & Human Services

HB20-1062 by Representative(s) McLachlan–Concerning clarifications to the Colorado student free expression law.

Committee on Education

HB20-1063 by Representative(s) Geitner–Concerning fundamental family rights in Colorado.

Committee on State, Veterans, & Military Affairs

HB20-1064 by Representative(s) Hooton, Kennedy–Concerning investigations by the public utilities commission to evaluate the implications of allowing community choice of wholesale electric supply in Colorado through the vehicle of community choice energy authorities.

Committee on Energy & Environment
Committee on Appropriations

HB20-1065 by Representative(s) Kennedy and Herod; also Senator(s) Pettersen and Priola–Concerning measures to reduce the harm caused by substance use disorders.

Committee on Health & Insurance

HB20-1066 by Representative(s) Sirota; also Senator(s) Gonzales–Concerning the establishment of contribution limits under the “Fair Campaign Practices Act” for candidates for school district director.

Committee on State, Veterans, & Military Affairs

HB20-1067 by Representative(s) Roberts and Will, Beckman, Valdez A.; also Senator(s) Story and Fields, Sonnenberg–Concerning the management of real estate held by certain junior college districts.

Committee on Rural Affairs & Agriculture

HB20-1068 by Representative(s) Sandridge–Concerning the enforcement of the rights of a living child after an abortion.

Committee on State, Veterans, & Military Affairs
HB20-1069 by Representative(s) Saine and Titone; also Senator(s) Sonnenberg and Coram–Concerning the inspection of water wells.

Committee on Rural Affairs & Agriculture

HB20-1070 by 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 Energy & Environment

HB20-1071 by Representative(s) Duran and Exum, Carver, Catlin, Froelich, Gray, Hooton, Humphrey, Valdez A., Valdez D.; also Senator(s) Donovan and Hisey, Foote, Moreno, Pettersen, Priola, Scott–Concerning the acquisition of drivers’ licenses by certain persons in the custody of the state department of human services.

Committee on Transportation & Local Government

HB20-1072 by Representative(s) Arndt and Saine, Catlin, Roberts, Titone; also Senator(s) Sonnenberg and Bridges, Coram, Donovan–Concerning a requirement that the university of Colorado study potential uses of emerging technologies to more effectively manage Colorado’s water supply, and, in connection therewith, making an appropriation, conditioned on the receipt of matching funds from gifts, grants, and donations.

Committee on Rural Affairs & Agriculture

HB20-1073 by Representative(s) Kennedy–Concerning the drawing of voting districts by county governments.

Committee on State, Veterans, & Military Affairs

HB20-1074 by Representative(s) Ransom–Concerning the authorization for special districts to provide for the collection and transportation of solid waste.

Committee on Rural Affairs & Agriculture

HB20-1075 by Representative(s) Humphrey and Saine, Neville, Pelton, Ransom, Williams D., Van Winkle; also Senator(s) Marble–Concerning the protection of human life beginning at conception.

Committee on Health & Insurance

HB20-1076 by Representative(s) Williams D.–Concerning the regulation of insurance companies, and, in connection therewith, requiring the commissioner of insurance to hold certain hearings within sixty days after a party’s request for a hearing; prohibiting the imposition of an administrative fee in association with certain administrative hearings; allowing the commissioner of insurance to award treble damages and attorney fees to an insured party if an insurer breaches the terms of an enforceable policy held by the insured party; making determinations that arise pursuant to certain administrative hearings admissible as evidence in any subsequent civil
action; prohibiting the imposition of fees on plaintiffs to recover costs associated with certain jury trials involving insurance claims; prohibiting defendant insurers from filing motions for summary judgment, directed verdicts, judgments on the pleadings, or any other alternative outcomes in certain cases involving insurance claims when the plaintiff has requested a jury trial; requiring a court to assess treble damages, court costs, and attorney fees against an insurer that denies an insurance claim in bad faith; and specifying an insurer’s unilateral change to or cancellation of a prepaid policy is an unfair or deceptive insurance practice.

Committee on Health & Insurance

HB20-1077 by Representative(s) Rich; also Senator(s) Holbert–Concerning the modification of various provisions regarding the responsibilities of the county treasurer.

Committee on Transportation & Local Government

HB20-1078 by Representative(s) Jaquez Lewis and Mullica; also Senator(s) Winter–Concerning prescription drug claims submitted by a pharmacy, and, in connection therewith, prohibiting retroactive fees.

Committee on Health & Insurance

HB20-1079 by Representative(s) Benavidez and Singer; also Senator(s) Rodriguez–Concerning the implementation of recommendations from the legislative oversight committee concerning the treatment of persons with mental health disorders in the criminal and juvenile justice systems regarding juveniles who have committed sex offenses.

Committee on Judiciary

HB20-1080 by Representative(s) Gray and Van Winkle, Kraft-Tharp; also Senator(s) Gonzales and Marble–Concerning repealing the residency licensing requirement for marijuana licenses.

Committee on Business Affairs & Labor

HB20-1081 by Representative(s) Caraveo; also Senator(s) Gonzales–Concerning the expansion of multilingual ballot access for electors in the state.

Committee on State, Veterans, & Military Affairs

HB20-1082 by Representative(s) Valdez A. And Beckman, Roberts; also Senator(s) Story and Fields, Sonnenberg–Concerning the authority of the state historical society to dispose of real property in Georgetown, Colorado.

Committee on Rural Affairs & Agriculture
INTRODUCTION OF RESOLUTION

The following resolution was read by title and laid over until Friday, 
January 10, 2020 under the rules:

HR20-1001 by Representative(s) Mullica, Bird, McKean, Van Winkle- 
-Concerning employees and positions for the House of 
Representatives convened in the Second Regular Session 
of the Seventy-second General Assembly.

On motion of Representative Weissman, the House adjourned until 
9:00 a.m., January 9, 2020.

Approved: 
KC Becker, 
Speaker

Attest: 
Robin Jones, 
Chief Clerk
Prayer by the Reverend Katie Fowler, Corona Presbyterian Church, Denver.

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

The National Anthem was sung by Jackson Emmer.

Pledge of Allegiance led by Elina Gonzales Gutierrez, Thalia Gonzales Gutierrez, Ysidoro Gonzales Gutierrez, Centennial Elementary, Denver.

The roll was called with the following result:

Present--58.

Excused--Representatives Baisley, Buckner, Geitner, Larson, Liston, Singer, Snyder--7.

Present after roll call--Representative(s) Baisley, Larson, Liston, Singer.

The Speaker declared a quorum present.

On motion of Representative Young, the House Journal of Wednesday, January 8, 2020, was declared 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, KC Becker.

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

Present--33.

Excused--2.
On motion of Representative Garnett, the morning roll call of the House was made the roll call of the Joint Session.

Present--62.
Excused--3.

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 Garcia requested the Joint Committee, composed of Senators Pettersen and Priola, and Representatives Hooton, Arndt, and Sandridge to escort the Honorable Jared Polis to the rostrum.

Chief Sergeant-at-Arms Jon Judson announced the arrival of the Honorable Jared Polis, 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
Jared Polis

Good morning everyone.
And a good morning to everyone.
Speaker Becker,
Leader Holbert,
Leader Neville,
Members of the General Assembly from across our great state,
Lieutenant Governor Primavera,
Southern Ute Indian Tribal Chairman Christine Sage,
Ute Mountain Ute Tribe Chairman Manuel Heart,
Councilman Archie House Jr.,
Attorney General Phil Weiser,
Secretary of State Griswold,
Treasurer Young,
Members of the State Board of Education,
Justices of the Colorado Supreme Court,
Aurora Mayor Coffman
Members of the Cabinet,
Our dedicated First Gentleman Marlon Reis
Thank you all for gathering here this morning.

Before we begin, I want to offer my gratitude to the so many people whose tireless dedication to our safety allows us to gather here today and keeps Coloradans safe: the members of our military serving across Colorado and abroad, and our law enforcement officers, and first responders.

They deserve our deepest thanks.

I would also like to honor the memory of those brave Colorado service members and first responders who made the ultimate sacrifice to keep us safe. Some of their families are in the audience today. I would like to ask them to stand, so we can acknowledge the sacrifice that those families have made.
We also had a recent loss in this chamber. I want to offer my condolences to
the family of the late Representative Kimmi Lewis, who we know represented
farmers, and ranchers and her Eastern Plains and Southern Colorado
constituents with passionate resolve, and we want to express our dear
condolences to the family of Kimmi Lewis.

And finally, we wish a speedy recovery to another of our own, Senator Lois
Court. Her determination, her experience, her quick wit will be sorely missed
at the Capitol.

And finally, as she begins her last year as Speaker, I want to give a special
thank you to Speaker KC Becker for her leadership of this chamber. Her
passionate dedication to our people and our planet is truly unmatched.

We know that we are blessed to live in a place as special and amazing as
Colorado.

Our state’s breathtaking natural beauty, our strong economy, our optimistic and
forward-thinking people, truly make Colorado the envy of the nation, and attract
people from all over the world who want to visit us, and sometimes move here,
to join us in enjoying that amazing Colorado Way of Life.

That doesn’t happen by accident.

This success happens because for decades, Coloradans from across the
continental divide, across the political divide, have worked together in good
faith to find common ground, to protect what keeps Colorado special, and to
build an even better state.

I am grateful that the men and women in this building are continuing in that
tradition.

Working together last year, we lowered health care costs, we lowered taxes for
small businesses, we provided more affordable housing, we made the largest
ever state investment in transportation, and delivered free Full Day
Kindergarten for all!

That’s a pretty darn good start for this General Assembly. On issue after issue,
the good-faith and thoughtful and bipartisan work of the members of this
chamber really helped move our state forward.

We should be proud that 95% of the bills that I signed into law last year were
passed with Republican and Democratic votes.

We shouldn’t take for granted this cooperative spirit. Instead, we should work
to strengthen it.

Because the notion that we’re all in this together is a much better approach to
solving problems than ever trying to go it alone.

When we realize that our fates are interconnected, and that we are better
together, we can solve any problem, however large, that we encounter.

And so we stand here today on the cusp of a new decade: it’s the 2020s — The
future! — with a renewed spirit to build on the progress that we have made.
Colorado does a lot of things well — and we need to keep doing those things well.

After all, Mikaela Shiffrin didn’t just hang up her skis after becoming the best women’s skier of her generation!

And I don’t think Mallory Pugh or Lindsay Horan stopped showing up to practice after the U.S. Women’s National Team won the World Cup!

No — they continued to strive for greatness, which is really what we all must do.

Our state has seen tremendous gains in jobs and economic growth, in population and tourism, in national and international prestige.

And yet when I travel around our state and listen to constituents, and I’m sure it’s the same with you and your constituents, it’s clear folks still feel that they’re on an economic treadmill where paychecks just don’t keep up with the increasing cost of living.

From student loans to health care costs to renter mortgage, Coloradans feel like they are running faster and faster, but often not getting ahead.

Too many of our fellow Coloradans are anxious that just one hardship — a job loss, a medical emergency, a recession, a natural disaster, or an unforeseen challenge — could send them into a financial tailspin.

There is a generation of older Coloradans who wonder when or even if they will be able to retire with dignity.

And there is a generation of younger people, saddled with student debt and threatened by the climate crisis, who fear for their future and the world that they’ll inherit.

And Coloradans wondering, in this ever-changing modern economy, how to get ahead financially while also finding the time to enjoy the things that make life worth living: whether it’s a day out exploring our beautiful public lands, or taking a family vacation, or just making it home in time to go to your kids’ soccer game. Just a chance to get off that treadmill for a little while.

Well, with all due respect to the exercise equipment industry, we don’t prefer treadmills in Colorado.

We prefer trails.

We love and enjoy the climb; striving to reach the peak, identifying the next peak, and doing it all over again, always reaching to achieve more.

Stagnation just isn’t in our DNA. When a challenge arises, we get moving.

I mean why do you think I wear my blue sneakers everywhere, right?

This is who we are. It’s why we are so successful.

And so it is our job as public officials to build a state that allows Coloradans to reach the mountaintop and the next mountaintop — by saving families money,
by protecting our natural wonders that grace every corner of our state, by
widening the pathway to prosperity, instead of leaving too many folks feeling
like they’re just running in place.

And that pathway to prosperity often begins with a great education.

Last year at this podium, I asked you to join me in taking the bold step of
providing free full-day kindergarten for every kid in Colorado.

And you delivered!

The Lieutenant Governor’s granddaughter will be appreciating that soon, she
is with us today.

Thanks to parents, and advocates, and teachers, and dedicated legislators like
Representatives Jim Wilson and Barbara McLachlan, and Senators Rhonda
Fields and Senator Jeff Bridges, members of the JBC, a unanimous vote in the
Senate, a supermajority in the House, we took a really important step to
improve our kids’ education, to save families money, and to boost our economy.

And I want to show you what that means. I want to introduce you to someone
in the audience today.

Samantha Hosmer, who is seated in the gallery — if you could rise, Samantha
— is a mother of two from Erie, she had to leave her job in 2014 to care for a
newborn daughter Fiona and her son Logan, who needs extra support for social
and emotional challenges.

And this past Fall, when it came time to enroll Fiona in Kindergarten, Samantha
and her husband knew that a full day at school was important, but it wasn’t
something that they could afford.

Thanks to your work on free full-day kindergarten, Fiona is getting that full day
of instruction, Samantha’s family is not only saving over $300 a month, but she
was also able to return to full-time work as a special ed paraprofessional, able
to support her family and two children with more earnings. Thank you,
Samantha.

And now it’s time to continue that work.

Studies show that preschool is every bit as important and critical for a child’s
development as kindergarten.

It’s not that parents don’t want their kids in preschool — It’s that too many
parents can’t afford it.

Last year we were thrilled to work with you to fund 5,100 additional slots for
at-risk children in the Colorado Preschool Program.

And in my budget this year, we’re proposing to help an additional 6,000
children attend preschool, which for the first time will bring coverage to half of
all eligible Colorado families.

We should feel good about reaching this milestone. But it has taken more than
three decades to get half the job done. We know we must do better, which is
why over my first term I’m committed to achieving universal access to quality
preschool for 4-year-olds by the end of my first term.

And early childhood education isn’t just about giving our kids a great start in life, although, truly, that is where we start. Every dollar invested in high-quality preschool produces a seven dollar return on investment to taxpayers with higher earnings, lowers special education needs, less dependency on public assistance, and lower crime rates.

This isn’t just the right thing to do, it’s really the smart thing to do. And it’s time to get it done.

In addition to making those essential investments in early childhood education, we also worked with you to address other areas of our K-12 education last year.

We expanded loan forgiveness for rural educators to help address our rural teacher shortage, expanded dropout prevention programs to end the school-to-prison pipeline.

Last year, we reduced the Budget Stabilization Factor — the debt owed to our schools — by $100 million, and this year we’re calling for an additional $52 million.

And while we’re at it, our teachers, of course one of the most important professions in our society, shouldn’t have to work a 2nd or 3rd job just to make ends meet.

We know that under Colorado’s system of local control, individual districts set teacher salaries. But when I speak with school leaders, they want to pay teachers better.

But because of our fiscal rules, the state spends too much money backfilling some of the wealthiest districts not only in the state, but in the country.

And that is truly at the root of our school funding issues. Together, we can fix this systemic problem and finally raise pay for our hardworking educators.

Our work on education is incredibly important. But we can’t fulfill our promise of a better future for our kids if we don’t do a better job of keeping them safe when they walk through the schoolhouse door.

One of the most difficult days of my administration personally, for our state of Colorado, was responding to the STEM school shooting in Highlands Ranch. Where eight students were injured, and Kendrick Castillo lost his life heroically preventing more bloodshed.

Kendrick’s parents, John and Maria, are with us today and I want to show our acknowledgment for the heroism of their son. I will never forget visiting with them shortly after the STEM tragedy. John told me how he would spend every weekend together hunting, building robotics, creating memories. He told me Kendrick was more than just his only son — but was his best friend.

And like millions of parents across our state, and many of us here our parents, I imagined myself in their shoes. And I know that we all did. The disbelief. The devastation. The anger. And the pain.
The despair of losing a child to senseless violence is a weight that too many parents have been forced to bear for too long.

And I want to commend the school safety interim committee for their bipartisan work on this important issue.

And I look forward to working with all of you to do more to keep our kids safer, because no parent should ever have to go through what John and Maria have gone through.

Every child deserves a safe opportunity to learn, to make friends, to create memories, and to grow up and graduate, and move on to a successful life. Thank you for joining us in recognition of your tragic sacrifice John and Maria Castillo.

Most of the time, but not all of the time, that path to success involves some higher education degree — whether that’s a work certificate, a credential, a two-year degree, a four-year degree, an industry-recognized certificate, an apprenticeship.

But rising costs are putting higher education out of reach for too many Coloradans. And the burden of student debt isn’t only holding back an entire generation of young people from buying a home or starting families — but it’s holding back our economy as a whole.

So last year we took action working with you to increase the General Fund investment in higher education by a historic 13%, an increase that we are building on in our new budget.

Together we expanded concurrent enrollment and dual programs so students can spend less time and less money getting the degree they need to succeed.

And thanks to new legislation last year, we are putting $100 into a college savings account for every single Colorado child born or adopted beginning January 1st of this year.

I want to take a moment to congratulate Jorge Esteban Herrera-Delgado, born at 12:07 a.m. on New Year’s Day in Montrose, and Cecily DiCerbo, born at 12:13 a.m. in Summit County. The first two beneficiaries of this new program!

I also want to congratulate the authors of that proposal — Senate Majority Leader Steve Fenberg, a new dad himself who narrowly missed the deadline for college saving account, and Leslie Herod — and I want to highlight the next affordability effort they are spearheading called “Get On Your Feet” loan forgiveness plan. A program would provide debt relief to Coloradans who graduate from 2- or 4-year degree and our on an income-based repayment program, helping them transition into the workforce often when the need is the greatest.

This work isn’t just about helping student borrowers get out of the hole — it’s about growing the economy for everyone.

After graduation day, when the caps and gowns are hanging in the closet, and the diplomas are hanging on the wall, graduates deserve an economy that’s brimming with opportunity to earn a good living.
We need to keep our economy strong, but also — we need to make sure our economy works for everyone.

And when I say everyone, that means everyone.

Because in Colorado, we believe your future shouldn’t be pre-determined by the color of your skin, or your parents’ income, or your religion, or your age, or your disability status, or where you live in our great state, or where you were born, or who you love, or your gender identity. We mean in a Colorado For All and that means everybody.

And that’s why I was proud to work with you and sign a bill guaranteeing that men and women get paid the same wage for the same work.

It’s why we are proud to support our minority-, women-, and veteran-owned businesses.

It’s why we were excited to open the doors of our brand-new veterans One Source center in Grand Junction several months ago, to increase pay for some of our brave National Guard service members.

We just deploy 150 to the Balkans last week. I was able to join them in saying farewell to their families for about ten months as they represent Colorado proudly on their peacekeeping work on the Balkans.

That’s also why our administration has expanded apprenticeships to support the next generation of workers.

It’s why we passed bipartisan criminal justice reform measures that help expand opportunities, saving taxpayers money, and I know that I look forward to continue working with you on vital pre-trial reforms to build on that progress.

And we’re proud in Colorado to continue supporting our aerospace industry that bolsters our national defense and creates good, high-paying jobs.

We’re honored to work with tribal leadership, including those represented here today, to expand opportunities in our Native communities.

It’s also why we’re investing in every corner of our state: enhancing rural economic development, helping our rural hospitals thrive, investing in rural broadband, supporting the next generation of farmers and ranchers, and keeping Colorado the number one state in the nation for industrial hemp.

We also look forward to working with you to help folks retire with dignity, and I’m proud to join you in supporting the Colorado Secure Savings Plan Board recommendations, which Treasurer Dave Young has been leading, to help more Coloradans save for a secure retirement.

And finally, in the face of unprecedented hostility from this White House toward our immigrant and refugee communities, we say loudly and proudly that in Colorado we stand with DREAMers and refugees.

I was proud to appoint Marissa Molina, the first DREAMer in Colorado history to serve on a state board or commission, to the board of Metropolitan State University, and I’d like to take a moment to recognize Marissa, who is here today. Marissa.
In Colorado, we still need the federal government to pass comprehensive, bipartisan immigration reform, and I urge the Supreme Court to do the right thing by the DREAMers.

But in the meantime, we should acknowledge how aspiring Americans like Marissa are working today to make Colorado even better.

In Colorado, we don’t build walls of exclusion — we build ladders of opportunity for everybody.

But of course, opportunity is only one side of the coin.

The other side is affordability. And as our state has grown, so has the cost of living.

The common thread in our work is to save Coloradans money — whether that’s on education, on health care, on utility bills, on housing — and we should do more to save Coloradans money on their taxes too.

This year, due to a strong economy and a bipartisan deal from 2005, every Coloradan will receive real tax relief as our state income taxes goes down to a historic low of 4.5%. And that’s for all taxpayers, that's for individuals, for corporations, and for every small business in our state.

In addition last session, we delivered a tax cut for 144,000 small businesses, our retailers, or mom and pop shops, by cutting wasteful subsidies to big box retailers, and we still had money left over to invest in affordable housing and improving health care.

I am very enthusiastic about working with you to deliver permanent income tax relief, and we should continue down this path of eliminating tax breaks for special interests so that we can lower the rates for everyone without reducing state revenue.

A broader base taxed at a lower rate will boost economic growth with the ancillary benefit of preventing the corrosive influence of crony capitalism.

In the 1960s, President Kennedy delivered a historic tax cut, saying the tax system, "exerts too heavy a drag on growth... siphons out... too large a share of...purchasing power...[and] reduces the financial incentives for personal effort, investment, and risk-taking."

And in 2010, President Obama directed his economic team towards, “closing loopholes and simplifying income taxes for corporations and individuals... to rid the code of its complex buildup of deductions, credits and exemptions, thereby broadening the base of taxes collected and allowing for lower rates."

Now first to our credit, our state tax system is much better than the federal one, so let’s start with some credit where it’s due.

But we also know that it’s not just Democrats like JFK and Obama who want to save you money on taxes. I think I might have heard a thing or two from my Republican friends and our colleagues about it as well.
So in the spirit of collaboration, I am proud to announce today that we will be creating a bipartisan study group to work on making our tax code more fair by looking at ways to broaden the base and lower the rate by the end of my first term, and we look forward to working with you to make that happen. Broadening the base and lowering the rate will lead to higher wages, and make balancing the family budget much easier.

In the meantime, I certainly look forward to working with you on other creative ways that we can provide tax relief and invest in roads and schools.

And as we work to broaden our base and lower the rates, we also need to focus fiscally for saving more for a rainy day.

Last year I asked the legislature to put away an additional $180 million into savings to replenish what was spent in the Great Recession, but only an additional $40 million was placed in reserve. So this year I urge you to replenish our reserves and recessionary tools with an additional $118 million to bring us in line with the national average and better prepare us for a future downturn, whenever it happens.

And I want to commend my cabinet and Budget Director for taking the lead on this by finding $73 million in savings, in General Fund savings, $238 million in savings overall, to make sure taxpayers are getting the biggest bang for their buck.

We’re also working with Treasurer Young on a legislative package that will provide future Legislatures and Governors with the tools to rebuild and replenish our coffers as a recovery is happening.

With so many pressing needs today, putting money in reserves is always a hard ask, I get that, but we truly have an obligation to save during good times like these so that we can weather the next storm whenever it comes.

At the end of the day, there is one issue, that from family budgets, and worries, and costs, continues to reign over so many others when it comes to affordability: and that’s the high cost of health care. I’m sure you’ve heard a thing or two about from your constituents, many of you have lived that experience yourself.

Americans still pay twice as much for health care than those living in other developed nations, and for most of us it’s our biggest expense after rent or mortgage.

Nearly one in five Coloradans forego health care because of the cost. One in three can’t afford their prescription drugs they need, often leading to higher costs over time.

And 13% of Americans — 1 out of 8 who live in this country — said they knew someone who died because they could not afford treatment.

This must change.
And it is starting to change for the better, thanks to your bipartisan work — and the tremendous work of our Lieutenant Governor Dianne Primavera who heads up our Office of Saving People Money on Health Care.

Last session, we passed historic bipartisan legislation to tackle surprise out-of-network billing, enact new transparency requirements for hospitals, allow for the importation of cheaper prescription drugs from Canada.

And perhaps the biggest accomplishment in health care last year was our reinsurance program — a bipartisan effort led by Representatives Julie McCluskie and Janice Rich and Senators Kerry Donovan and Bob Rankin.

Thanks to reinsurance, health care rates on the individual market have gone down this year by an average of 20%!

And the savings are even higher where Coloradans were getting ripped off the worst in the Eastern Plains, and Southern Colorado, and the Western Slope!

And we should be proud of this work. But a lot of the time, the best ideas don’t come from inside this building — they come directly from our communities.

And I want to give you another example of what’s happening in health care and how our working is helping deliver savings, working with you. In Summit County, the Peak Health Alliance pools individuals and employers together, and uses their combined purchasing power to negotiate down the prices with hospitals to directly save consumers money. Our Division of Insurance is already working with the Colorado Business Group on Health to help replicate and expand this successful consumer purchasing model in Grand, Eagle, Archuleta, Dolores, La Plata, Montezuma and San Juan counties, and I know there is more to come.

I want to introduce you to someone that our policies directly helped who saw first hand how broken our system is and the decisions we make in this building can fix it.

Glenn Brady is a small business owner in Summit County. Glenn is a single father because his wife Kelly tragically passed away from cancer in 2018, leaving a hole in their family, with his three young daughters who I met just before this speech. But as if the loss of a loved one wasn’t enough, the Bradys were hit with hundreds of thousands of dollars in medical debt.

Glenn was also frustrated by the high cost of insurance for himself and his three daughters, Luci, Ava, and Adelaide. But thanks to the bipartisan reinsurance program that we passed last year, and the Peak Health Alliance, Glenn is saving $7,000 a year on the very same health insurance plan he had last year. Glenn.

Before this he was telling me he might’ve even saved a little bit more than $7,000 as he was tallying it up. And what that means, because healthcare is something, you have three daughters, you’re a single parent, you simply can’t go without. And to be able to afford that and also make sure that he’s able to honor the promises that he made to his late wife Kelly, that his kids would have the best education and tutoring, and braces, and her death wouldn’t interrupt their kids activities or lives.
The savings Glenn has realized are helping to pay for those things that Kelly wanted for her kids and fulfill the promises he made to Kelly, and her final wishes, and ensure that their wonderful three daughters grow up with all of the opportunities we would want for our own sons and daughters. Thank you Glenn.

The Reinsurance is delivering real savings, but the peace of mind of having health coverage is truly priceless. We are asking in our budget for a modest $18 million investment in reinsurance to continue to protect these savings for Glenn and hundreds of thousands of Coloradans for another year.

We know that health care costs won’t magically go down on their own. We all need to work on it. We need good ideas from the left, the right, the center, from everywhere.

This year I’m proud to support legislation to require prescription drug price transparency, and a proposal to provide Coloradans a public option to increase freedom and choice in the healthcare marketplace.

I want to thank Senator Donovan, Representative Dylan Roberts, Representatives Marc Catlin for their leadership on launching this important concept.

It’s really simple market economics. When you have more choices as a consumer, companies have to compete for your business, which means lower prices.

We estimate that a public option will save Coloradans an additional 9-18% on their individual premiums.

Furthermore, the public option will empower folks in the 22 Colorado counties where there is currently only one insurer, and no choice.

We know, you might have heard, that there are powerful special interests with a stake in preserving the status quo.

Colorado happens to have the 2nd highest hospital profit margin in the country.

And Front Range hospitals with over $2 billion dollars in profits in 2018, let me say that again $2 billion dollars in profits in a single year, are already using some of those profits from overcharging patients to run ads against legislation that would save families money.

We won’t let that work.

Just this year, we’re also seeing pharmaceutical drugs coming to market with a price tag of over $2 million for a single dose.

And of course those folks are going to fight legislation that will bring some sanity to the pricing. I get that.

But we don’t represent the special interests — we represent the people. And the people are crying out for relief on high health care costs. We can and we will do better.
Another way we can reduce health costs and ensure a healthier population is by standing up to Big Tobacco to reduce underage smoking and teenage vaping and address our highest-in-the-nation teenage vaping rate. And we look forward to working with you to make progress on that issue.

Reducing costs on our health care will also help us tackle one of our most pressing problems — our state’s behavioral, mental health, and addiction crisis.

Last year, thanks to your help, I appointed a Behavioral Health Task Force to conduct a top-to-bottom review of Colorado’s behavioral health system and author a strategic plan for reform by June of this year.

Our state already spends $1.4 billion on mental and behavioral health, we need to make our system patient-centric and more efficient so we can help more people when they need it.

I want to thank CDHS Director Michele Barnes, Representatives Lois Landgraf, and Tracy Kraft-Tharp, and Dafna Michaelson Jenet for their dedication and work on behavioral health, as well as Senator Brittany Pettersen and Rep. Chris Kennedy and the members of the Opioid Study Committee for all of their strong work. I look forward to collaborating with all of you on desperately-needed reforms for behavioral health.

And, by the way, often those reforms can save money. It’s a frustration of many hospitals and providers that they don’t have adequate step-down facilities that may not only incur a lower billing rate, but are more appropriate to deliver a better patient outcome for folks who should not necessarily be hospitalized, but need a kind of step down facility treatment.

And finally, we want to work with you to find a way to enact paid family and medical leave for more Coloradans. The Federal Family and Medical Leave Act allows for unpaid leave, but that often forces families to choose between getting a paycheck and caring for a newborn child, an aging parent, or themselves. And for many who don’t have months of rent or mortgage saved up that’s not a real choice.

I’m hopeful that together we can construct a unique Colorado solution that provides paid time off to many more Coloradans as soon as possible, without straining state resources or forcing taxpayers to bear the financial risk.

I know that it is no easy task. You know one of my favorite sayings is “if it was easy, it would’ve been done already.” We’re not left with the easy things to do, we’re left with the hard ones. It’s going to take negotiations and compromise to get it done.

But I am committed to putting in the hard work, and in fact, let’s lead by example in the next fiscal year by extending this benefit to our exceptional state employees who make Colorado run.

We need to plan not only for our own health and well-being, but for our state’s.

And true leadership is planting trees knowing that we may not live long enough to enjoy the shade of.

Previous generations were wise enough to understand that there are some things that you cannot replace. That once they are gone, they are gone.
Of course, I’m talking about protecting our iconic public lands and wild areas and what keeps Colorado special — whether it’s the ground under our feet, the water we drink, the air we breathe — really the most essential parts of what it means to be a Coloradan.

Our majestic lands define our state and also power our economy by making us an international destination for tourism and for outdoor recreation.

But like so many things in our state, growth threatens our enjoyment, and our benefit, from some of our natural treasures.

In a very real sense, we are loving some of our public lands to death.

Admissions to state parks have skyrocketed, which is great, but that means there is more need for upgraded trails, bathrooms, parking and facilities, and it’s urgent.

So we are asking the Legislature for a one-time infusion from the General Fund to make important capacity improvements across our State parks system.

This money will also go towards opening our newest state park at Fishers Peak!

I was delighted to stand with Senate President Garcia, Senator Crowder, JBC Chair Esgar as we announced this new, spectacular state park that will run from near Trinidad all the way to the New Mexico border, and will reap enormous benefits for our economy and Southern Colorado residents.

We know our state’s growth also affects our ever-scarce water supply.

I was glad to see Prop DD — led by House Majority Leader Alec Garnett and House Minority Leader Patrick Neville and Senators Kerry Donovan and John Cooke — pass at the ballot box. Congratulations.

In addition to the future revenues that we'll derive from DD, I've also called for another $10 million investment in the Colorado Water Plan and look forward to meeting those commitments.

As we’ve all noticed, our growth isn’t just impacting our public lands and our water — it’s also making our roads and bridges more congested, less safe. All of us are spending more time sitting in traffic, which means less and less time with our loved ones and less economic productivity.

Thanks to good-faith bipartisan work, the state was able to make a historic multi-year investment in transportation infrastructure.

My administration held listening sessions in every county in the state to hear directly from folks about their priorities, and we’ve worked to develop a plan to use our precious resources in the most effective ways that we can: relieving congestion on key choke points on Highway 25 and Highway 70, making busy streets in our cities move quicker, and making the biggest investment in rural roads in modern Colorado history.

But the General Fund alone cannot meet our state's needs, and voters have rejected three straight ballot measures in the last two years to fund roads, even while our existing revenue source — the fuel tax — is bringing in less and less at a time when our needs are growing. Thus Coloradans look to us in this
building to think big and do more to fund our roads.

As we look towards a future where new users and changing technology that needs to pay its fair share, we should also give local jurisdictions and CDOT more flexibility around working together on funding regional projects.

But we cannot create a system that excludes rural Colorado. We need to deliver for everyone in our state, and it’s going to take all of us in this room working together, not playing politics, to get it done and solve it.

By investing in our infrastructure and providing more affordable and convenient transportation options, we can relieve traffic congestion, reduce harmful emissions that blacken our skies, and also boost our entire economy.

Reducing traffic and getting people places quicker also helps us address our air quality and carbon emissions. When it comes to the climate, it is an issue that impacts all of us in this chamber, everyone of our constituents, and indeed every person on the face of the Earth.

In the western United States, we of course are seeing firsthand how a changing climate is already impacting our water supply, our outdoor recreation industry, our farming and ranching communities, and our taxpayers.

It is causing more frequent, more devastating, and more expensive natural disasters.

Thirteen of the largest fires in Colorado’s recorded history have occurred since 2010.

All 20 have occurred since 2000.

I want to commend the brave Colorado firefighters who are heading to Australia right now to do their part in helping contain one of the worst wildfires in the history of civilization.

This is a truly global crisis. And we are never going to solve air quality or climate issues if everyone looks at the person next to them and says, “you do something about the climate.”

If we want to preserve our way of life for future generations, then we all need to lead on clean air and climate.

And in fact, the states and counties that embrace the renewable energy future will reap the economic benefits.

That’s why we have taken bold action to put us on the path to achieving 100% renewable energy by 2040.

But the truth is that due to the price reductions and technological advances, the shift towards renewable energy is happening, and is being driven by the private sector that sees a profitable future in renewable energy.

Just this morning, Tri-State and its members announced that they will be replacing their remaining coal power in the state of Colorado with thousands of megawatts of cheaper and cleaner renewable energy sources by 2030. This announcement will result in a 90% reduction in the utilities’ in-state greenhouse
gas emissions.

This transition includes expanded energy efficiency programs and a significant investment in electric vehicle charging stations across rural Colorado.

We're also excited to work with Tri-State to allow its 17 member co-ops across the state to help make sure they are empowered to help generate more renewable energy locally. We want communities to have the option of reaping the benefits of clean, low-cost local energy generation, and with talks underway, we're hopeful that significantly more local flexibility in Tri-State members will be finalized by April of this year.

This transition will mean lower energy costs, more renewable energy jobs, it means reduced air pollution. It is a bold step to protect the future of the planet and prepare Colorado to succeed in the future.

But we need to recognize the disruption caused to workers, families, and communities that are impacted by the private sector’s turn away from coal. That’s why I intend to work with utilities including Tri-State and our new Office of Just Transition to expand opportunities in renewable energy and help ensure that no worker and no community is left behind.

We’re confident that this transition works because it’s happening right now.

Here is an example in Pueblo. The EVRAZ steel plant uses a lot of energy, and EVRAZ had to find a cheaper power source to stay competitive and to stay in Pueblo.

So, working with Xcel Energy, they are building the largest behind-the-meter solar project in American history to power the steel plant, creating hundreds of solar jobs, keeping thousands of steel manufacturing jobs in Pueblo, reducing costs, and helping to save our way of life — all at the same time.

This is what our renewable energy future looks like. It is about innovation, about growing jobs, growing opportunity, saving people money, and doing our part to reduce air pollution in the process.

And we don’t have any time to waste.

Those of you who know me well know that I’m a big science fiction fan.

Last year we had a Spiderman quote. This year, it’s not Star Wars — it’s Lord of the Rings.

In the first part of the trilogy, Frodo, the protagonist, laments that he must carry this awesome burden of saving the world from a growing darkness.

Gandalf, his guide, responds with a charge that I think really applies to all of us here in this chamber today:

“All we have to decide is what to do with the time that is given to us.”

Every lawmaker here — myself included — is term-limited.

What do we want our legacy to be?
When our great-grandchildren open their history books, what do we want them to read about us in our time?

Will it say that we were too scared to tackle the big issues?

That we were too timid to act on evidence right under our noses?

That we were perhaps too cynical to even try?

Or will we be remembered as the generation that rose to the challenge of our time?

That looked beyond the daily news cycle or the next election and found a way to work together to forge a brighter future, and that lived up to the expectations of our children and our grandchildren, whose future we hold in our hands.

We have the power to do the right thing. All we need is the courage to use it.

Colorado has always been a state of trailblazers, of frontiersmen and women. Ours is a state of can-do people and can-do attitude.

We don’t back down from a challenge, and we don’t quit when the going gets tough.

The state of our state is strong. It is forward-thinking. It is dynamic. It is bold. It is courageous.

Now let’s get to work and show the world what we can accomplish together.

God bless you all, God bless the great state of Colorado, and God bless the United States of America.

The Joint Committee escorted the Governor from the Chamber.

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

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

House reconvened.

On motion of Representative Garnett, the House adjourned until 9:00 a.m., January 10, 2020.

Approved:
KC Becker,
Speaker

Attest:
Robin Jones,
Chief Clerk
Prayer by Pastor Dave Love, Calvary Castle Rock, Castle Rock.

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

Pledge of Allegiance led by Brayden Sawyer, Bristolyn Sawyer, Brynlee Sawyer, Brooklyn Sawyer, Classical Conversations, Castle Rock.

The roll was called with the following result:

- Present--62.
- Excused--Representative(s) Buckner, Esgar, McLachlan--3.

The Speaker declared a quorum present.

On motion of Representative Young, the House Journal of Thursday, January 9, 2020, was declared approved as corrected by the Chief Clerk.

CONSIDERATION OF RESOLUTION(S)

HR20-1001 by Representative(s) Mullica, Bird, McKean, Van Winkle --Concerning employees and positions for the House of Representatives convened in the Second Regular Session of the Seventy-second General Assembly.

(Printed and placed in members' files.)

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

SJR20-001 by Senator(s) Fenberg, Garcia, Holbert; also Representative(s) Mullica, Bird, McKeen, Van Winkle--Concerning the officers and employees of the Second Regular Session of the Seventy-second general assembly.

(Printed and placed in members' files.)

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

Current Roll Call added as co-sponsor(s): Representative(s) Arndt, Baisley, Beckman, Benavidez, Bockenfeld, Buck, Buentello, Caraveo, Carver, Catlin, Coleman, Cutter, Duran, Exum, Froelich, Garnett, Geitner, Gonzales-Gutierrez, Gray, Hansen, Herod, Holtorf, Hooton, Humphrey, Jackson, Jaquez Lewis, Kennedy, Kipp, Kraft-Tharp, Landgraf, Larson, Liston, Lontine, McCluskie, Melton, Michaelson Jenet, Neville, Pelton, Ransom, Rich, Roberts, Saine, Sandridge, Singer, Sirota, Snyder, Soper, Sullivan, Tipper, Titone, Valdez A., Valdez D., Weissman, Will, Williams D., Wilson, Young, Speaker

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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:

HB20-1083 by Representative(s) Kraft-Tharp and Van Winkle; also Senator(s) Holbert--Concerning the definition of a nursing home for purposes of the residential real property classification.

Committee on Transportation & Local Government

HB20-1084 by Representative(s) Duran; also Senator(s) Foote--Concerning requirements for persons who sell certain pet animals.

Committee on Rural Affairs & Agriculture

HB20-1085 by Representative(s) Kennedy and Herod; also Senator(s) Winter and Priola, Donovan, Pettersen--Concerning the prevention of substance use disorders.

Committee on Health & Insurance

HB20-1086 by Representative(s) Michaelson Jenet and Larson; also Senator(s) Fields--Concerning health insurance coverage for an annual mental health wellness examination performed by a qualified mental health care provider.

Committee on Health & Insurance
HB20-1087 by Representative(s) Will and Arndt--Concerning the enforcement of laws administered by the division of parks and wildlife, and, in connection therewith, modifying parks and wildlife statutes to correct vague and contradictory provisions of law and remove obsolete provisions of law.

Committee on Rural Affairs & Agriculture

HB20-1088 by Representative(s) Gonzales-Gutierrez--Concerning certification of victim helpfulness.

Committee on Judiciary
Committee on Appropriations

HB20-1089 by Representative(s) Melton--Concerning clarification that the prohibition on an employer terminating an employee for the employee's lawful off-duty activities extends to activities that are lawful under state law even if those activities are not lawful under federal law.

Committee on Business Affairs & Labor

HB20-1090 by Representative(s) Young, Arndt--Concerning a requirement that each retail community pharmacy make a prescription reader available to each individual who is visually impaired to whom the pharmacy dispenses a prescription drug.

Committee on Public Health Care & Human Services

HB20-1091 by Representative(s) Snyder; also Senator(s) Williams A.--Concerning the division of a domestic stock insurer into multiple resulting domestic stock insurers.

Committee on Business Affairs & Labor

On motion of Representative Tipper, the House adjourned until 10:00 a.m., January 13, 2020.

Approved:
KC Becker,
Speaker

Attest:
Robin Jones,
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 Phoebe Davis, Denver School of the Arts, Mia Davis, Tate Davis, Polaris at Ebert Elementary, Denver.

The roll was called with the following result:

Present--59.
Excused--Representative(s) Carver, Catlin, Duran, Kraft-Tharp, Landgraf, McLachlan--6.

The Speaker declared a quorum present.

On motion of Representative Young, the House Journal of Friday, January 10, 2020, was declared approved as corrected by the Chief Clerk.

House in recess. House reconvened.

MESSAGE FROM THE SENATE

The Senate has adopted SJM20-001 and transmits herewith.

INTRODUCTION AND CONSIDERATION OF MEMORIAL

SJM20-001 by Senator(s) Story; also Representative(s) Tipper and Larson--Memorializing former Senator Kathy Arnold.

(Printed and placed in members' files.)

On motion of Representative Garnett, the rules were suspended and the memorial was given immediate consideration.

Representative Tipper moved SJM20-001 and requested it be read at length.
Pursuant to House Rule 26(f) the House stood in recess to allow the
following former members to speak on behalf of the Honorable Kathy
Arnold: Representative(s) Vickie Agler, Don Lee, Frank DeFilippo,
Miller Hudson; Senator(s) Norma Anderson, Dennis Gallagher.

House reconvened.

The memorial was adopted by viva voce vote.

Current roll call added as co-sponsor(s): Representative(s) Arndt, Baisley,
Beckman, Benavidez, Bird, Bockenfeld, Buck, Buckner, Buentello, Caraveo,
Coleman, Cutter, Esgar, Exum, Froelich, Garnett, Geitner, Gonzales-Gutierrez,
Gray, Hansen, Herod, Holtorf, Hooton, Humphrey, Jackson, Jaquez Lewis,
Kennedy, Kipp, Liston, Lontine, McCluskie, McKean, Melton, Michaelson
Jenet, Mullica, Neville, Pelton, Ransom, Rich, Roberts, Saine, Sandridge,
Singer, Sirola, Snyder, Soper, Sullivan, Titone, Valdez A., Valdez D., Van
Winkle, Weissman, Will, Williams D., Wilson, Young, Speaker

House in recess. House reconvened.

INTRODUCTION OF BILLS
First Reading

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

**HB20-1092** by Representative(s) Caraveo and Will, Roberts; also
Senator(s) Donovan and Rankin–Concerning medicaid
reimbursement to federally qualified health centers, and,
in connection therewith, making cost report changes and
requiring reimbursement for telemedicine.

Committee on Public Health Care & Human Services

**HB20-1093** by Representative(s) McCluskie and Wilson; also
Senator(s) Donovan–Concerning county authority to
license and regulate a business.

Committee on Transportation & Local Government

**HB20-1094** by Representative(s) Catlin and Arndt, Kipp; also
Senator(s) Ginal and Coram, Woodward–Concerning a
repeal of the dollar limitation on the fee that a local board
of health may set for on-site wastewater treatment system
permits.

Committee on Rural Affairs & Agriculture

**HB20-1095** by Representative(s) Arndt; also Senator(s)
Bridges–Concerning the authority of a local government’s
master plan to include policies to implement state water
plan goals as a condition of development approvals.

Committee on Rural Affairs & Agriculture
HB20-1096 by Representative(s) Baisley, Ransom; also Senator(s) Sonnenberg—Concerning the authorization to establish a protected series of a series limited liability company, and, in connection therewith, enacting the “Uniform Protected Series Act”.

Committee on Judiciary

On motion of Representative Bird, the House adjourned until 9:00 a.m., January 14, 2020.

Approved:
KC Becker,
Speaker

Attest:
Robin Jones,
Chief Clerk
Prayer by Father Marcus Fryer, Arrupe Jesuit High School, Denver.

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

Pledge of Allegiance led by Cesar Murillo, Florida Pitt Waller School, Denver.

The roll was called with the following result:

Present--60.
Excused--Representative(s) Bockenfeld, Catlin, Duran, Esgar, Saine--5.
Present after roll call--Representative(s) Bockenfeld, Saine.

The Speaker declared a quorum present.

On motion of Representative Young, the House Journal of Monday, January 13, 2020, was declared approved as corrected by the Chief Clerk.

House in recess. House reconvened.

PRINTING REPORT(S)

The Chief Clerk reports the following bills have been correctly preprinted: HB20-1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 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, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082.

The Chief Clerk reports the following bills have been correctly printed: HB20-1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091.

The Chief Clerk reports the following bills have been correctly printed: HB20-1092, 1093, 1094, 1095, 1096.
SIGNING OF BILLS - RESOLUTIONS - MEMORIALS

The Speaker has signed: **HR20-1001; HJR20-1001.**

INTRODUCTION OF BILLS
First Reading

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

- **HB20-1097** by Representative(s) Young and Arndt--Concerning the ability to use water that has been adjudicated for municipal use in an interconnected treated municipal water supply system if the historical consumptive use of the water right has already been quantified in a previous change of the water right.
  - Committee on Rural Affairs & Agriculture

- **HB20-1098** by Representative(s) Williams D., Geitner, Sandridge, Holtorf, Baisley--Concerning the prohibition of performing an abortion after twenty-two weeks gestational age except in limited circumstances.
  - Committee on State, Veterans, & Military Affairs

- **HB20-1099** by Representative(s) Saine and Humphrey, Williams D., Neville, Geitner, Sandridge, Buck, Baisley, Van Winkle; also Senator(s) Marble--Concerning the repeal of certain provisions concerning ammunition magazines.
  - Committee on State, Veterans, & Military Affairs

- **HB20-1100** by Representative(s) Froelich; also Senator(s) Crowder--Concerning pass-through child support payments to families that are eligible for temporary assistance for needy families.
  - Committee on Public Health Care & Human Services

- **HB20-1101** by Representative(s) Wilson, Singer; also Senator(s) Hisey and Todd--Concerning the referral of a prospective resident to an assisted living residence by an assisted living residence referral agency.
  - Committee on Public Health Care & Human Services

- **HB20-1102** by Representative(s) Tipper and Soper--Concerning required procedures to protect the defendant when jailhouse witnesses are used in a criminal case.
  - Committee on Judiciary
  - Committee on Appropriations

- **HB20-1103** by Representative(s) Buckner and Will, Larson; also Senator(s) Fields and Priola--Concerning health insurance coverage for colorectal cancer screening.
  - Committee on Health & Insurance
HB20-1104 by Representative(s) Ransom and Buckner--Concerning court proceedings related to relinquishment of parental rights.

Committee on Public Health Care & Human Services

HB20-1105 by Representative(s) Geitner--Concerning requirements before adding a person suspected of child abuse or neglect to the Colorado TRAILS system.

Committee on Public Health Care & Human Services

HB20-1106 by Representative(s) Williams D., Soper, Humphrey, McKean, Geitner, Sandridge, Liston, Baisley--Concerning measures limiting the public inspection of internal investigations.

Committee on Judiciary

HB20-1107 by Representative(s) Sullivan; also Senator(s) Gardner--Concerning a victim towing and impound fee grant program, and, in connection therewith, making an appropriation.

Committee on Judiciary

Committee on Appropriations

On motion of Representative Bird, the House adjourned until 9:00 a.m., January 15, 2020.

Approved:
KC Becker,
Speaker

Attest:
Robin Jones,
Chief Clerk
Prayer by the Reverend Dr. Cynthia Cearley, Denver.

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

Pledge of Allegiance led by Brittany Rodrigue, Metropolitan State University.

The roll was called with the following result:

Present--62.

Excused--Representative(s) Catlin, Duran, Singer--3.

The Speaker declared a quorum present.

On motion of Representative Young, the House Journal of Tuesday, January 14, 2020, was declared approved as corrected by the Chief Clerk.

CHANGE IN SPONSORSHIP

The Speaker announced the following change in sponsorship pursuant to House Rule 27A(e):

HB20-1044--Representative Garnett to replace Representative Exum as joint prime sponsor.

House in recess. House reconvened.

PRINTING REPORT

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

HB20-1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107.
INTRODUCTION OF BILLS
First Reading

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

HB20-1108 by Representative(s) McLachlan; also Senator(s) Coram--Concerning the composition of the board of trustees for Fort Lewis college.
Committee on Education

HB20-1109 by Representative(s) Van Winkle and Garnett; also Senator(s) Gardner--Concerning an extension of the income tax credit for employer contributions to employee 529 qualified state tuition programs.
Committee on Finance
Committee on Appropriations

HB20-1110 by Representative(s) McLachlan and Exum--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
Committee on Appropriations

HB20-1111 by Representative(s) Geitner, Neville, Soper, Larson--Concerning parents’ authority to request reforms for low-performing schools.
Committee on State, Veterans, & Military Affairs

HB20-1112 by Representative(s) Hooton--Concerning the expansion of the state income tax credit for a monetary contribution to promote child care.
Committee on Finance
Committee on Appropriations

HB20-1113 by Representative(s) Titone and Beckman, Cutter, Froelich, Jaquez Lewis, Kipp, Landgraf, Michaelson Jenet, Rich, Singer, Will, Young--Concerning mental health educational resources, and, in connection therewith, creating a website with information and internet links to available behavioral health care services in each geographic region and encouraging health care professionals to take a course in mental health education to satisfy continuing competency requirements.
Committee on Public Health Care & Human Services
Committee on Appropriations

HB20-1114 by Representative(s) Sandridge, Baisley, Bockenfeld, Geitner, Humphrey, Liston, Neville, Pelton, Ransom, Rich, Saine, Soper, Will, Williams D.--Concerning the establishment of the "Protection of Minors from Mutilation and Sterilization Act".
Committee on State, Veterans, & Military Affairs
HB20-1115 by Representative(s) Catlin and McLachlan; also Senator(s) Coram--Concerning a sales tax exemption for fencing material used in a farm operation.
Committee on Finance
Committee on Appropriations

HB20-1116 by Representative(s) Esgar and Sullivan; also Senator(s) Todd and Gardner--Concerning an extension of the procurement technical assistance center program.
Committee on Business Affairs & Labor

HB20-1117 by Representative(s) Neville--Concerning the definitions applicable to the misbranding of food, and, in connection therewith, prohibiting failing to label food from animals not born, raised, and harvested exclusively in the United States as imported; prohibiting labeling food that does not come from animals as "meat" or terms that describe meat; and requiring laboratory-grown meat labeling to display notice of its origin.
Committee on Energy & Environment

HB20-1118 by Representative(s) Larson--Concerning the penalties imposed on the driver of a motor vehicle who causes serious bodily injury to another person.
Committee on Judiciary

HB20-1119 by Representative(s) Exum and Landgraf; also Senator(s) Hisey and Lee--Concerning the authority of the state government to regulate perfluoroalkyl and polyfluoroalkyl substances.
Committee on Energy & Environment

HB20-1120 by Representative(s) Carver and Roberts; also Senator(s) Gardner and Fields--Concerning enhancing the enforcement of crimes of sexual exploitation of a child.
Committee on Judiciary

HB20-1121 by Representative(s) Mullica and Soper--Concerning criminalizing retaliation against an elected official.
Committee on Judiciary

HB20-1122 by Representative(s) Hooton and Larson, Bird--Concerning the "Colorado Homeless Youth Services Act".
Committee on Public Health Care & Human Services
Committee on Appropriations

HB20-1123 by Representative(s) Lontine and Soper; also Senator(s) Lee--Concerning a grace period before a court issues a failure to appear warrant.
Committee on Judiciary
HB20-1124 by Representative(s) McKean and Snyder--Concerning clarification of the period following the declaration by the governor of a disaster emergency in a county within which the board of county commissioners may transfer county general fund money to the county road and bridge fund for the purposes of disaster response and recovery.

Committee on Transportation & Local Government

HB20-1125 by Representative(s) Baisley and Buentello; also Senator(s) Woodward--Concerning a state income tax credit related to eligible educators' personal expenses.

Committee on Finance
Committee on Appropriations

HB20-1126 by Representative(s) Saine and Buck; also Senator(s) Marble and Cooke, Sonnenberg--Concerning a requirement that the state approve an oil and gas permit to drill that has been approved by a local government.

Committee on Energy & Environment

HB20-1127 by Representative(s) McCluskie and McLachlan; also Senator(s) Todd--Concerning an extension of the employment-after-retirement limitations for retirees of the public employees' retirement association employed by a board of cooperative services after retirement.

Committee on Finance
Committee on Appropriations

HB20-1128 by Representative(s) Buentello and Wilson, Young; also Senator(s) Zenzinger and Priola--Concerning education requirements for educators to increase awareness of special education issues.

Committee on Education
Committee on Appropriations

HB20-1129 by Representative(s) Van Winkle and Froelich--Concerning battery-charged fences.

Committee on Transportation & Local Government

HB20-1130 by Representative(s) Soper and Weissman, Bird, Bockenfeld, Carver, Cutter, Gonzales-Gutierrez, Herod, McCluskie, Rich, Roberts, Snyder, Van Winkle; also Senator(s) Bridges and Hisey--Concerning the online availability of opinions issued by Colorado courts.

Committee on Judiciary
Committee on Appropriations

HB20-1131 by Representative(s) Titone and Caraveo, Froelich, Kipp, Singer; also Senator(s) Winter, Danielson--Concerning the creation of the menstrual hygiene products accessibility program.

Committee on Education
Committee on Appropriations
HB20-1132 by Representative(s) Lontine; also Senator(s) Fenberg—Concerning county reimbursements for election supplies from the local elections assistance cash fund. Committee on State, Veterans, & Military Affairs

INTRODUCTION OF RESOLUTION

The following resolution was read by title and laid over until Friday, January 17, 2020:

HJR20-1002 by Representative(s) Melton and Herod, Buckner, Coleman, Exum, Jackson; also Senator(s) Williams A. and Fields—Concerning the commemoration of the birthday of the Reverend Dr. Martin Luther King, Jr.

INTRODUCTION OF MEMORIAL

The following memorial was read by title and laid over until Friday, January 17, 2020:

HM20-1001 by Representative(s) Valdez A.—Memorializing former Representative Wayne Knox.

On motion of Representative Hooton, the House adjourned until 9:00 a.m., January 16, 2020.

Approved:
KC Becker,
Speaker

Attest:
Robin Jones,
Chief Clerk
Prayer by the Reverend Dr. Michelle Medrano, Mile High Church, Lakewood.

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


The roll was called with the following result:

Present--56.

Excused--Representative(s) Catlin, Duran, Herod, Hooton, Kraft-Tharp, Mullica, Snyder, Soper, Van Winkle--9.

Present after roll call--Representative(s) Herod, Hooton, Mullica, Snyder, Soper, Van Winkle.

The Speaker declared a quorum present.

On motion of Representative Young, the House Journal of Wednesday, January 15, 2020, was declared 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:

HB20-1108, 1109, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1126, 1127, 1128, 1129, 1130, 1131, 1132.

SIGNING OF BILLS - RESOLUTIONS - MEMORIALS

The Speaker has signed: SJR20-001.
INTRODUCTION OF BILLS
First Reading

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

HB20-1133  by Representative(s) Kraft-Tharp and McKean; also Senator(s) Tate--Concerning land use entitlements affecting real property that has been disconnected from a municipality.
Committee on Transportation & Local Government

HB20-1134  by Representative(s) Sandridge--Concerning appeals of orders relating to restitution of premises under forcible entry and detainer.
Committee on Judiciary

HB20-1135  by Representative(s) Buck--Concerning a new requirement for high school students to take the United States citizenship test instead of the social studies assessment.
Committee on Education

HB20-1136  by Representative(s) Snyder--Concerning the regulation of investments made by domestic insurance companies.
Committee on Business Affairs & Labor

HB20-1137  by Representative(s) McCluskie and Soper; also Senator(s) Donovan--Concerning a requirement that the broadband deployment board give substantial weight to a local entity’s written certification that an area within the entity’s jurisdiction is an unserved area when considering an application for grant money for the provision of broadband service to that unserved area.
Committee on Business Affairs & Labor

HB20-1138  by Representative(s) Coleman and Larson; also Senator(s) Bridges and Gardner--Concerning supplementing the centralized inventory of state-owned real property maintained by the office of the state architect to include all publicly owned real property.
Committee on Transportation & Local Government

HB20-1139  by Representative(s) Pelton and Caraveo--Concerning supporting the peer support professional workforce.
Committee on Public Health Care & Human Services

HB20-1140  by Representative(s) Buck; also Senator(s) Ginal--Concerning access to direct primary care services for Colorado medicaid recipients.
Committee on Health & Insurance
HB20-1141 by Representative(s) Caraveo and Gonzales-Gutierrez; also Senator(s) Gonzales--Concerning restrictions on the fees charged by landlords.

Committee on Business Affairs & Labor

The Speaker announced that the House will be closed on Monday, January 20, 2020 in observance of Martin Luther King, Jr. Day.

On motion of Representative D. Valdez, the House adjourned until 9:00 a.m., January 17, 2020.

Approved:
KC Becker,
Speaker

Attest:
Robin Jones,
Chief Clerk
Prayer by Pastor Linette Ballew, New Horizons Christian Church, Dacono.

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

Pledge of Allegiance led by Arianny Marmolejo, Coronado Hills Elementary School, Littleton.

The roll was called with the following result:

Present--60.
Excused--Representative(s) Catlin, Duran, Jaquez Lewis, McLachlan, Melton--5.
Present after roll call--Representative(s) Jaquez Lewis, Melton.

The Speaker declared a quorum present.

On motion of Representative Young, the House Journal of Thursday, January 16, 2020, was declared approved as corrected by the Chief Clerk.

RESIGNATION

January 17th, 2020

Robin Jones Chief Clerk, Colorado House of Representatives
Colorado Capitol, 200 E. Colfax Ave, Denver, CO 80203

Dear Chief Clerk Robin Jones,

I write this letter to formally tender my resignation from the Colorado House of Representatives as the House District 38 Representative effective immediately upon your acceptance of this letter. I am resigning to accept a position in the Trump Administration. In this role I will continue to serve the citizens of Colorado but also the citizens of the states of Montana, North Dakota, South Dakota, Utah and Wyoming.

I will always be grateful to have had the opportunity to represent the good people of HD38 in this glorious and beautiful State Capitol Building. I will always be thankful for the support of my family throughout my years as an elected official. To all the non-partisan legislative staff, Sergeant's-
at-Arms, my Caucus staff, Caucus leadership, colleagues and all Representatives in this chamber it has been an honor and privilege to work with all of you.

I wish you peace and prosperity. Nothing without Providence. Nothing without God.

With Respect,

(signed)
Representative Susan Beckman

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House in recess. House reconvened.

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CONSIDERATION OF MEMORIAL

HM20-1001 by Representative(s) Valdez A.--Memorializing former Representative Wayne Knox.

(Printed and placed in members' files.)

Representative A. Valdez moved HM20-1001 and requested it be read at length.

Pursuant to House Rule 26(f) the House stood in recess to allow the following former members to speak on behalf of the Honorable Wayne Knox: Representative(s) Wilma Webb, Fran Coleman, Doug Linkhart.

House reconvened.

The memorial was adopted by viva voce vote.


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CONSIDERATION OF RESOLUTION

HJR20-1002 by Representative(s) Melton and Herod, Buckner, Coleman, Exum, Jackson; also Senator(s) Williams A. and Fields--Concerning the commemoration of the birthday of the Reverend Dr. Martin Luther King, Jr.

(Printed and placed in members' files.)
Representative Herod moved HJR20-1002 and requested it be read at length.

The resolution was adopted by viva voce vote.


REPORT(S) OF COMMITTEE(S) OF REFERENCE

STATE, VETERANS, & MILITARY AFFAIRS

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

HB20-1021 be referred to the Committee of the Whole with favorable recommendation.

HB20-1036 be referred to the Committee of the Whole with favorable recommendation.

HB20-1051 be referred to the Committee of the Whole with favorable recommendation.

PRINTING REPORT

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

HB20-1122 (correctly reprinted), 1133, 1134, 1135, 1136, 1137, 1138, 1139, 1140, 1141.

MESSAGE(S) FROM THE SENATE

The Senate has adopted HJR20-1002 and returns herewith.

House in recess. House reconvened.
INTRODUCTION OF BILLS
First Reading

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

**HB20-1142** by Representative(s) Cutter and Soper--Concerning the creation of an enterprise that is exempt from the requirements of section 20 of article X of the state constitution to administer a fee-based hazard mitigation grant program.
Committee on Energy & Environment
Committee on Finance
Committee on Appropriations

**HB20-1143** by Representative(s) Jackson and Gonzales-Gutierrez, Arndt, Caraveo, Coleman, Cutter, Exum, Herod, Hooton, Jaquez Lewis, Kipp, McLachlan, Melton, Singer, Sirota, Snyder, Titone, Valdez A.; also Senator(s) Winter--Concerning additional public health protections regarding alleged environmental violations, and, in connection therewith, raising the maximum fines for air quality and water quality violations and allocating the fines to environmental mitigation projects.
Committee on Energy & Environment
Committee on Finance

**HB20-1144** by Representative(s) Pelton, Baisley, Beckman, Buck, Geitner, Humphrey, Larson, Liston, Neville, Ransom, Rich, Saine, Sandridge, Van Winkle, Will--Concerning the creation of a parent’s bill of rights.
Committee on State, Veterans, & Military Affairs

**HB20-1145** by Representative(s) McKean; also Senator(s) Holbert and Garcia--Concerning the safety consequences of a driver passing an official vehicle that displays a warning light.
Committee on Transportation & Local Government

**HB20-1146** by Representative(s) Neville--Concerning conservation easement transparency.
Committee on Rural Affairs & Agriculture
Committee on Finance
Committee on Appropriations

**HB20-1147** by Representative(s) Buckner and Ransom--Concerning allowing children reasonable independence to engage in activities without finding that the child is abused or neglected.
Committee on Judiciary

**HB20-1148** by Representative(s) Soper; also Senator(s) Fields and Gardner--Concerning punishments related to offenses committed against a deceased human body.
Committee on Judiciary
HB20-1149 by Representative(s) Gonzales-Gutierrez, Singer; also Senator(s) Moreno--Concerning participation in school district elections by individuals at least sixteen years of age.
Committee on State, Veterans, & Military Affairs

HB20-1150 by Representative(s) McKean--Concerning penalties for certain violations pursuant to the “Uniform Controlled Substances Act of 2013”.
Committee on Judiciary

HB20-1151 by Representative(s) Gray; also Senator(s) Winter--Concerning the expansion of authority for regional transportation improvements.
Committee on Transportation & Local Government
Committee on Appropriations

HB20-1152 by Representative(s) Liston--Concerning requiring a sentence to the department of corrections for offenses related to weapons possession.
Committee on Judiciary

HB20-1153 by Representative(s) Esgar, Arndt, Becker, Benavidez, Bird, Buckner, Buentello, Caraveo, Coleman, Cutter, Duran, Exum, Froelich, Garnett, Gonzales-Gutierrez, Gray, Hansen, Herod, Hooton, Jackson, Jaquez Lewis, Kennedy, Kipp, Kraft-Tharp, Lontine, McCluskie, McLachlan, Melton, Michaelson Jenet, Mullica, Roberts, Singer, Sirota, Snyder, Sullivan, Tipper, Titone, Valdez A., Valdez D., Weissman, Young; also Senator(s) Garcia and Pettersen, Bridges, Danielson, Donovan, Fenberg, Fields, Foote, Ginal, Gonzales, Lee, Moreno, Rodriguez, Story, Todd, Williams A., Winter, Zenzinger--Concerning the relationship between state employees and the state as their employer, and, in connection therewith, creating the “Colorado Partnership for Quality Jobs and Services Act”.
Committee on State, Veterans, & Military Affairs
Committee on Appropriations

HB20-1154 by Representative(s) Kraft-Tharp and Van Winkle; also Senator(s) Marble and Bridges--Concerning the “Workers’ Compensation Act of Colorado”, and, in connection therewith, making changes that affect the timely payment of benefits, guardian and conservator services, offsets related to the receipt of federal disability or retirement benefits, the apportionment of benefits, the selection of independent medical examiners, limits on temporary disability and permanent partial disability payments, the withdrawal of admissions of liability, mileage expense reimbursement, the authority of prehearing administrative law judges, petitions to review, the reopening of permanent total disability awards, and appeals to the court of appeals.
Committee on Business Affairs & Labor
HB20-1155 by Representative(s) Valdez A. And Weissman, Jaquez Lewis, Kipp, Hooton, Sirot, Titone, Froelich, Mullica-- Concerning requirements that builders of new residences offer buyers options to accommodate higher efficiency devices.

Committee on Energy & Environment

HB20-1156 by Representative(s) Froelich--Concerning modifications to certain administrative requirements specified in the “Colorado Municipal Election Code of 1965”, and, in connection therewith, making modifications to provisions addressing the administration of the “Uniformed and Overseas Citizens Absentee Voting Act”, mail ballots, nomination petitions, and affidavits for withdrawal from candidacy.

Committee on State, Veterans, & Military Affairs

HB20-1157 by Representative(s) Roberts and Will; also Senator(s) Donovan--Concerning the Colorado water conservation board’s authority to use water that a water right owner voluntarily loans to the board for instream flow purposes.

Committee on Rural Affairs & Agriculture

On motion of Representative Garnett, the House adjourned until 9:30 a.m., January 21, 2020.

Approved:
KC Becker,
Speaker

Attest:
Robin Jones,
Chief Clerk
Prayer by Father John Nugent, Arrupe Jesuit High School, Denver.

The Speaker called the House to order at 9:30 a.m.

Pledge of Allegiance led by Jakub Hlusek, Fox Ridge Middle School, Aurora.

The roll was called with the following result:

Present--59.
Excused--Representative(s) Buck, Catlin, Holtorf, Liston--4.
Vacancy--2.
Present after roll call--Representative(s) Holtorf.

The Speaker declared a quorum present.

On motion of Representative Will, the House Journal of Friday, January 17, 2020, was declared approved as corrected by the Chief Clerk.

RESIGNATION

January 20, 2020

Dear Speaker Becker and Chief Clerk Jones,

I hereby resign from the Colorado House of Representatives to fill an appointment to the Colorado State Senate, effective January 21, 2020.

With respect,
(signed)
Christopher J. Hansen

House in recess. House reconvened.
PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed:
HB20-1142, 1143, 1144, 1145, 1146, 1147, 1148, 1149, 1150, 1151, 1152, 1153, 1154, 1155, 1156, 1157.

INTRODUCTION OF BILLS
First Reading

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

HB20-1158 by Representative(s) Tipper and Herod; also Senator(s) Winter--Concerning insurance coverage for infertility.
Committee on Health & Insurance

HB20-1159 by Representative(s) Roberts and Catlin; also Senator(s) Donovan and Coram--Concerning the authority of the state engineer to confirm the extent of uses of water in existence on the date of an instream flow appropriation.
Committee on Rural Affairs & Agriculture

HB20-1160 by Representative(s) Jackson and Roberts, Buckner, Caraveo, Coleman, Cutter, Froelich, Hooton, Kennedy, McCluskie, Melton, Mullica, Singer, Titone; also Senator(s) Ginal and Donovan--Concerning measures to reduce health care costs related to prescription drug prices, and, in connection therewith, creating the "Colorado Prescription Drug Price Transparency Act of 2020" to require health insurers, prescription drug manufacturers, pharmacy benefit management firms, and nonprofit organizations to report specified information about the costs of prescription drugs to the commissioner of insurance and to direct the commissioner to analyze the information and submit a report regarding the effects of prescription drug costs on health insurance premiums; and requiring health insurers to reduce insurance premiums to adjust for rebates the insurers receive for prescription drugs.
Committee on Health & Insurance
Committee on Appropriations

HB20-1161 by Representative(s) Bird; also Senator(s) Winter and Tate--Concerning the allocation of private activity bonds, and, in connection therewith, eliminating the bond allocation committee, requiring the state housing board to assume the allocation related functions of the committee, and eliminating the cap on the direct allocation fee paid to the department of local affairs.
Committee on Finance
HB20-1162 by Representative(s) Cutter and Singer, Bird, Buckner, Coleman, Exum, Hooton, Jaquez Lewis, Kennedy, Kipp, McCluskie, McLachlan, Michaelson Jenet, Mullica, Roberts, Snyder, Titone, Young; also Senator(s) Foote and Story--Concerning a prohibition against a retail food establishment's distribution of an expanded polystyrene product for use as a container for ready-to-eat food.
Committee on Energy & Environment

HB20-1163 by Representative(s) Valdez A. and Sirota, Jaquez Lewis, Kipp, Caraveo, Hooton, Lontine, Gonzales-Gutierrez, Mullica, Coleman; also Senator(s) Gonzales--Concerning the management of single-use products.
Committee on Energy & Environment Committee on Finance

On motion of Representative Garnett, the House adjourned until 9:00 a.m., January 22, 2020.

Approved:
KC Becker,
Speaker

Attest:
Robin Jones,
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 Mary Ann Booker, Craig Middle School, Craig.

The roll was called with the following result:

Present--59.

Excused--Representative(s) Buck, Catlin, Hooton, Singer--4.

Vacancy--2.

Present after roll call--Representative(s) Hooton, Singer.

The Speaker declared a quorum present.

On motion of Representative Will, the House Journal of Tuesday, January 21, 2020, was declared approved as corrected by the Chief Clerk.

REPORT(S) OF COMMITTEE(S) OF REFERENCE

BUSINESS AFFAIRS & LABOR

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

HB20-1022 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 6 insert:

"(F) STREAMLINING AND POSSIBLY MAKING UNIFORM THE STATE AND LOCAL SALES TAX EXEMPTIONS FOR MEDICAL DEVICES, INCLUDING REVIEWING BEST PRACTICES AMONG STATES IN THIS AREA;".

Reletter succeeding sub-subparagraphs accordingly.
HB20-1023 be amended as follows, and as so amended, be referred to
the Committee of the Whole with favorable
recommendation:

Amend printed bill, page 3, lines 2 and 3, strike "IN WRITING".

Page 3, line 4, after the period insert "NOTIFICATION TO VENDORS MAY BE
provided in any way that the Department deems appropriate and
must be accomplished within existing resources."

Page 4, line 3, strike "IN WRITING".

Page 4, line 9, strike "IN WRITING".

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PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed:
HB20-1158, 1159, 1160, 1161, 1162, 1163.

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MESSAGE(S) FROM THE SENATE

The Senate has adopted SJR20-004 and transmits herewith.

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On motion of Representative Gonzales-Gutierrez, 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.)

HB20-1021 by Representative(s) McKean and Buentello--Concerning
the addition of representatives from Native American
tribes with reservations in Colorado to the Colorado youth
advisory council.

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

HB20-1036 by Representative(s) Arndt and McKean, Valdez D., Van
Winkle; also Senator(s) Woodward and Zenzinger,
Moreno, Tate--Concerning the addition of references to
licensed emergency medical service providers in the
emergency medical service providers' peer health
assistance program statute to align the statute with
legislation enacted in 2019 that authorized certified
emergency medical service providers to seek licensure.

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

HB20-1051 by Representative(s) Rich and Duran; also Senator(s) Scott
and Crowder--Concerning final disposition of the
abandoned cremated remains of persons eligible for
interment in a national cemetery.

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

____________________________

AMENDMENT(S) TO THE COMMITTEE OF THE WHOLE REPORT

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 20-1051, to show that said
amendment passed, and that HB 20-1051, as amended, passed.

Amend page 5, after line 5 insert:

"(8) VETERANS’ CREMAINS SHALL NOT BE COMPOSTED FOR
NATURAL ORGANIC REDUCTION OR OTHERWISE TREATED LIKE DIRT.”.

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: HB20-1021, 1036, 1051.
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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District 38 V Esgar Y Landgraf Y Sandridge N
District 6 V Exum Y Larson N Singer Y
Arndt Y Froelich Y Liston Y Sirota Y
Baisley Y Garnett Y Lontine Y Snyder Y
Benavidez Y Geitner N McCluskie Y Soper Y
Bird Y Gonzales-Gutierrez Y McKean Y Sullivan Y
Bockenfeld N Gray Y McLachlan Y Tipper Y
Buck E Herod Y Melton Y Titone Y
Buckner Y Holtorf Y Michaelson Jenet Y Valdez A. Y
Buentello Y Hooton Y Mullica Y Valdez D. Y
Caraveo Y Humphrey N Neville Y Van Winkle Y
Carver Y Jackson Y Pelton Y Weissman Y
Catlin E Jaquez Lewis Y Ransom Y Will Y
Coleman Y Kennedy Y Rich Y Williams D. N
Cutter Y Kipp Y Roberts Y Wilson Y
Duran Y Kraft-Tharp Y Saine N Young Y

Speaker Y

House in recess. House reconvened.

REPORT(S) OF COMMITTEE(S) OF REFERENCE

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

HB20-1030 be referred favorably to the Committee on Finance.

INTRODUCTION OF RESOLUTION
The following resolution was read by title and laid over one day under the rules:

SJR20-004 by Senator(s) Garcia, Fenberg, Holbert; also Representative(s) Becker, Garnett, Neville--Concerning parking on the grounds of the State Capitol.
On motion of Representative Weissman, the House adjourned until 9:00 a.m., January 23, 2020.

Approved:
KC Becker,
Speaker

Attest:
Robin Jones,
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 Alexander Rucker, Joshua Marshall, Regis University, Denver.

The roll was called with the following result:

Present--60.
Excused--Representative(s) Catlin, Saine, Tipper--3.
Vacancy--2.
Present after roll call--Representative(s) Saine.

The Speaker declared a quorum present.

On motion of Representative Will, the House Journal of Wednesday, January 22, 2020, was declared approved as corrected by the Chief Clerk.

APPOINTMENT(S)

The Speaker announced the following temporary committee appointments for January 23, 2020 only:

Rural Affairs and Agriculture
Representative McLachlan to replace Representative McCluskie

Judiciary
Representative Melton to replace Representative Tipper

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.

HB20-1021 by Representative(s) McKean and Buentello; also Senator(s) Todd and Coram--Concerning the addition of representatives from Native American tribes with reservations in Colorado to the Colorado youth advisory 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>
<thead>
<tr>
<th>YES</th>
<th>NO</th>
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District 6 V Exum Y Larson Y Singer Y
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Bird Y Gonzales-Gutierrez Y McKeen Y Sullivan Y
Bockenfeld Y Gray Y McLachlan Y Tipper E
Buck Y Herod Y Melton Y Titone Y
Buckner Y Holtof Y Michaelson Jenet Y Valdez A. Y
Buentello Y Hooton Y Mullica Y Valdez D. Y
Caraveo Y Humphrey Y Neville Y Van Winkle Y
Carver Y Jackson Y Pelton Y Weissman Y
Catlin E Jaquez Lewis Y Ransom Y Will Y
Coleman Y Kennedy Y Rich Y Williams D. Y
Cutter Y Kipp Y Roberts Y Wilson Y
Duran Y Kraft-Tharp Y Saine Y Young Y
Speaker Y

Co-sponsor(s) added: Representative(s) Arndt, Bird, Buckner, Caraveo, Cutter, Esgar, Exum, Froelich, Gonzales-Gutierrez, Herod, Jaquez Lewis, Kipp, Kraft-Tharp, Lontine, McCluskie, McLachlan, Melton, Michaelson Jenet, Rich, Snyder, Titone, Valdez D., Weissman, Wilson, Young

HB20-1036 by Representative(s) Arndt and McKean, Valdez D., Van Winkle; also Senator(s) Woodward and Zenzinger, Moreno, Tate--Concerning the addition of references to licensed emergency medical service providers in the emergency medical service providers' peer health assistance program statute to align the statute with legislation enacted in 2019 that authorized certified emergency medical service providers to seek licensure.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following 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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Buck Y Herod Y Melton Y Titone Y
Buckner Y Holtof Y Michaelson Jenet Y Valdez A. Y
Buentello Y Hooton Y Mullica Y Valdez D. Y
Caraveo Y Humphrey Y Neville Y Van Winkle Y
Carver Y Jackson Y Pelton Y Weissman Y
HB20-1051  by Representative(s) Rich and Duran; also Senator(s) Scott and Crowder--Concerning final disposition of the abandoned cremated remains of persons eligible for interment in a national cemetery.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following 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 Resolution(s)

SJR20-004  by Senator(s) Garcia, Fenberg, Holbert; also Representative(s) Becker, Garnett, Neville--Concerning parking on the grounds of the State Capitol.

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

REPORT(S) OF COMMITTEE(S) OF REFERENCE

HEALTH & INSURANCE

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

HB20-1056 be referred to the Committee of the Whole with favorable recommendation.

HB20-1076 be postponed indefinitely.

House in recess. House reconvened.

INTRODUCTION OF BILL

First Reading

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

HB20-1164 by Representative(s) Rich and Becker; also Senator(s) Zenzinger--Concerning the exemption of a housing authority from certain fees imposed by a water conservancy district.

Committee on Transportation & Local Government

On motion of Representative D. Valdez, the House adjourned until 9:00 a.m., January 24, 2020.

Approved:
KC Becker,
Speaker

Attest:
Robin Jones,
Chief Clerk
Prayer by the Reverend David Ahlman, Peace Lutheran Church, Arvada.

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

Pledge of Allegiance led by Justin Parks, Josiah Ahlman, Trevor Munz, Ben Keller, Classical Conversations Carbon Valley.

The roll was called with the following result:

Present--59.
Excused--Representative(s) Catlin, Jaquez Lewis, McLachlan, Tipper--4.
Vacancy--2.

The Speaker declared a quorum present.

On motion of Representative Will, the House Journal of Thursday, January 23, 2020, was declared approved as corrected by the Chief Clerk.

House in recess. House reconvened.

MESSAGE(S) FROM THE SENATE

The Senate has adopted SJR20-002 and transmits herewith.

The Senate has adopted SJR20-005 and transmits herewith.

INTRODUCTION AND CONSIDERATION OF RESOLUTION(S)

On motion of Representative Garnett, the rules were suspended and the following resolutions were given immediate consideration.

SJR20-005 by Senator(s) Marble and Fenberg; also Representative(s) Hooton and Saine--Concerning the general assembly's support of the state of Colorado's written comments submitted on the United States department of agriculture's interim final rule regarding the establishment of a domestic hemp production program.
On motion of Representative Hooton, the resolution was adopted by viva voce vote.

Co-sponsor(s) added: Representative(s) Arndt, Baisley, Bird, Bockenfeld, Buck, Buentello, Caraveo, Coleman, Cutter, Duran, Esgar, Froelich, Garnett, Geitner, Gonzales-Gutierrez, Gray, Herod, Holtorf, Jackson, Kennedy, Kipp, Kraft-Tharp, Lontine, McCluskie, McKean, Melton, Michaelson Jenet, Mullica, Neville, Pelton, Ransom, Roberts, Singer, Sirota, Snyder, Soper, Titone, Valdez A., Valdez D., Van Winkle, Weissman, Will, Williams D., Wilson, Young, Speaker

SJR20-002 by Senator(s) Lundeen and Fields, Gardner, Gonzales; also Representative(s) Van Winkle and Sirota, Michaelson Jenet--Concerning the support of the "I Love U Guys" foundation.

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

Current Roll Call added as co-sponsor(s): Representative(s) Arndt, Baisley, Benavidez, Bird, Bockenfeld, Buck, Buckner, Buentello, Caraveo, Carver, Coleman, Cutter, Duran, Esgar, Exum, Froelich, Garnett, Geitner, Gonzales-Gutierrez, Gray, Herod, Holtorf, Hooton, Humphrey, Jackson, Kennedy, Kipp, Kraft-Tharp, Landgraf, Larson, Liston, Lontine, McCluskie, McKeen, Melton, Mullica, Neville, Pelton, Ransom, Rich, Roberts, Saine, Sandridge, Singer, Snyder, Soper, Sullivan, Titone, Valdez A., Valdez D., Weissman, Will, Williams D., Wilson, Young, Speaker

House in recess. House reconvened.

APPOINTMENT

The Speaker announced the following temporary committee appointment for January 27, 2020 only:

Finance

Representative McKean to replace Representative Rich

REPORT(S) OF COMMITTEE(S) OF REFERENCE

JUDICIARY

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

HB20-1009 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 and substitute "ARTICLE 40, ANY COURT RECORD OF THE ACTION IS A".

Page 2, line 16, strike "IN WHICH THE COURT RECORD IS".

Page 2, strike lines 17 through 19 and substitute "TO WHICH THIS SECTION APPLIES, THE RECORD IS NO LONGER A SUPPRESSED COURT RECORD AND THE COURT SHALL MAKE THE RECORD AVAILABLE TO THE PUBLIC UNLESS THE PARTIES TO THE ACTION".

Page 2, line 21, strike "THE COURT SHALL" and substitute "THE RECORD REMAINS A SUPPRESSED COURT RECORD.".

Page 2, strike line 22.

Page 3, strike lines 20 through 27 and substitute:

"SECTION 4. Act subject to petition - effective date - applicability. (1) This act takes effect December 1, 2020; 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 2020 and, in such case, will take effect December 1, 2020, or on the date of the official declaration of the vote thereon by the governor, whichever is later.".

Page 4, strike lines 1 and 2.

**HB20-1026** be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 4, line 18, strike "(a)".

Page 4, line 19, strike "SEVEN." and substitute "EIGHT.".

Page 4, strike lines 20 through 22.

**HB20-1052** 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 15, after "FOR" insert "OR INVESTIGATING FRAUD IN".

**HB20-1079** be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:
Amend printed bill, page 4, line 4, strike "(5)(a); and add (7) and (8)" and substitute "(5)(a)".

Page 5, line 26, strike "the" and substitute "the".

Page 5, strike line 27 and substitute "registration requirement specified in this section would be unfairly".

Page 6, line 1, strike "punitive and that" and substitute "punitive and that".

Page 7, strike lines 8 through 27.

Page 8, strike lines 1 through 10 and substitute:

"SECTION 3. In Colorado Revised Statutes, 16-22-103, amend (1) introductory portion and (1)(a) as follows:

16-22-103. Sex offender registration - required - applicability - exception. (1) Effective July 1, 1998, the following persons shall be required to register pursuant to the provisions of section 16-22-108 and shall be subject to the requirements and other provisions specified in this article:

(a) Any person who was convicted on or after July 1, 1991, in the state of Colorado, of an unlawful sexual offense, as defined in section 18-3-411 (1), C.R.S., enticement of a child, as described in section 18-3-305, C.R.S., or internet luring of a child, as described in section 18-3-306, C.R.S. SECTION 18-3-306 (3);

SECTION 4. In Colorado Revised Statutes, 16-22-108, amend (1)(d)(I.5)(A) and (1)(d)(I.5)(B) as follows:

16-22-108. Registration - procedure - frequency - place - change of address - fee. (1) (d) (I.5) (A) A person convicted AS AN ADULT of an offense in another state or jurisdiction, including but not limited to a military or federal jurisdiction, who, as a result of the conviction, is required to register quarterly as a sex offender in the state or jurisdiction of conviction is required to register as provided in subparagraph (I) of this paragraph (d) SUBSECTION (1)(d)(I) OF THIS SECTION, so long as the person is a temporary or permanent resident of Colorado.

(B) A person convicted AS AN ADULT of an offense in another state or jurisdiction, including but not limited to a military or federal jurisdiction, which conviction would require the person to register as provided in subparagraph (I) of this paragraph (d) SUBSECTION (1)(d)(I) OF THIS SECTION if the conviction occurred in Colorado, is required to register as provided in said subparagraph (I) SUBSECTION (1)(d)(I) OF THIS SECTION, so long as the person is a temporary or permanent resident of Colorado.".

Renumber succeeding sections accordingly.

Page 11, strike lines 13 through 17.

Rerletter succeeding paragraph accordingly.

Page 15, lines 14 and 15, strike "at least sixty-three days before discharging PRIOR TO" and substitute "at least sixty-three days before discharging WITHIN FOURTEEN DAYS OF".
Page 15, line 26, strike "THIRTY-FIVE" and substitute "SIXTY-THREE".

Page 15, strike line 27 and substitute "THE COURT SHALL, ON THE SIXTY-FOURTH DAY OR THE NEXT DAY THE COURT IS IN SESSION IF THE SIXTY-FOURTH DAY FALLS ON A SATURDAY, SUNDAY, OR COURT HOLIDAY,".

Page 16, line 1, strike "JUVENILE'S SENTENCE,".

Page 17, after line 3 insert:

"SECTION 10. In Colorado Revised Statutes, add 18-9-310.5 as follows:

18-9-310.5. False statement to CBI for sex offender registry information. A person who violates the provisions of section 16-22-110 (6) or who submits a false statement to the Colorado Bureau of Investigation to obtain information from the sex offender registry pursuant to the provisions of section 16-22-110 (6)(g) or (6)(h), commits an unclassified misdemeanor and shall be punished by a fine of up to one thousand dollars for each violation."

Renumber succeeding sections accordingly.

RURAL AFFAIRS & AGRICULTURE
After consideration on the merits, the Committee recommends the following:

HB20-1037 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 "The" and substitute "To obtain a decreed plan for augmentation, the".

Page 2, line 15, strike "May" and substitute "Must".

Page 3, strike lines 5 through 8 and substitute:

"(III) A plan filed under this subsection (4.5) must use, for augmentation only, water rights:
(A) for which the historical consumptive use".

Renumber succeeding sub-subparagraph accordingly.

Page 3, strike lines 18 through 22 and substitute:

"(VI) Additional terms and conditions must be imposed on the use of water as part of a plan for augmentation to augment stream flows as necessary to prevent injury to the owners of vested water rights or decreed conditional water rights. The terms and conditions must include terms and conditions to prevent injury to other water rights that result from any"
CHANGE IN THE TIME, PLACE, OR AMOUNT OF WATER AVAILABLE FOR
DIVERSION OR EXCHANGE TO THE EXTENT THAT OTHER APPROPRIATORS
HAVE RELIED UPON THE STREAM CONDITIONS THAT RESULTED FROM THE
HISTORICAL USE OF THE AUGMENTATION WATER RIGHTS DESCRIBED IN
SUBSECTION (4.5)(b)(III) OF THIS SECTION OR ADDED PURSUANT TO
SECTION 37-92-305 (8)(c) BEFORE THEIR USE IN THE PLAN FOR
AUGMENTATION OF STREAM FLOWS. A JUNIOR APPROPRIATOR IS ENTITLED
TO THE CONTINUATION OF STREAM CONDITIONS AS THE CONDITIONS
EXISTED AT THE TIME OF THE JUNIOR APPROPRIATOR'S APPROPRIATION."

Page 4, line 14, after "MUST" insert "HAVE CONSENT FROM THE OWNER OF
THE EXISTING STRUCTURE AND"

Page 6, line 5, strike "augmentation," and substitute "augmentation
Pursuant to Section 37-92-102,"

HB20-1067 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:

HB20-1040 be postponed indefinitely.

HB20-1099 be postponed indefinitely.

HB20-1132 be referred to the Committee of the Whole with favorable
recommendation.

PRINTING REPORT

The Chief Clerk reports the following bill has been correctly printed:
HB20-1164.

INTRODUCTION OF MEMORIAL

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

HM20-1002 by Representative(s) Valdez A., Benavidez, Buentello,
Caraveo, Duran, Gonzales-Gutierrez, Jaquez Lewis,
Tipper, Valdez D.--Memorializing former Speaker of the
House of Representatives Ruben Valdez.
House Journal--17th Day--January 24, 2020

House in recess. House reconvened.

Lay Over of Calendar Item(s)

On motion of Representative Herod, the following item on the Calendar was laid over until January 27, retaining place on Calendar:

Consideration of General Orders--HB20-1023.

On motion of Representative Snyder, the House adjourned until 10:00 a.m., January 27, 2020.

Approved:

KC Becker,
Speaker

Attest:

Robin Jones,
Chief Clerk
Prayer by the Very Reverent Raymond Cattany, Cathedral Basilica of the Immaculate Conception, Denver.

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

Pledge of Allegiance led by Elizabeth Olivas, Thornton High School, Cesar Garcia Jr., Mapleton Expeditionary School of the Arts, Thornton.

The roll was called with the following result:

Present--60.
Excused--Representative(s) Gray, Hooton, Jackson--3
Vacany--2
Present after roll call--Representative(s) Gray, Hooton, Jackson.

The Speaker declared a quorum present.

On motion of Representative Valdez A., the House Journal of Friday, January 24, 2020, was declared approved as corrected by the Chief Clerk.

APPOINTMENT

The Speaker announced the following temporary committee appointment for January 27, 2020 only:

**Rural Affairs and Agriculture**
Representative Exum to replace Representative McCluskie

The Speaker announced the following temporary committee appointment for January 28, 2020 only:

**State, Veterans, and Military Affairs**
Representative Liston to replace Representative Rich

On motion of Representative Garnett, the House suspended rule 39(b) to allow lobbyists admittance to the floor of the House.
CONSIDERATION OF MEMORIAL

HM20-1002 by Representative(s) Valdez A., Benavidez, Buentello, Caraveo, Duran, Gonzales-Gutierrez, Jaquez Lewis, Tipper, Valdez D.--Memorializing former Speaker of the House of Representatives Ruben Valdez.

(Printed and placed in members' files).

On motion of Representative Valdez A., the memorial was read at length.

Pursuant to House Rule 26(f) the House stood in recess to allow the following former members to speak on behalf of the Honorable Ruben Valdez: Representative(s) Fran Coleman, Wellington Webb, Nolbert Chavez, Joann Groff Senator(s) Leroy Garcia, Dominick Moreno, Andy Kerr, Polly Baca Speaker(s) Mark Ferrandino, Andrew Romanoff, Dickey Lee Hollinghorst, Frank McNulty.

House reconvened.

On motion of Representative Valdez A., the memorial was adopted by viva voce vote.

Current Roll Call added as co-sponsor(s): Co-sponsor(s) added: Representative(s) Arndt, Baisley, Bird, Bockenfeld, Buck, Buckner, Carver, Catlin, Coleman, Cutter, Esgar, Exum, Froelich, Garnett, Geitner, Gray, Herod, Holtorf, Hooton, Humphrey, Jackson, Kennedy, Kipp, Kraft-Tharp, Landgraf, Larson, Liston, Lontine, McCluskie, McKeen, McLachlan, Melton, Michaelson Jenet, Mullica, Neville, Pelton, Ransom, Rich, Roberts, Saine, Sandridge, Singer, Sirota, Snyder, Soper, Sullivan, Titone, Van Winkle, Weissman, Will, Williams D., Wilson, Young, Speaker

Representative Valdez A. introduced members of the family that were present.

House in recess. House reconvened.

REPORT(S) OF COMMITTEE(S) OF REFERENCE

PUBLIC HEALTH CARE & HUMAN SERVICES

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

HB20-1006 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 3, line 2, after "WHO" insert "IS FUNDED BY
APPROPRIATIONS ALLOCATED OR AWARDED TO THE DEPARTMENT FOR THE PROGRAM AND WHO".

Page 3, line 7, after "OPERATED" insert "BY THE DEPARTMENT".

Page 3, line 9, strike "purpose." and substitute "purpose - rules.".

Page 3, line 10, strike "A" and substitute "THE".

Page 3, line 11, strike "OF EARLY CHILDHOOD MENTAL HEALTH" and substitute "FOR MENTAL HEALTH CONSULTANTS".

Page 3, line 12, strike "CONSULTATION".

Page 3, line 13, strike "THE PROGRAM WILL SERVE TO" and substitute "THE DEPARTMENT, THROUGH THE PROGRAM, SHALL".

Page 3, lines 16 and 17, strike "WOMEN'S HEALTH CARE." and substitute "SETTINGS PROVIDING PRENATAL AND POSTPARTUM CARE.".

Page 3, line 27, before "HOSPITALS" insert "ORGANIZATIONS REPRESENTING PARENTS OF CHILDREN WHO WOULD BENEFIT FROM EARLY CHILDHOOD MENTAL HEALTH CONSULTATION,".

Page 3, line 27, after "HOSPITALS" insert "AND OTHER HEALTH CARE PROVIDER ORGANIZATIONS".

Page 4, line 1, strike "CHALLENGES," and substitute "AND OTHER CHALLENGES TO OPTIMAL GROWTH AND DEVELOPMENT,".

Page 4, line 9, after "CONSULTANTS" insert "IN THE PROGRAM".

Page 4, after line 9 insert:

"(d) THE DEPARTMENT MAY PROMULGATE RULES FOR THE DESIGN IMPLEMENTATION, AND OPERATION OF THE PROGRAM.".

Page 4, line 15, after "WITH" insert "AND CARE FOR".

Page 4, line 17, strike "CONSULTANTS," and substitute "CONSULTANTS IN THE PROGRAM,".

Page 4, line 22, after "CONSULTATION" insert "THAT IS ROOTED IN DIVERSITY, EQUITY, AND INCLUSION".

Page 4, line 23, after "QUALIFICATIONS" insert "AND COMPETENCIES".

Page 4, line 26, after "CONSULTANTS" insert "IN THE PROGRAM".

Page 5, line 2, before "SET" insert "AND DEVELOPING THE COMPETENCIES".

Page 5, strike lines 5 through 8 and substitute:

"(e) PUBLISH A LIST OF MENTAL HEALTH CONSULTANTS WHO MEET THE QUALIFICATIONS AND COMPETENCIES OUTLINED IN THE PROGRAM DESIGNED AND DEVELOPED PURSUANT TO THIS PART 4 AND WHO VOLUNTARILY AGREE TO BE INCLUDED ON THE LIST PURSUANT TO SECTION
26-6.5-405.
(3) Nothing in this part 4 creates or expands the regulatory authority of the department over mental health professionals who are not funded by appropriations made to the department for the program pursuant to this part 4.

Page 5, line 11, strike "DEVELOP" and substitute "DEVELOP, IN CONSULTATION WITH THE STAKEHOLDERS LISTED IN SECTION 26-6.5-402 (1)(b),".

Page 5, line 12, strike "STATE" and substitute "PROGRAM".

Page 5, line 20, strike "CONSULTANTS," and substitute "CONSULTANTS IN THE PROGRAM,".

Page 5, line 21, after "IN" insert "ADULT AND CHILD MENTAL HEALTH THEORY, PRACTICE, AND SERVICES;".

Page 5, strike lines 22 and 23 and substitute "DEVELOPMENT, AND FAMILY SYSTEMS; KNOWLEDGE OF, AND SKILLS TO ADDRESS, CIRCUMSTANCES THAT AFFECT".

Page 6, line 3, strike "CONSULTANTS. THE DEPARTMENT SHALL, AT" and substitute "CONSULTANTS IN THE PROGRAM. THE DEPARTMENT SHALL PERIODICALLY".

Page 6, line 4, strike "LEAST EVERY THREE YEARS,".

Page 6, line 6, strike "CONSULTANTS." and substitute "CONSULTANTS IN THE PROGRAM.".

Page 6, line 8, after "CONSULTANTS" insert "IN THE PROGRAM".

Page 6, line 9, after "INCLUDING" insert "GUIDANCE ON APPROPRIATE REFERRALS,".

Page 6, line 12, after "CONSULTANTS" insert "IN THE PROGRAM".

Page 6, line 13, strike "CONSULTANTS;" and substitute "CONSULTANTS IN THE PROGRAM AND ENSURE THAT THE CONSULTANT POPULATION REFLECTS AN ARRAY OF CHARACTERISTICS AND BACKGROUNDS AND IS REFLECTIVE OF THE DIVERSITY OF THE PROVIDERS, CHILDREN, AND FAMILIES BEING SERVED;".

Page 6, line 15, after "CONSULTANTS" insert "IN THE PROGRAM".

Page 6, line 18, after "CONSULTANTS" insert "IN THE PROGRAM".

Page 6, lines 23 and 24, strike "WOMEN'S HEALTH CARE." and substitute "SETTINGS PROVIDING PRENATAL AND POSTPARTUM CARE.".

Page 6, line 26, after "CONSULTANTS" insert "IN THE PROGRAM".

Page 7, line 3, strike "ABOUT EFFECTIVE WAYS TO" and substitute "TO EFFECTIVELY UNDERSTAND AND".
Page 7, line 5, strike "ADVERSITY" and substitute "ADVERSITY, INCLUDING OPPRESSION, PREJUDICE, DISCRIMINATION, RACISM, AND GENDER INEQUITY, ".

Page 7, line 12, after "CONNECTING" insert "AND REFERRING".

Page 7, line 15, strike the second "AND".

Page 7, after line 15 insert:

"(VII) SUPPORTING EQUITABLE, INCLUSIVE OUTCOMES FOR THE DIVERSE PROVIDERS, CHILDREN, AND FAMILIES THROUGHOUT THE STATE; AND ".

Page 7, line 22, after "CONSULTANTS" insert "IN THE PROGRAM".

Page 8, line 8, strike "PRACTICES;" and substitute "PRACTICES AND INTERVENTIONS;".

Page 8, strike line 10 and substitute:

"(c) SCIENCE OF RESILIENCE AND INTERVENTIONS TO PROMOTE RESILIENCE;".

Page 8, strike line 12 and substitute:

"(e) CAREGIVER SUBSTANCE USE AND EFFECTIVE FAMILY INTERVENTIONS;
(f) IMPACT OF INEQUITY AND BIAS ON CHILDREN, FAMILIES, CAREGIVERS, MENTAL HEALTH CONSULTANTS, AND PROVIDERS, AND STRATEGIES TO MITIGATE SUCH IMPACT;".

Reletter succeeding paragraphs accordingly.

Page 8, line 14, strike "DISABILITIES, INCLUDING SPECIAL" and substitute "DEVELOPMENTAL DELAYS AND DISABILITIES, INCLUDING CHILDREN BORN PREMATURELY OR WITH SPECIAL HEALTH CARE NEEDS, AND SPECIAL ".

Page 8, line 21, strike "AND".

Page 8, after line 21 insert:

"(m) EARLY CHILDHOOD MENTAL HEALTH DIAGNOSIS AND EFFECTIVE TREATMENT MODELS; AND ".

Reletter succeeding paragraph accordingly.

Page 8, line 24, strike "TO RECEIVE" and substitute "IN THE PROGRAM TO ACCESS".

Page 9, line 1, after "CONSULTANTS" insert "IN THE PROGRAM".

Page 9, line 5, strike "CONSULTANTS, SUPERVISORS," and substitute "CONSULTANTS IN THE PROGRAM, SUPERVISORS, INCLUDING REFLECTIVE SUPERVISORS,".
Page 9, line 6, after "CONSULTANTS." add "THE SUPPORT MEETINGS MUST INCLUDE REFLECTIONS ON THE PRACTICE IMPACT OF ATTITUDES AND VALUES.".

Page 9, line 7, strike "certification process" and substitute "qualifications and competencies".

Page 9, strike lines 8 through 10 and substitute "mental health consultants - published list. The department shall ensure that each mental health consultant funded through the program meets the qualifications and competencies outlined in the program as designed and developed pursuant to this part 4. The".

Page 9, strike lines 12 through 17 and substitute "of mental health consultants who meet such qualifications and competencies and who have voluntarily agreed to be on such list.".

Page 9, line 23, after "CHILD" insert "AND PROGRAM".

Page 9, line 25, strike "CONSULTANTS." and substitute "CONSULTANTS IN THE PROGRAM.

Page 10, line 9, strike "NEED;" and substitute "NEED IN THE TYPE OF SETTINGS IN WHICH MENTAL HEALTH CONSULTANTS PRACTICE IN ACCORDANCE WITH THIS PROGRAM;".

Page 10, line 12, strike "CONSULTANTS." and substitute "CONSULTANTS IN THE PROGRAM.".

HB20-1028 be postponed indefinitely.

HB20-1050 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 23, strike "portion" and substitute "portion; and add (5)(a.5)".

Page 3, line 2, strike "A HOSPICE OTHER OUTLET,".

Page 3, after line 3 insert:

"(a.5) A HOSPICE OTHER OUTLET MAY MAKE A CASUAL SALE OR LOAN OF OR GIVE A DRUG TO ANOTHER REGISTERED OUTLET OR TO A WHOLESALER.".

HB20-1122 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, strike "(4)(d)" and substitute "(4)(e)".

Page 6, after line 18 insert:
"(b) The Department is authorized to use money from the Housing Development Grant Fund, created in section 24-32-721, to fund the Grant Program."

Reletter succeeding paragraphs accordingly.

Page 10, after line 20 insert:
"SECTION 2. In Colorado Revised Statutes, 24-32-721, add (2)(g) as follows:
24-32-721. Colorado affordable housing construction grants and loans - housing development grant fund - creation - housing assistance for persons with behavioral, mental health, or substance use disorders - cash fund - appropriation - report to general assembly - definition. (2) (g) In addition to any other use authorized pursuant to this section, money may also be used to fund the services for youth experiencing or at risk of experiencing homelessness grant program established in section 24-32-723 (4)."

Renumber succeeding sections accordingly.

SIGNING OF BILLS - RESOLUTIONS - MEMORIALS

The Speaker has signed: SJR20-004.

LAY OVER OF CALENDAR ITEM(S)

On motion of Representative Garnett, the following item(s) on the Calendar were laid over until January 28, retaining place on Calendar:

Consideration of General Orders--HB20-1023, HB20-1056.

On motion of Representative Garnett, the House adjourned until 9:00 a.m., January 28, 2020.
Prayer by Dan Everson, S.J., Arrupe Jesuit High School, Denver.

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

The National Anthem was sung by Opera Colorado.

Pledge of Allegiance led by Ethan Brin, Elena Medina, Michelle Grados, Oscar Fernandez, Escuela de Guadalupe, Denver.

The roll was called with the following result:

Present--62.
Excused--Representative(s) Buckner--1.
Vacancy--2.

Present after roll call--Representative(s) Buckner.

The Speaker declared a quorum present.

On motion of Representative A. Valdez, the House Journal of Monday, January 27, 2020, was declared approved as corrected by the Chief Clerk.

On motion of Representative Titone, 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.)

HB20-1023 by Representative(s) Kraft-Tharp and Van Winkle; also Senator(s) Williams A. and Tate--Concerning certain address database systems used for sales and use tax collection.

(Laid Over from January 27, 2020.)

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

HB20-1056 by Representative(s) Landgraf and Duran, Caraveo, Carver, Larson, Liston, Soper, Titone, Singer, Kipp; also Senator(s) Crowder and Ginal, Gardner, Hill, Bridges--Concerning the nonsubstantive reorganization of the "Dental Practice Act".

(Laid Over from January 27, 2020.)

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

HB20-1009 by Representative(s) Jackson; also Senator(s) Winter--Concerning suppressing court records of eviction proceedings.


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

HB20-1052 by Representative(s) Carver and Singer; also Senator(s) Gardner and Lee--Concerning restrictions on making public the personal information of certain employees at risk of threats relating to the administration of human services programs.


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

HB20-1037 by Representative(s) Arndt; also Senator(s) Coram--Concerning the Colorado water conservation board's authority to augment stream flows with acquired water rights that have been previously decreed for augmentation use.


Amendment No. 2, by Representative Arndt.
Amend printed bill, page 2, line 12, strike "The" and substitute "To obtain a decreed plan for augmentation, the".

Page 2, line 15, strike "May" and substitute "Must".

Page 3, strike lines 5 through 8 and substitute:

"(III) A plan filed under this subsection (4.5) must use, for augmentation only, water rights:
   (A) For which the historical consumptive use."

Renumber succeeding sub-subparagraph accordingly.

Page 3, strike lines 18 through 22 and substitute:

"(VI) Additional terms and conditions must be imposed on the use of water as part of a plan for augmentation to augment stream flows as necessary to prevent injury to the owners of vested water rights or decreed conditional water rights. The terms and conditions must include terms and conditions to prevent injury to other water rights that result from any change in the time, place, or amount of water available for diversion or exchange to the extent that other appropriators have relied upon the stream conditions that resulted from the historical use of the augmentation water rights described in subsection (4.5)(b)(III) of this section or added pursuant to section 37-92-305 (8)(c) before their use in the plan for augmentation of stream flows. A junior appropriator is entitled to the continuation of stream conditions as the conditions existed at the time of the junior appropriator’s appropriation."

Page 4, line 14, after "Must" insert "Have consent from the owner of the existing structure and"

Page 6, line 5, strike "augmentation," and substitute "augmentation pursuant to section 37-92-102,"

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

HB20-1067 by Representative(s) Roberts and Will, Valdez A.; also Senator(s) Story and Fields, Sonnenberg--Concerning the management of real estate held by certain junior college districts.

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

HB20-1132 by Representative(s) Lontine; also Senator(s) Fenberg--Concerning county reimbursements for election supplies from the local elections assistance cash fund.

Ordered engrossed and placed on the Calendar for Third Reading and Final Passage.
AMENDMENT(S) TO THE COMMITTEE OF THE WHOLE REPORT

Representative D. Williams moved to amend the Report of the Committee of the Whole to show that the following D. Williams amendment to HB20-1009 did pass:

Amend printed bill, page 3, after line 3 insert:

"(5) THIS SECTION DOES NOT APPLY IF THE ACTION IS COMMENCED BASED ON AN INCIDENT OF DOMESTIC VIOLENCE AGAINST THE PERSON WHO IS THE PERPETRATOR OF THE INCIDENT OF DOMESTIC VIOLENCE.".

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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APPOINTMENT

The Speaker announced the following temporary committee appointment for January 28, 2020, only.

Education
Representative Young to replace Representative McCluskie.

REPORT(S) OF COMMITTEE(S) OF REFERENCE

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

**HB20-1060** be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill page 3, line 2, strike "TO DISPOSE" and substitute "FOR THE FINAL DISPOSITION".

Page 4, line 12, strike "(17), and (22)(c);" and substitute "and (17);".

Page 4, strike lines 26 and 27.

Page 5, strike lines 1 and 2.

Page 5, line 26, strike "DISPOSAL" and substitute "DISPOSITION".

Page 10, line 18, strike "to dispose of remains." and substitute "of final disposition.".

Page 11, line 19, strike "DISPOSED OF" and substitute "GIVEN FINAL DISPOSITION".

Page 15, line 4, strike "OR "FINALLY DISPOSE"".

Page 15, strike lines 17 through 22 and substitute "and furnished by the state registrar. No body shall be buried, cremated, deposited in a vault or tomb, or otherwise disposed of, nor shall any body be removed from this state, A PERSON SHALL NOT GIVE FINAL DISPOSITION TO A DEAD BODY until such this authorization has been obtained, completed, and approved. The
coroner or the coroner's designee, shall include in the authorization notice of the".

Page 16, line 24, before "DISPOSITION" insert "FINAL".

HB20-1070 be postponed indefinitely.

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

HB20-1020 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill page 1, line 101, strike "REPEAL" and substitute "RESTRICTION".

HB20-1024 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 3, lines 12 and 13, strike "FOR INCOME TAX YEARS COMMENCING BEFORE JANUARY 1, 2021, net" and substitute "Net".

Page 3, line 14, after "corporations" insert "GENERATED IN INCOME TAX YEARS COMMENCING BEFORE JANUARY 1, 2021,".

Page 3, line 17, strike "FOR" and substitute "NET OPERATING LOSSES OF CORPORATIONS GENERATED IN".

Page 3, line 18, strike "NET OPERATING LOSSES OF CORPORATIONS".

HB20-1030 be referred favorably to the Committee on Appropriations.

RURAL AFFAIRS & AGRICULTURE
After consideration on the merits, the Committee recommends the following:

HB20-1003 be referred favorably to the Committee on Finance.
HB20-1004 be amended as follows, and as so amended, be referred to the Committee on Finance with favorable recommendation:

Amend printed bill, page 2, line 2, strike "24-32-128" and substitute "23-31-310.5".

Page 2, line 4, strike "24-32-128." and substitute "23-31-310.5.".

Page 2, line 5, strike "report - repeal." and substitute "report - definitions - repeal.".

Page 2, after line 11 insert:

"(2) AS USED IN THIS SECTION, UNLESS THE CONTEXT OTHERWISE REQUIRE:
(a) "DIRECTOR" MEANS THE DIRECTOR OF THE FOREST SERVICE.
(b) "FOREST SERVICE" MEANS THE COLORADO STATE FOREST SERVICE IDENTIFIED IN SECTION 23-31-302 AND THE DIVISION OF FORESTRY CREATED IN SECTION 24-33-104.".

Renumber succeeding subsections accordingly.

Page 2, line 22, after "AGENCY OF LOCAL GOVERNMENT," insert "A COUNTY, A MUNICIPALITY, ".

Page 2, line 23, strike "A FAITH BASED ORGANIZATION,".

Page 3, line 3, strike "DIVISION's" and substitute "FOREST SERVICE's".

Page 3, lines 13 and 14, strike "EXECUTIVE DIRECTOR OF THE DEPARTMENT OF LOCAL AFFAIRS" and substitute "DIRECTOR".

Page 3, line 15, strike "EXECUTIVE".

Page 4, line 5, strike "(4)(n.5)(I)(A.5)" and substitute "(4)(n.5)(I)(A)".

Page 4, strike lines 9 through 18 and substitute:

"(n.5) (I) (A) For income tax years commencing on or after January 1, 2014, but prior to January 1, 2017, and for income tax years commencing on or after January 1, 2020, but prior to January 1, 2025, January 1, 2021, an amount equal to fifty percent of a landowner's costs incurred in performing wildfire mitigation measures in that income tax year on his or her property located within the state; except that the amount of the deduction claimed in an income tax year shall not exceed two thousand five hundred dollars or the total amount of the landowner's federal taxable income for the income tax year for which the deduction is claimed, whichever is less.".

Page 4, line 20, strike "DECEMBER 31, 2027." and substitute "JANUARY 1, 2025.".

Page 4, after line 20 insert:
"SECTION 3. In Colorado Revised Statutes, add 39-22-543 as follows:

39-22-543. Credit for wildfire hazard mitigation expenses - legislative declaration - definitions - repeal. (1) The General Assembly declares that the purpose of the tax expenditure in this section is to reimburse a landowner for the costs incurred in performing wildfire mitigation measures on his or her property located within the state.

(2) As used in this section, unless the context otherwise requires:

(a) "Costs" means any actual out-of-pocket expense incurred and paid by the landowner, documented by receipt, for performing wildfire mitigation measures. "Costs" do not include any inspection or certification fees, in-kind contributions, donations, incentives, or cost sharing associated with performing wildfire mitigation measures. "Costs" do not include expenses paid by the landowner from any grants awarded to the landowner for performing wildfire mitigation measures.

(b) "Landowner" means any owner of record of private land located within the state, including any easement, right-of-way, or estate in the land, and includes the heirs, successors, and assigns of such land. "Landowner" shall not include any partnership, corporation, or other similar entity that owns private land as an entity, unless there is a dwelling on that land that is designed for residential occupancy.

(c) "Wildfire mitigation measures" means the creation of a defensible space around structures; the establishment of fuel breaks; the thinning of woody vegetation for the primary purpose of reducing risk to structures from wildland fire; or the secondary treatment of woody fuels by lopping and scattering, piling, chipping, removing from the site, or prescribed burning; so long as such activities meet or exceed any Colorado State Forest Service standards or any other applicable state rules.

(3) For income tax years commencing on or after January 1, 2020, but prior to January 1, 2025, a landowner is allowed a credit against the income taxes imposed by this article 22 in an amount equal to twenty-five percent of up to two thousand five hundred dollars in costs for wildfire mitigation measures. The maximum total credit in a taxable year is six hundred twenty-five dollars.

(4) This section is repealed, effective December 31, 2028."

Renumber succeeding section accordingly.

Strike "DIVISION" and substitute "FOREST SERVICE" on: Page 2, lines 6, 12, and 14; Page 3, lines 5, 6, and 26; and Page 4, line 1.

Strike "DEPARTMENT OF LOCAL AFFAIRS" and substitute "FOREST SERVICE" on: Page 3, lines 18 and 19 and line 25.

HB20-1072 be referred favorably to the Committee on Appropriations.
HB20-1082 be referred favorably to the Committee on Finance.

SIGNING OF BILLS - RESOLUTIONS - MEMORIALS

The Speaker has signed: SJR20-002 and 005.

MESSAGE(S) FROM THE SENATE

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

SB20-062, 034, and 069.

House in recess. House reconvened.

MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, SB20-034, 062, and 069.
without comment, as amended, SB20-063 and 071.

INTRODUCTION OF BILLS

First Reading

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

HB20-1165 by Representative(s) Kraft-Tharp and McKeen; also Senator(s) Zenzinger and Coram--Concerning modifications to the interior design exemption set forth in the laws governing the practice of architecture.
Committee on Business Affairs & Labor

HB20-1166 by Representative(s) Arndt and McKeen, Valdez D., Van Winkle; also Senator(s) Tate, Moreno, Woodward, Zenzinger--Concerning necessary statutory amendments due to the automatic repeal of an enterprise zone act income tax credit for new business facility employees.
Committee on Finance

HB20-1167 by Representative(s) Arndt, Valdez D., Van Winkle; also Senator(s) Moreno, Tate, Woodward, Zenzinger--Concerning the relocation of the definition of "alternative fuel" from a part of the statutes in which the definition is no longer referenced to a part of the statutes in which the definition is referenced.
Committee on Energy & Environment
HB20-1168 by Representative(s) Sandridge--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

HB20-1169 by Representative(s) Ransom and Neville, Baisley, Bockenfeld, Buck, Geitner, Holtof, Humphrey, Landgraf, Larson, Liston, McKean, Pelton, Rich, Saine, Sandridge, Soper, Van Winkle, Will, Williams D., Wilson; also Senator(s) Gardner and Marble, Holbert, Lundeen, Rankin--Concerning the prohibition of discrimination against employees based on labor union participation.

Committee on State, Veterans, & Military Affairs

HB20-1170 by Representative(s) Humphrey, Neville, Rich, Holtof, Bockenfeld, Carver, Geitner, Liston, Baisley, Williams D., Pelton, Ransom, Valdez D., Sandridge, Catlin, Landgraf, Will, Wilson, Van Winkle, McKeen, Soper, Saine; also Senator(s) Marble, Rankin--Concerning authorization to drive military vehicles on roadways.

Committee on Transportation & Local Government

HB20-1171 by Representative(s) Catlin; also Senator(s) Coram--Concerning the establishment of a pilot program to implement a remote camera wildfire alert system, and, in connection therewith, making an appropriation.

Committee on Rural Affairs & Agriculture

HB20-1172 by Representative(s) Arndt--Concerning protecting the water rights of persons who implement efficiencies that reduce their water usage.

Committee on Rural Affairs & Agriculture

HB20-1173 by Representative(s) Saine and Baisley, Hooton, Humphrey, Buentello, Neville, Arndt, Buck, Ransom, Gray, Young, Rich, McCluskie, Soper, Roberts, Holtof, Singer, Van Winkle; also Senator(s) Smallwood and Winter, Marble--Concerning excavation notification requirements for underground facility location in connection with county road maintenance, and, in connection therewith, specifying that excavation does not include routine or emergency maintenance of right-of-way on county-owned gravel or dirt roads that does not lower the existing grade or elevation of the road, shoulder, and ditches and that does not disturb more than six inches in depth during maintenance operations.

Committee on Transportation & Local Government

HB20-1174 by Representative(s) McKean and Valdez D., Arndt; also Senator(s) Tate, Moreno, Zenzinger--Concerning modifications to the sales tax statutes in order to address certain defects and anachronisms.

Committee on State, Veterans, & Military Affairs

Committee on Appropriations
HB20-1175 by Representative(s) McKean and Valdez D., Arndt, Van Winkle; also Senator(s) Tate, Moreno, Woodward, Zenzinger--Concerning modifications to certain tax statutes in order to address defects and anachronisms. Committee on State, Veterans, & Military Affairs Committee on Appropriations

HB20-1176 by Representative(s) Valdez D., Arndt, McKean, Van Winkle; also Senator(s) Tate, Moreno, Woodward, Zenzinger--Concerning modifications to the income tax statutes in order to address certain defects and anachronisms. Committee on State, Veterans, & Military Affairs Committee on Appropriations

HB20-1177 by Representative(s) Arndt, McKean, Valdez D., Van Winkle; also Senator(s) Tate, Moreno, Woodward, Zenzinger--Concerning modifications to the enterprise zone statutes in order to address certain defects and anachronisms. Committee on State, Veterans, & Military Affairs Committee on Appropriations

SB20-034 by Senator(s) Moreno and Zenzinger, Tate, Woodward; also Representative(s) McKean and Arndt, Valdez D.--Concerning a change in the date by which the statutory revision committee is required to report annually to the general assembly. Committee on State, Veterans, & Military Affairs

SB20-062 by Senator(s) Gardner and Lee, Cooke, Foote, Rodriguez; also Representative(s) Herod and Soper, Snyder, Weissman--Concerning the enactment of the Colorado Revised Statutes 2019 as the positive and statutory law of the state of Colorado. Committee on Judiciary

SB20-063 by Senator(s) Lee; also Representative(s) Weissman and McKean--Concerning the recodification of statutory provisions governing the department of law. Committee on Judiciary

SB20-069 by Senator(s) Garcia; also Representative(s) Buentello--Concerning the documentation required for a disabled veteran to receive a free transferable annual parks pass. Committee on Rural Affairs & Agriculture

SB20-071 by Senator(s) Smallwood and Fields, Ginal, Lundeen, Todd; also Representative(s) Michaelson Jenet and Bockenfeld, Kraft-Tharp, Saine--Concerning clarification regarding the use of a state-owned motor vehicle by an employee of a state agency to travel away from home. Committee on Transportation & Local Government
LAY OVER OF CALENDAR ITEM(S)

On motion of Representative Mullica, the following item(s) calendared for January 29, was laid over until January 30, retaining place on Calendar:

Consideration of General Orders--HB20-1050.

On motion of Representative Mullica, the House adjourned until 9:00 a.m., January 29, 2020.

Approved:
KC Becker,
Speaker

Attest:
Robin Jones,
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 Monica Cordero, Arrupe Jesuit High School, Denver.

The roll was called with the following result:

- Present--62.
- Excused--Representative(s) Kraft-Tharp--1.
- Vacancy--2.
- Present after roll call--Representative(s) Kraft-Tharp.

The Speaker declared a quorum present.

On motion of Representative A. Valdez, the House Journal of Tuesday, January 28, 2020, was declared 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.

HB20-1023 by Representative(s) Kraft-Tharp and Van Winkle; also Senator(s) Williams A. and Tate--Concerning certain address database systems used for sales and use tax collection.

The question being "Shall the bill pass?".

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

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HB20-1056 by Representative(s) Landgraf and Duran, Caraveo, Carver, Larson, Liston, Soper, Titone, Singer, Kipp; also Senator(s) Crowder and Ginal, Gardner, Hill, Bridges—Concerning the nonsubstantive reorganization of the "Dental Practice 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) Arndt, Bird, Buckner, Exum, Garnett, Gray, Jaquez Lewis, Kraft-Tharp, Mullica, Ransom, Rich, Roberts, Sandridge, Snyder, Will

HB20-1009 by Representative(s) Jackson; also Senator(s) Winter—Concerning suppressing court records of eviction 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**.

<table>
<thead>
<tr>
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Co-sponsor(s) added: Representative(s) Arndt, Benavidez, Bird, Buckner, Coleman, Exum, Froelich, Gonzales-Gutierrez, Gray, Herod, Hooton, Jaquez Lewis, Kennedy, Kipp, Kraft-Tharp, Lontine, McCluskie, Melton, Michaelson, Roberts, Singer, Sirota, Sullivan, Titone, Weissman

**HB20-1052** by Representative(s) Carver and Singer; also Senator(s) Gardner and Lee--Concerning restrictions on making public the personal information of certain employees at risk of threats relating to the administration of human services 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**.

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<tr>
<th></th>
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Speaker Y
Co-sponsor(s) added: Representative(s) Arndt, Benavidez, Bockenfeld, Buckner, Buentello, Catlin, Cutter, Duran, Esgar, Exum, Gonzales-Gutierrez, Gray, Herod, Hooton, Jackson, Jaquez Lewis, Kipp, Kraft-Tharp, Lontine, McCluskie, Michaelson Jenet, Mullica, Pelton, Rich, Roberts, Sirota, Snyder, Soper, Van Winkle, Will, Young

HB20-1037 by Representative(s) Arndt; also Senator(s) Coram--Concerning the Colorado water conservation board's authority to augment stream flows with acquired water rights that have been previously decreed for augmentation 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.

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HB20-1067 by Representative(s) Roberts and Will, Valdez A.; also Senator(s) Story and Fields, Sonnenberg--Concerning the management of real estate held by certain junior college 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.

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HB20-1132 by Representative(s) Lontine; also Senator(s) Fenberg--
Concerning county reimbursements for election supplies
from the local elections assistance 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
was declared passed.

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Co-sponsor(s) added: Representative(s) Arndt, Benavidez, Bird, Buckner,
Caraveo, Cutter, Duran, Esgar, Exum, Garnett, Gonzales-Gutierrez, Gray,
Herod, Hooton, Jaquez Lewis, Kennedy, Kipp, McCluskie, McLachlan,
Michaelson Jenet, Mullica, Rich, Sirota, Snyder, Soper, Sullivan, Titone,
Valdez D., Young, Speaker

REPORT(S) OF COMMITTEE(S) OF REFERENCE

BUSINESS AFFAIRS & LABOR

After consideration on the merits, the Committee recommends the following:
HB20-1055 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, before "as" insert "and (60)".

Page 2, after line 13 insert:

"(60) "Vintner's restaurant" means a retail establishment that sells food for consumption on the premises and that manufactures not more than two hundred fifty thousand gallons of wine on its premises or LICENSED ALTERNATING PROPRIETOR LICENSED PREMISES, COMBINED, each CALENDAR year.".

EDUCATION

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

HB20-1002 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 12 through 27.

Strike pages 4 through 8 and substitute:

"SECTION 2. In Colorado Revised Statutes, add 23-5-145.5 as follows:

23-5-145.5. Credit for work-related experience - plan - report - definitions - repeal. (1) AS USED IN THIS SECTION, UNLESS THE CONTEXT OTHERWISE REQUIRES:

(a) "COMMISSION ON HIGHER EDUCATION" OR "COMMISSION" HAS THE SAME MEANING SET FORTH IN SECTION 23-1-101.1 (1).

(b) "COUNCIL" MEANS THE COUNCIL CREATED AND EXISTING PURSUANT TO SECTION 23-1-108.5, CONVENED BY THE COMMISSION ON HIGHER EDUCATION.

(c) "GUARANTEED-TRANSFER PATHWAYS" OR "GT PATHWAYS" MEANS THE STATEWIDE ARTICULATION MATRIX SYSTEM OF COMMON COURSE NUMBERING FOR GENERAL EDUCATION COURSES DESCRIBED IN SECTION 23-1-108.5 (3)(c).

(d) "STATE INSTITUTION OF HIGHER EDUCATION" OR "INSTITUTION" HAS THE SAME MEANING SET FORTH IN SECTION 23-1-135 (2).

(e) "STATEWIDE DEGREE TRANSFER AGREEMENT" MEANS A STATEWIDE DEGREE TRANSFER AGREEMENT DESCRIBED IN SECTION 23-1-108 (7).

(f) "WORK-RELATED EXPERIENCE" MEANS ANY EXPERIENCE ACQUIRED WITHIN THE PAST TEN YEARS THROUGH PAID OR UNPAID EMPLOYMENT, INCLUDING BUT NOT LIMITED TO SELF-EMPLOYMENT, AN INTERNSHIP, A RESIDENCY, A PRE-APPRENTICESHIP PROGRAM, OR AN APPRENTICESHIP PROGRAM THAT MAY LEAD TO OR RESULT IN A BUSINESS CREDENTIAL, AN INDUSTRY CREDENTIAL, A TECHNICAL CERTIFICATE, OR A PROFESSIONAL LICENSE."
(2) (a) On or before July 1, 2020, the Commission, in consultation with all state institutions of higher education, shall develop a process for students to receive credit for any course in the undergraduate curriculum through successful completion of a portfolio assessment, individual assessment, examination, or any combination thereof that is appropriate to the learning outcomes of the course.

(b) Beginning in the 2020-21 academic year, each institution shall grant full course credit to a student for a course that the student successfully completed through the required portfolio assessment, individual assessment, examination, or any combination thereof free of tuition. Any course credit granted pursuant to this subsection (2) must be transferable to another institution pursuant to Commission policy regarding GT pathways or a statewide degree transfer agreement.

(c) An institution may establish and charge a fee to a student to administer a portfolio assessment, individual assessment, examination, or any combination thereof. A fee must be transparent and reflect the actual cost to administer a portfolio assessment, individual assessment, examination, or any combination thereof, including faculty or staff time and resources, and any appropriately amortized infrastructure cost.

(d) On or before July 1, 2021, and on or before each July 1 thereafter, each institution shall report to the Commission regarding the implementation of this subsection (2). The report must include, at a minimum:

(I) The number of students who were awarded credit and transferred credit pursuant to this subsection (2);

(II) Data regarding the age and demographics of students who were awarded credit and transferred credit to or from the institution pursuant to this subsection (2); and

(III) The fee established and charged by the institution, if any, to administer a portfolio assessment, individual assessment, examination, or any combination thereof pursuant to this subsection (2).

(3) On or before January 1, 2022, the Council, in collaboration with the Commission, shall create, adopt, and implement a plan, referred to in this section as the "Plan", to award postsecondary academic credit for courses in GT pathways or a statewide degree transfer agreement for learning demonstrated from work-related experience. In creating the Plan, priority may be given to work-related experience that is responsive to workforce demands and growing industries identified by the most recent Colorado Talent Pipeline report prepared pursuant to section 24-46.3-103 or identified in consultation with the Colorado Workforce Development Council in section 24-46.3-101.

(4) The Plan must include:

(a) A process for assessing and aligning work-related experience to the knowledge and competencies required for awarding postsecondary academic credit for courses in GT pathways or a statewide degree transfer agreement, which credit granted must be transferable to another institution
PURSUANT TO COMMISSION POLICY REGARDING GT PATHWAYS OR A
STATEWIDE DEGREE TRANSFER AGREEMENT; AND

(b) A PROCESS FOR EVALUATING CREDENTIALS EARNED BY A
STUDENT AT AN AREA TECHNICAL COLLEGE PURSUANT TO SECTION
23-60-802 AND DETERMINING HOW POSTSECONDARY ACADEMIC CREDIT
WILL TRANSFER FROM AREA TECHNICAL COLLEGES, IF APPROPRIATE, TO
PUBLIC TWO-YEAR AND FOUR-YEAR STATE INSTITUTIONS OF HIGHER
EDUCATION.

(5) THE COUNCIL, IN CREATING THE PLAN, SHALL CONSULT WITH:
(a) REPRESENTATIVES OF INSTITUTIONS, INCLUDING, BUT NOT
LIMITED TO, FACULTY MEMBERS AND REGISTRARS;
(b) REPRESENTATIVES OF ORGANIZATIONS THAT REPRESENT
STUDENTS IN COLORADO;
(c) REPRESENTATIVES OF THE COLORADO WORK FORCE
DEVELOPMENT COUNCIL;
(d) REPRESENTATIVES OF INDUSTRIES WITH HIGH WORKFORCE
DEMAND AND GROWING INDUSTRIES IDENTIFIED IN THE MOST RECENT
COLORADO TALENT PIPELINE REPORT AND ORGANIZATIONS REPRESENTING
THEM; AND
(e) REPRESENTATIVES SELECTED BY THE COMMISSION.

(6) UPON COMPLETION OF THE PLAN, THE COUNCIL, IN
COLLABORATION WITH THE REPRESENTATIVES DESCRIBED IN SUBSECTION
(5) OF THIS SECTION, SHALL CONTINUE TO WORK TOWARD EXPANDING
OPPORTUNITIES FOR AWARDING POSTSECONDARY ACADEMIC CREDIT FOR
LEARNING ACQUIRED FROM WORK-RELATED EXPERIENCE NOT OTHERWISE
ADDRESSED IN THIS SECTION.

(7) BEGINNING IN THE 2022-23 ACADEMIC YEAR, UNLESS THE PLAN
IS IMPLEMENTED PRIOR TO THE BEGINNING OF THE 2022-23 ACADEMIC
YEAR, AN INSTITUTION SHALL ACCEPT IN AND TRANSFER WITHIN THE
INSTITUTION AND TO OTHER INSTITUTIONS POSTSECONDARY ACADEMIC
CREDIT AWARDED FOR WORK-RELATED EXPERIENCE FOR A COURSE THAT
IS GT PATHWAYS DESIGNATED OR PART OF A STATEWIDE DEGREE
TRANSFER AGREEMENT.

(8) (a) DURING THE SECOND REGULAR SESSION OF THE
SEVENTY-THIRD GENERAL ASSEMBLY IN 2022, THE DEPARTMENT OF
HIGHER EDUCATION SHALL REPORT TO THE EDUCATION COMMITTEES OF
THE SENATE AND HOUSE OF REPRESENTATIVES, OR ANY SUCCESSOR
COMMITTEES, REGARDING THE CREATION, ADOPTION, AND
IMPLEMENTATION OF THE PLAN ADOPTED PURSUANT TO THIS SECTION.
(b) THIS SUBSECTION (8) IS REPEALED, EFFECTIVE JULY 1, 2022.

(9) (a) ON OR BEFORE MARCH 1, 2024, AND ON OR BEFORE MARCH
1 OF EACH YEAR THEREAFTER, THE COUNCIL SHALL REPORT TO THE
EDUCATION COMMITTEES OF THE SENATE AND HOUSE OF
REPRESENTATIVES, OR ANY SUCCESSOR COMMITTEES, REGARDING THE
CONTINUED IMPLEMENTATION OF THIS SECTION. THE REPORT MUST
INCLUDE, AT A MINIMUM:
(I) THE NUMBER OF STUDENTS WHO WERE AWARDED CREDITS AND
WHO TRANSFERRED CREDITS TO OR FROM AN INSTITUTION PURSUANT TO
THIS SECTION;
(II) DATA REGARDING THE AGE AND DEMOGRAPHICS OF STUDENTS
WHO WERE AWARDED CREDITS AND WHO TRANSFERRED CREDITS TO OR
FROM AN INSTITUTION PURSUANT TO THIS SECTION;
(III) THE IMPLEMENTATION CHALLENGES OF THIS SECTION;
(IV) THE FEE ESTABLISHED AND CHARGED BY INSTITUTIONS, IF
ANY, TO ADMINISTER A PORTFOLIO ASSESSMENT, INDIVIDUAL ASSESSMENT,
EXAMINATION, OR ANY COMBINATION THEREOF PURSUANT TO SUBSECTION (2) OF THIS SECTION; 
(V) THE DIRECT COSTS IMPOSED ON INSTITUTIONS TO IMPLEMENT THIS SECTION; AND 
(VI) ANY RECOMMENDED STATUTORY REVISIONS TO THIS SECTION. 
(b) NOTWITHSTANDING THE PROVISIONS OF SECTION 24-1-136 (11)(a)(I), THE REPORTING REQUIREMENT PURSUANT TO THIS SUBSECTION (9) CONTINUES UNTIL THE REPEAL OF THIS SUBSECTION (9). 
(c) THIS SUBSECTION (9) IS REPEALED, EFFECTIVE JULY 1, 2029. 
SECTION 3. In Colorado Revised Statutes, 23-1-125, add (4.7) as follows: 
23-1-125. Commission directive - student bill of rights - degree requirements - implementation of core courses - competency test - prior learning - prior work-related experience. (4.7) Prior work-related experience. Pursuant to section 23-5-145.5, the council created and existing pursuant to section 23-1-108.5, in collaboration with the commission, shall create, adopt, and implement a plan to determine and award postsecondary academic credit for work-related experience. 
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, or safety.”.

HB20-1007 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 "MEMBERS," and substitute "MEMBERS AND MAY SEEK RECOMMENDATIONS OR NOMINATIONS FROM INTERESTED STAKEHOLDERS.".

Page 4, line 14, strike "WHICH" and substitute "THE SELECTED WORKGROUP".

Page 4, strike lines 23 through 26 and substitute: "(e) REPRESENTATIVES FROM COMMUNITY COLLEGES GOVERNED BY THE STATE BOARD FOR COMMUNITY COLLEGES AND OCCUPATIONAL EDUCATION; 
(f) TEACHERS SERVING IN TRADITIONAL DISTRICT SCHOOLS WHO HOLD AN INITIAL OR PROFESSIONAL TEACHER'S LICENSE PURSUANT TO ARTICLE 60.5 OF TITLE 22; 
(g) TEACHERS SERVING IN DISTRICT CHARTER SCHOOLS;".

Reletter succeeding paragraphs accordingly.

HB20-1015 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 6, line 17, strike "STANDARDS;" and substitute "STANDARDS OR WITH THE COLORADO EARLY CHILDHOOD
COMPETENCIES;".

Page 6, line 21, after "ENSURE" insert "ALIGNMENT OF Earned Credit WITH Degree Pathways at one or more State Institutions of Higher Education or transferability of Credit as Part of a Statewide Degree Transfer Agreement.".

Page 6, strike line 22.

Page 7, after line 11 insert:

"(10) "State Institution of Higher Education" means a State Institution of Higher Education as Defined in Section 23-18-102 (10)."

(11) "Statewide Degree Transfer Agreements" means Statewide Degree Transfer Agreements established Pursuant to Section 23-1-108 (7)(a)."

Page 7, line 23, strike "The State Board, After Consultation" and substitute "The Department Shall Consult".

Page 7, line 25, after "Education," insert "and, After Such Consultation, The State Board".

Page 8, line 6, strike "Roles." and substitute "Roles with the Colorado Early Childhood Competencies.".

Page 8, lines 7 and 8, strike "Transferable Higher Education Credits For Courses And" and substitute "Credit That is Aligned With Degree Pathways at one or more State Institutions of Higher Education or That is Part of a Statewide Degree Transfer Agreement, ".

Page 8, line 9, strike "Learning" and substitute "Learning,".

Page 8, line 14, after "And" insert "May Include".

Page 9, line 3, strike "Guaranteed-Transfer."

Page 9, strike lines 4 through 6 and substitute "Degree Pathways and That is Eligible For".

Page 9, after line 17 insert:

"(d) A List of Concurrent Enrollment Courses That Students May Take During the Program and Which State Institutions of Higher Education Will Accept Credit for Those Courses;".

Reletter succeeding paragraphs accordingly.

Page 9, line 18, after "Training" insert "Aligned to Educator Preparation Standards".

Page 9, after line 19 insert:

"(f) A Description of How the Local Education Provider Will Work to Ensure That Participants in Future Educator Pathways Programs Reflect the Socioeconomic, Racial, and
ETHNIC DIVERSITY OF THE LOCAL COMMUNITY;".

Reletter succeeding paragraphs accordingly.

Page 10, strike lines 3 and 4 and substitute "PROGRAM MONEY WILL LEAD TO CREDIT THAT IS ALIGNED WITH DEGREE PATHWAYS AT ONE OR MORE STATE INSTITUTIONS OF HIGHER EDUCATION; AND".

Page 10, line 8, strike "FEBRUARY 1," and substitute "FEBRUARY 28,"

Page 11, line 8, strike "TWENTY" and substitute "THIRTY-FIVE".

Page 12, line 2, after "PARAPROFESSIONAL" insert "OR ASSISTANT EARLY CHILDHOOD TEACHER".

Page 12, line 20, after "PARAPROFESSIONAL" insert "OR ASSISTANT EARLY CHILDHOOD TEACHER".

HB20-1032 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, before "ONE-THIRD" insert "APPROXIMATELY".

Page 3, line 13, before "ONE-THIRD" insert "APPROXIMATELY".

Page 3, line 18, before "ONE-THIRD" insert "APPROXIMATELY".

HB20-1108 be referred to the Committee of the Whole with favorable recommendation.

JUDICIARY

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

HB20-1014 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 "gamete" and substitute "gametes".

Page 2, strike line 15 and substitute:

"(b) "DONOR" MEANS AN INDIVIDUAL WHO EXPRESSLY PROVIDES CONSENT TO PROVIDE DONATED EGGS, SPERM, OR EMBRYOS FOR A PATIENT FOR ASSISTED REPRODUCTION.

(c) "GAMETES" MEANS ONE OR MORE CELLS CONTAINING A
HAPLOID”.

Reletter succeeding paragraph accordingly.

Page 3, line 2, strike "GAMETE" and substitute "GAMETES".

Page 3, line 3, strike "GAMETE:" and substitute "GAMETES:".

Page 3, line 6, after "SPOUSE" insert "OR PARTNER".

Page 3, line 8, after "SPOUSE" insert "OR PARTNER".

Page 4, line 6, strike "gamete" and substitute "gametes".

Page 4, line 7, strike "GAMETE" and substitute "GAMETES".

Page 4, strike lines 9 through 11 and substitute:
"THROUGH ASSISTED REPRODUCTION BY USING GAMETES FROM A DONOR THAT THE PATIENT DID NOT EXPRESSLY CONSENT TO THE USE OF THAT DONOR’S GAMETES.".

Page 4, line 12, strike "GAMETE" and substitute "GAMETES".

Page 4, line 23 and substitute:
"(b) "DONOR" MEANS AN INDIVIDUAL WHO EXPRESSLY PROVIDES CONSENT TO PROVIDE DONATED EGGS, SPERM, OR EMBRYOS FOR A PATIENT FOR ASSISTED REPRODUCTION.

(c) "GAMETES" MEANS ONE OR MORE CELLS CONTAINING A HAPLOID".

Reletter succeeding paragraph accordingly.

Page 5, after line 12 insert:
"SECTION 5. In Colorado Revised Statutes, 16-5-401, amend (4.5)(w) and (4.5)(x); and add (4.5)(y) as follows:
16-5-401. Limitation for commencing criminal proceedings and juvenile delinquency proceedings. (4.5) The period within which a prosecution must be commenced begins to run upon discovery of the criminal act or the delinquent act for:
(w) Criminal offenses relating to securities fraud, pursuant to part 5 of article 51 of title 11; and
(x) Insurance fraud, pursuant to section 18-5-211; AND
(y) CRIMINAL OFFENSES RELATING TO MISUSE OF GAMETES, PURSUANT TO SECTION 18-13-131.".

Renumber succeeding sections accordingly.

Page 1, line 101, strike "GAMETE" and substitute "GAMETES".

HB20-1019 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 "The" and substitute "NOT MORE THAN SIX HUNDRED AND FIFTY BEDS AT the".

Page 3, line 14, after the period insert "AT THE DISCRETION OF THE EXECUTIVE DIRECTOR, THE DEPARTMENT MAY HOUSE INMATES OF A LOWER THAN CLOSE CUSTODY LEVEL FOR NO LONGER THAN THREE MONTHS FROM THE EFFECTIVE DATE OF THIS SECTION IN ORDER TO FACILITATE THE MOVEMENT OF INMATES DISPLACED AS A RESULT OF PRISON CLOSURE OR IF THE LOWER THAN CLOSE CUSTODY INMATE IS VOLUNTARIALLY SERVING AS A MENTOR PEER-SUPPORT, OR IN ANOTHER OTHER LEADERSHIP ROLE AS PART OF DEPARTMENTAL PROGRAMMING WITH THE PURPOSE OF PROGRESSING CLOSE CUSTODY INMATES TO LOWER SECURITY LEVELS.".

Page 3, line 14, strike "FOR EACH PRISONER WHO IS HOUSED AT THE".

Page 3, strike lines 15 through 18.

Page 4, after line 23 insert:

"SECTION 2. In Colorado Revised Statutes, 17-1-104.5, amend (2)(b); and repeal (2)(a) as follows:

17-1-104.5. Incarceration of inmates from other states - private contract prison facilities. (2) No inmate from a state other than Colorado may be received into the state of Colorado and be housed in a private contract prison facility or a prison facility operated by a political subdivision of the state:

(a) Without the express approval of the executive director, which approval shall not be unreasonably withheld; and

(b) Unless the private contract prison facility or a prison facility operated by a political subdivision is designed to meet or exceed the appropriate security level for the inmate EXECUTIVE DIRECTOR, IN CONSULTATION, WITH THE GOVERNOR DETERMINES THAT EXIGENT CIRCUMSTANCES REQUIRE THAT INMATES BE HOUSED IN A PRIVATE CONTRACT PRISON FACILITY IN ORDER TO PROTECT PUBLIC HEALTH OR SAFETY.".

Renumber succeeding sections accordingly.

Page 5, line 19, strike "BY 2025".

Page 5, line 20, after the period, insert "WHILE CONDUCTING THE STUDY, THE DEPARTMENT SHALL SOLICIT INPUT FROM LOCAL COMMUNITIES AND OTHER INTERESTED PARTIES OR ISSUE EXPERTS, INCLUDING BUT NOT LIMITED TO PUBLIC SAFETY, VICTIM'S ADVOCATES, PROSECUTORS, DEFENSE ATTORNEYS, AND COMMUNITY REENTRY PROVIDERS.".

Page 6, strike lines 4 and 5.

Renumber succeeding subparagraphs accordingly.

Page 6, line 9, strike "OFFENDERS;" and substitute "OFFENDERS, ALTERNATIVES TO INCARCERATION, AND RECIDIVISM REDUCTION STRATEGIES CONSISTENT WITH PUBLIC SAFETY;".
Page 8, lines 8 and 9, strike "AN EVIDENTIARY HEARING, OR IN THE
ALTERNATIVE A NEW SENTENCING HEARING," and substitute "A NEW
SENTENCING HEARING".

Page 8, line 14, strike "(1).".

Page 8, line 15, strike "(2), and".

Page 8, strike lines 16 through 24 and substitute:
"18-8-208. Escapes. (11) If a person who is SERVING A DIRECT
SENTENCE TO A"

Page 9, line 1, strike "PAROLE".

Page 9, line 2, after "IS" insert "PARTICIPATING IN A WORK RELEASE OR
HOME DETENTION PROGRAM PURSUANT TO SECTION 18-1.3-106 (1.1),
INTENSIVE SUPERVISION PROGRAM OR ANY OTHER SIMILAR AUTHORIZED
SUPERVISED OR UNSUPERVISED ABSENCE FROM A DETENTION FACILITY AS
DEFINED IN SECTION 18-8-203 (3), is HOUSED IN A STAFF SECURE FACILITY
AS DEFINED IN SECTION 19-1-103 (101.5), OR IS".

Page 9, strike line 7 and substitute "(1.5); and repeal (6) as follows:".

Page 9, strike lines 8 through 14 and substitute:
"18-8-208.1. Attempt to escape. (1.5) If a person, while in
custody or confinement following".

Page 9, line 25, strike "PAROLE".

Page 9, line 26, after "IS" insert "PARTICIPATING IN A WORK RELEASE OR
HOME DETENTION PROGRAM PURSUANT TO SECTION 18-1.3-106 (1.1),
INTENSIVE SUPERVISION PROGRAM OR ANY OTHER SIMILAR AUTHORIZED
SUPERVISED OR UNSUPERVISED ABSENCE FROM A DETENTION FACILITY AS
DEFINED IN SECTION 18-8-203 (3), is HOUSED IN A STAFF SECURE FACILITY
AS DEFINED IN SECTION 19-1-103 (101.5), OR IS".

Page 10, strike lines 4 through 10 and substitute:
"(6) A person who participates in a work release program, a home
detention program, as defined in section 18-1.3-106 (1.1), a furlough, an
intensive supervision program, or any other similar authorized supervised
or unsupervised absence from a detention facility, as defined in section
18-8-203 (3), and who is required to report back to the detention facility
at a specified time shall be deemed to be in custody.".

Page 10, strike lines 13 through 27 and substitute:
"18-8-208.2. Unauthorized absence. (1) A PERSON WHO IS
SERVING A DIRECT SENTENCE TO A COMMUNITY CORRECTIONS PROGRAM
PURSUANT TO SECTION 18-1.3-301; TRANSITIONING FROM THE
DEPARTMENT OF CORRECTIONS TO A COMMUNITY CORRECTIONS PROGRAM
OR PLACED IN AN INTENSIVE SUPERVISION PROGRAM PURSUANT TO
SECTION 17-27.5-101; PARTICIPATING IN A WORK RELEASE OR HOME
DETENTION PROGRAM PURSUANT TO 18-1.3-106 (1.1), INTENSIVE
SUPERVISION PROGRAM, OR ANY OTHER SIMILAR AUTHORIZED SUPERVISED
OR UNSUPERVISED ABSENCE FROM A DETENTION FACILITY AS DEFINED IN
SECTION 18-8-203 (3); OR IS HOUSED IN A STAFF SECURE FACILITY AS
DEFINED IN SECTION 19-1-103 (101.5) COMMITS THE CRIME OF
UNAUTHORIZED ABSENCE IF THE PERSON KNOWINGLY:

(a) LEAVES OR FAILS TO RETURN TO HIS OR HER RESIDENTIAL OR
FACILITY LOCATION WITHOUT PERMISSION OF THE SUPERVISING AGENCY
AND IN VIOLATION OF THE TERMS AND CONDITIONS OF SUPERVISION; OR

(b) REMOVES OR TAMPERs WITH AN ELECTRONIC MONITORING
DEVICE REQUIRED BY THE SUPERVISING AGENCY TO BE WORN BY THE
PERSON IN ORDER TO MONITOR HIS OR HER LOCATION, WITHOUT
PERMISSION AND WITH THE INTENT TO AVOID ARREST, PROSECUTION,
MONITORING OR OTHER LEGAL PROCESS.

(2) (a) IF A PERSON COMMITS UNAUTHORIZED ABSENCE FOR A CRIME LISTED IN SECTION 24-4.1-302 (1) OR A CRIME OF VIOLENCE AS DESCRIBED IN SECTION 18-1.3-406, UNAUTHORIZED ABSENCE IS A CLASS 6 FELONY AND AN ATTEMPT THEREOF IS A CLASS 6 FELONY.

(b) IF A PERSON COMMITS UNAUTHORIZED ABSENCE FOR A CRIME OTHER THAN THE CRIMES LISTED IN SECTION 24-4.1-302 (1) AND THE CRIME IS NOT A CRIME OF VIOLENCE AS DESCRIBED IN SECTION 18-1.3-406, UNAUTHORIZED ABSENCE IS A CLASS 3 MISDEMEANOR AND AN ATTEMPT THEREOF IS A CLASS 3 MISDEMEANOR.

(c) A PERSON WHO KNOWINGLY VIOLATES A PERMANENT OR TEMPORARY PROTECTION ORDER ISSUED PURSUANT TO SECTION 18-1-1001 (1), 13-14-103, 13-14-104.5, OR 13-14-106 DURING THE COMMISSION OF UNAUTHORIZED ABSENCE COMMITS A CLASS 3 FELONY.

(3) IF A PAROLEE PLACED IN A COMMUNITY CORRECTIONS OR IN AN INTENSIVE SUPERVISION PROGRAM PURSUANT TO SECTION 17-27.5-101 HAS AN UNAUTHORIZED ABSENCE, THE DEPARTMENT OF CORRECTIONS SHALL NOTIFY THE APPROPRIATE COMMUNITY REENTRY PROGRAM DESCRIBED IN SECTION 17-33-101 (7)(a), AND PROVIDE CONTACT INFORMATION FOR THE PURPOSES OF ASSISTING THE PERSON TO REENGAGE WITH SUPERVISION."

SECTION 12. In Colorado Revised Statutes, 24-4.1-302.5, amend (1)(c)(I) (B) as follows:

SECTION 13. In Colorado Revised Statutes, 24-4.1-303, amend (14)(e) and (14.2)(e) as follows:

SECTION 14. In Colorado Revised Statutes, 24-4.1-304, amend (19)(b) as follows:
or the public or private local corrections authorities shall notify the victim of the following information regarding any person who was charged with or convicted of a crime against the victim:

(e) Any escape or unauthorized absence as described in Section 18-8-208.2 (1) by such person, or transfer or release from any state hospital, a detention facility, a correctional facility, a community correctional facility, or other program, and any subsequent recapture of such person;

(14.2) Upon receipt of a written statement as provided in section 24-4.1-302.5 (1)(j.5), the department of human services, division of youth services, shall include the statement with any referral made by the department of human services or a district court to place an offender in a public or private community corrections facility or program. The department of human services and any state hospital shall notify the victim of the following information regarding any person who was charged with or adjudicated of a crime against the victim:

(e) Any escape or unauthorized absence as described in Section 18-8-208.2 (1) by the person, or transfer or release from any state hospital, a detention facility, a correctional facility, a community correctional facility, parole supervision, or other program, and any subsequent recapture of the person;".

Renumber succeeding section accordingly.

**HB20-1107** be referred favorably to the Committee on Appropriations.

**HB20-1130** be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 2, line 24, after "SECTION," insert "ON OR BEFORE MARCH 1, 2022,".

Page 2, line 26, strike "CHARGE:" and substitute "CHARGE, EVERY OPINION OF THE SUPREME COURT OF THE STATE OF COLORADO AND THE COURT OF APPEALS.".

Page 3, strike lines 1 through 6.

**STATE, VETERANS, & MILITARY AFFAIRS**

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

**HB20-1153** be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 9, line 24, after "UNITS" insert "OF COVERED EMPLOYEES".
Page 17, line 14, strike the first "OF" and substitute "OR".

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House in recess. House reconvened.

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REPORT(S) OF COMMITTEE(S) OF REFERENCE

TRANSPORTATION & LOCAL GOVERNMENT

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

HB20-1042 be referred to the Committee of the Whole with favorable recommendation.

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INTRODUCTION OF BILLS

First Reading

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

HB20-1178 by Representative(s) Holtorf; also Senator(s) Sonnenberg--Concerning increasing the speed limit on rural state highways where it is safe to do so, and, in connection therewith, directing the department of transportation to identify these highways.

Committee on Transportation and Local Government

HB20-1179 by Representative(s) Herod and Soper, Snyder, Van Winkle, Weissman; also Senator(s) Gardner and Lee, Foote, Rodriguez--Concerning implementation of the committee on legal services' recommendations in connection with legislative review of state agencies' rules.

Committee on Legal Services

HB20-1180 by Representative(s) Kipp and Jaquez Lewis, Duran, Bird, Caraveo, Cutter, Gonzales-Gutierrez, Hooton, Kennedy, Mullica, Singer, Sirota, Snyder, Titone, Valdez A.; also Senator(s) Fields and Priola, Bridges--Concerning the protection of pollinators by restricting the use of certain pesticides.

Committee on Energy and Environment

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LAY OVER OF CALENDAR ITEM(S)

On motion of Representative Snyder, the following item(s) on the Calendar for January 30 were laid over until January 31, retaining place on Calendar:
Consideration of General Orders—HB20-1050, 1020.

On motion of Representative Snyder, the House adjourned until 9:00 a.m., January 30, 2020.

Approved:
KC Becker,
Speaker

Attest:
Robin Jones,
Chief Clerk
Prayer by Representative James Coleman.

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

Pledge of Allegiance led by Jacob Herrera, Valor Christian High School, Isaac Herrera, Home School, Highlands Ranch.

The roll was called with the following result:

Present--60.
Excused--Representative(s) McLachlan, Neville, Saine--3.
Vacancy--2.
Present after roll call--Representative(s) Neville, Saine.

The Speaker declared a quorum present.

On motion of Representative A. Valdez, the House Journal of Wednesday, January 29, 2020, was declared approved as corrected by the Chief Clerk.

REPORT(S) OF COMMITTEE(S) OF REFERENCE

HEALTH & INSURANCE

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

HB20-1078 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 2, line 5, strike "and dispensing fees".

Page 2, line 6, strike "(a)".

Page 2, strike lines 7 through 23 and substitute "FIRM SHALL NOT REIMBURSE A PHARMACY IN AN AMOUNT LESS THAN THE AMOUNT THAT THE PHARMACY BENEFIT MANAGEMENT FIRM REIMBURSES ANY AFFILIATE FOR THE SAME PHARMACY SERVICES FOR A CLEAN CLAIM.

(2) (a) A CONTRACT OR AGREEMENT, INCLUDING A PERFORMANCE-BASED OR VALUE-BASED CONTRACT OR AGREEMENT,
BETWEEN A PHARMACY".

Page 3, line 1, after "PHARMACY" insert "OR A PHARMACY SERVICES ADMINISTRATIVE ORGANIZATION".

Page 3, strike lines 7 and 8 and substitute "THE CLAIM AFTER THE POINT OF SALE; EXCEPT THAT;".

Page 3, strike line 18 and substitute "PHARMACY OR MAKING ADJUSTMENTS TO CLAIMS IN ACCORDANCE WITH SECTION 10-16-704 (4.5).".

Page 3, line 19, strike ")(a)".

Page 3, strike line 27 and substitute:

"(4) THE DIVISION MAY PROMULGATE RULES TO ESTABLISH THE MANNER IN WHICH CARRIERS AND PHARMACY BENEFIT MANAGEMENT FIRMS ARE REQUIRED TO SHOW COMPLIANCE WITH THIS SECTION.".

Page 4, strike lines 1 through 5.

Renumber succeeding subsections accordingly.

Page 4, line 7, after "PHARMACIES" insert "OR PHARMACY SERVICES ADMINISTRATIVE ORGANIZATIONS".

Page 4, line 18, after "CLAIM." add ""CLEAN CLAIM" DOES NOT INCLUDE A CLAIM BASED ON FRAUD, WASTE, OR ABUSE.".

Page 4, strike line 27.

Page 5, strike lines 1 through 9.

Renumber succeeding section accordingly.

HB20-1086 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 4, line 15, strike "OR CERTIFIED".

HB20-1103 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, 10-16-104, amend (18)(b)(V) as follows:

10-16-104. Mandatory coverage provisions - definitions - rules. (18) Preventive health care services (b) The coverage required
by this subsection (18) must include preventive health care services for
the following, in accordance with the A or B recommendations of the task
force for the particular preventive health care service:

(V) (A) Colorectal cancer screening coverage for tests for the
early detection of colorectal cancer and adenomatous polyps; EXCEPT
THAT, IN ADDITION TO THE A OR B RECOMMENDATION OF THE TASK
FORCE, THE COVERAGE MUST INCLUDE COVERED PERSONS WHO ARE
FORTY-FIVE YEARS OF AGE OR OLDER.
(B) In addition to covered persons eligible for colorectal cancer
screening coverage in accordance with A or B recommendations of the
task force, colorectal cancer screening coverage required by this
subparagraph (V) shall also be provided: To covered persons who are at
high risk for colorectal cancer, including covered persons who have a
family medical history of colorectal cancer; a prior occurrence of cancer
or precursor neoplastic polyps; a prior occurrence of a chronic digestive
disease condition such as inflammatory bowel disease, Crohn's disease,
or ulcerative colitis; or other predisposing factors as determined by the
provider; AND FOR A FOLLOW-UP COLONOSCOPY IF THE RESULTS OF A
NONINVASIVE TEST FOR THE EARLY DETECTION OF COLORECTAL CANCER
AND ADENOMATOUS POLYPS IS ABNORMAL.

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, or safety.

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

HB20-1012 be amended as follows, and as so amended, be referred to
the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 3, line 20, after "approved" insert "OR DENIED".

Page 3, strike lines 21 through 26 and substitute:

"(e) For the duration of the treatment, as defined in the approval
letter from the state department, and for thirty days after the completion
of treatment, the county department responsible for the placement of the
child or youth in the program must be reimbursed by the state department
for one hundred percent of the costs associated with the approved
placement. IF THE CHILD OR YOUTH WAS NOT PLACED BY A COUNTY".

Page 4, line 7, strike "expire." and substitute "expire, AND THAT THE NEXT
CLINICALLY RECOMMENDED LEVEL OF CARE FOR THE CHILD OR YOUTH IS
AVAILABLE BEFORE REIMBURSEMENT ELIGIBILITY EXPIRES. DISCHARGE
PLANNING MUST ADDRESS THE NEXT CLINICALLY RECOMMENDED LEVEL
OF CARE FOR THE CHILD OR YOUTH AND BE AVAILABLE PRIOR TO
DISCHARGE.".

Page 4, line 10, after "THAT" insert "ORIGINALLY REQUESTED AND".

Page 4, strike line 12 and substitute "costs, UNTIL THE CHILD OR YOUTH IS
DISCHARGED FROM THE FACILITY; EXCEPT THAT THE STATE DEPARTMENT
REMAINS RESPONSIBLE FOR REIMBURSEMENT ELIGIBILITY IF A STATE
COURT ORDERS THE PLACEMENT AND EXCEPT THAT THE COUNTY
DEPARTMENT IS AUTHORIZED TO UTILIZE CHILD WELFARE BLOCK GRANT
FUNDS FOR THE PLACEMENT, INCLUDING THE STATE AND FEDERAL
GOVERNMENT SHARE OF THOSE FUNDS FOR THESE PURPOSES.".

Page 4, line 21, before "and" insert "MANAGED CARE ENTITIES,
COMMUNITY MENTAL HEALTH CENTERS,".

Page 5, line 7, strike "insurance." and substitute "insurance UNTIL
PRIVATE INSURANCE FUNDING AND SERVICES ARE EXHAUSTED OR
SERVICES ARE DEEMED UNAVAILABLE.".

Page 5, line 12, strike "MEDICAID." and substitute "MEDICAID AND OTHER
POTENTIAL SOURCES OF FUNDING, SUCH AS THE "CHILDREN AND YOUTH
MENTAL HEALTH TREATMENT ACT", CREATED PURSUANT TO ARTICLE 67
OF TITLE 27.".

Page 6, line 6, before "For" insert "IF APPLICABLE AND NOT DUPLICATE,
OTHER CASE MANAGEMENT SERVICES MAY BE AVAILABLE TO ASSIST THE
CHILD OR YOUTH AND THE FAMILY THROUGH A COMMUNITY MENTAL
HEALTH CENTER, MANAGED CARE ENTITY, COMMUNITY-CENTERED BOARD,
HOSPITAL, OR OTHER APPROPRIATED INVOLVED ENTITY.".

Page 7, line 1, strike "RESIDENCE," and substitute "RESIDENCE OR REGION
TO MEET SAFE HARBOR GUIDELINES,".

Page 8, strike lines 15 through 24 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, or safety.".

HB20-1038 be referred to the Committee of the Whole with favorable
recommendation.

HB20-1041 be referred to the Committee of the Whole with favorable
recommendation.

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

HB20-1035 be amended as follows, and as so amended, be referred to
the Committee on Appropriations with favorable
recommendation:

Amend printed bill, page 11, line 14, strike "2024." and substitute
"2025.".

Page 18, line 25, strike "(25)(a)(XXII)" and substitute "(26)(a)(IX)".
Page 19, lines 1 and 2, strike "(25) (a) The following agencies, functions, or both are scheduled for repeal on September 1, 2024:" and substitute "(26) (a) The following agencies, functions, or both are scheduled for repeal on September 1, 2025:".

Page 19, line 3, strike "(XXII)" and substitute "(IX)".

HB20-1071 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 8 and substitute:

"SECTION 1. In Colorado Revised Statutes, add 26-5-115 as follows:

26-5-115. Acquisition of drivers' licenses by persons in foster care - immunity from liability - rules. (1) On and after the effective date of this section, in addition to any other reimbursement for child welfare services described in this article 5, the state department shall reimburse a county department for costs paid by the county department to a public or private driving school for the provision of driving instruction to a person in the custody of the county department who is fifteen years of age or older but under twenty-one years of age.

(2) The state department may seek and accept gifts, grants, and donations from private or public sources for the purposes of this section; except that the state department may not accept a gift, grant, or donation that is subject to conditions that are inconsistent with this section or any other law of the state.

(3) (a) Nothing in this section places any liability on a county department for:

(I) Contracting with a public or private driving school to provide driving instruction to a person who is in the custody of the county department; or

(II) An injury alleged to have occurred while a person in the custody of the county department receives driving instruction from a public or private driving school.

(b) Nothing in this section waives or limits a county department's governmental immunity, as described in article 10 of title 24.

(4) On or before December 1, 2020, the state board shall promulgate rules for the administration of this section.".

Strike pages 3 and 4.

Page 5, strike lines 1 through 22.

Renumber succeeding sections accordingly.

Page 5, line 24, after "(5)" insert "and (6)".

Page 5, line 25, strike "minors." and substitute "minors - rules.".
Page 6, lines 14 and 15, strike "A COUNTY DEPARTMENT'S GOVERNMENTAL IMMUNITY," and substitute "THE GOVERNMENTAL IMMUNITY OF A COUNTY DEPARTMENT OF HUMAN OR SOCIAL SERVICES,"

Page 6, strike lines 17 through 22 and substitute:

"(5) A PERSON WHO IS IN THE CUSTODY OF THE STATE DEPARTMENT OF HUMAN SERVICES OR A COUNTY DEPARTMENT OF HUMAN OR SOCIAL SERVICES WHO DOES NOT POSSESS ALL OF THE REQUIRED DOCUMENTS TO APPLY FOR AN INSTRUCTION PERMIT OR A DRIVER'S LICENSE PURSUANT TO THIS SECTION MAY BE ELIGIBLE FOR EXCEPTION PROCESSING PURSUANT TO RULES OF THE DEPARTMENT OF REVENUE.

(6) On or before November 1, 2020, the department of revenue shall promulgate rules establishing, to the extent permissible under federal law, forms of documentation that are acceptable for the purpose of allowing persons who are in the custody of the state department of human services or a county department of human or social services to verify their legal residence in the United States, establish identity, and satisfy any other prerequisites for the acquisition of an instruction permit or driver's license."

HB20-1077 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 23, strike "SECTION" and substitute "SECTIONS".

Page 7, strike line 24 and substitute "39-11-128 AND 39-10-111.5 (6)(b)."

Page 8, line 5, strike "amend" and substitute "repeal".

Page 8, strike lines 7 through 12 and substitute:

"39-5-104.5. Valuation of personal property. (2) Personal property tax obligations resulting from any conveyance, relocation, or change in tax status of the property during the property tax year that are not in the process of collection as of January 1, 1997, shall be waived, and the treasurer shall not commence any action to collect such obligations."

Page 9, strike lines 23 through 27 and substitute "39-5-129. THE TREASURER HAS BROAD AUTHORITY TO ESTABLISH THE CONDITIONS AND TERMS UNDER WHICH ESTIMATED PREPAYMENTS WILL BE ACCEPTED."

Page 10, line 20, after "by" insert "OR STRICKEN OFF TO".

______________
The Chief Clerk reports the following bills have been correctly printed:
HB20-1165, 1166, 1167, 1168, 1169, 1170, 1171, 1172, 1173, 1174, 1175, 1176, 1177.

The Chief Clerk reports the following bills have been correctly printed:
HB20-1178, 1179, 1180.

We herewith transmit:
without comment, SB20-025 and 048.
without comment, as amended, SB20-002.

House in recess. House reconvened.

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB20-011.

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

We herewith transmit:
without comment, SB20-011.
without comment, as amended, SB20-017.

The following bills were read by title and referred to the committees indicated:
HB20-1181 by Representative(s) Arndt and McKeen, Valdez D.; also Senator(s) Moreno and Woodward, Zenzinger--Concerning the repeal of the fuel tax exemption for nonprofit transit agencies.
Committee on Transportation & Local Government
HB20-1182 by Representative(s) Arndt and McKean, Valdez D.; also Senator(s) Moreno, Woodward, Zenzinger--Concerning the repeal of the sales tax exemption for sales to residents of bordering states without retail sales taxes.

Committee on Business Affairs & Labor

HB20-1183 by Representative(s) Mullica, Baisley, Buckner, Caraveo, Lontine, Titone--Concerning the continuation of the certification of nurse aides by the state board of nursing, and, in connection therewith, implementing the recommendations contained in the 2019 sunset report by the department of regulatory agencies.

Committee on Health & Insurance

HB20-1184 by Representative(s) Buentello and Pelton, Arndt, Catlin, Holtorf, Valdez D., Will, Young--Concerning the continuation of the "Colorado Seed Act", and, in connection therewith, implementing recommendations contained in the 2019 sunset report by the department of regulatory agencies.

Committee on Rural Affairs & Agriculture

HB20-1185 by Representative(s) Hooton and Saine--Concerning the continuation of the Colorado kids outdoors advisory council, and, in connection therewith, implementing the recommendations contained in the 2019 sunset report by the department of regulatory agencies.

Committee on Energy & Environment

HB20-1186 by Representative(s) Liston, Geitner, Sandridge--Concerning teachers' rights related to membership in organizations related to their employment.

Committee on State, Veterans, & Military Affairs

HB20-1187 by Representative(s) Liston, Sandridge, Carver, Larson, Will, McKean, Bird, Bockenfeld, Buentello, Catlin, Pelton, Rich, Snyder, Soper, Williams D.--Concerning creating the crime of mail theft.

Committee on Judiciary

HB20-1188 by Representative(s) Williams D., Humphrey, Geitner, Neville, Van Winkle, Holtorf, Saine--Concerning persons who have illegally reentered the United States.

Committee on Judiciary

HB20-1189 by Representative(s) Bockenfeld; also Senator(s) Priola--Concerning an income tax credit for an amount contributed to a nonprofit organization to assist victims of human trafficking.

Committee on Finance

Committee on Appropriations

HB20-1190 by Representative(s) Valdez D. and Landgraf--Concerning clarifying whether a veteran with a disability needs to obtain a disabled veteran license plate to qualify for the current exemption from paying vehicle assessments.
Committee on Finance

HB20-1191 by Representative(s) McLachlan and Soper; also Senator(s) Story and Coram--Concerning the creation of the outdoor recreation industry office in the office of economic development.

Committee on Energy & Environment

HB20-1192 by Representative(s) Jackson and Will; also Senator(s) Foote--Concerning the use of money in the petroleum cleanup and redevelopment fund to develop fuel-cell electric-vehicle projects.

Committee on Finance

Committee on Appropriations

HB20-1193 by Representative(s) Landgraf and Van Winkle, Carver, Geitner, Holtorf, Larson, Liston, McKean, Neville, Pelton, Rich, Saine, Sandridge, Will, Wilson--Concerning the creation of income tax benefits to facilitate family leave.

Committee on Finance

Committee on Appropriations

HB20-1194 by Representative(s) Exum and Will; also Senator(s) Coram and Story--Concerning an extension of the period during which the voluntary designation benefiting the American Red Cross Colorado disaster response, readiness, and preparedness fund will appear on the state individual income tax return form.

Committee on Finance

Committee on Business Affairs & Labor

HB20-1195 by Representative(s) Titone and Singer; also Senator(s) Bridges and Cooke--Concerning a requirement that a manufacturer of digital electronic equipment facilitate the repair of the equipment by providing persons other than authorized repair providers affiliated with the manufacturer with the resources needed to repair the equipment.

Committee on Business Affairs & Labor

HB20-1196 by Representative(s) Hooton and McCluskie; also Senator(s) Fenberg and Lee--Concerning updates to the laws governing mobile home parks.

Committee on Transportation & Local Government

HB20-1197 by Representative(s) Snyder and Rich, Bird, Cutter, Exum, Landgraf, Larson, Liston, Soper; also Senator(s) Bridges--Concerning the statewide communication system for referral to essential services, and, in connection therewith, making an appropriation.

Committee on Public Health Care & Human Services

Committee on Appropriations

HB20-1198 by Representative(s) Landgraf and Buckner; also Senator(s) Fields and Ginal--Concerning requirements regarding the administration of prescription drug benefits under health benefit plans.

Committee on Health & Insurance
HB20-1199 by Representative(s) Buck--Concerning a reduction in the minimum amount of liability that must be retained by a self-insured employer that purchases stop-loss health insurance.

Committee on Health & Insurance

HB20-1200 by Representative(s) Titone and Weissman--Concerning the continuation of the HOA information and resource center, and, in connection therewith, implementing the recommendations contained in the 2019 sunset report by the department of regulatory agencies.

Committee on Business Affairs & Labor

HB20-1201 by Representative(s) Hooton and Gonzales-Gutierrez; also Senator(s) Moreno and Ginal--Concerning providing home owners in a mobile home park the opportunity to purchase the park under specified circumstances.

Committee on Transportation & Local Government

HB20-1202 by Representative(s) Valdez D., Arndt, McKean; also Senator(s) Moreno, Woodward, Zenzinger--Concerning the repeal of the income tax deduction for previously taxed income or gain for C corporations.

Committee on Business Affairs & Labor

HB20-1203 by Representative(s) Sirota and Gray; also Senator(s) Gonzales--Concerning an income tax policy change not directly causing a net tax revenue gain that expands enacted refundable individual state income tax credits that are a percentage of similar federal income tax credits to be offset by expanding revenue through distinguishing Colorado taxable income from federal taxable income, and, in connection therewith, enacting the "Helping Colorado Families Get Ahead Act".

Committee on Finance Committee on Appropriations

HB20-1204 by Representative(s) Ransom, Buck, Sandridge, Baisley, Saine, Soper, Van Winkle, Will, Williams D.; also Senator(s) Smallwood and Tate--Concerning the creation of an income tax deduction for taxpayers that make a contribution to an eligible scholarship granting organization.

Committee on Finance Committee on Appropriations

HB20-1205 by Representative(s) McKean, Arndt, Valdez D.; also Senator(s) Moreno, Woodward, Zenzinger--Concerning the repeal of the pre-1987 net operating loss deduction for individuals, estates, and trusts.

Committee on Business Affairs & Labor

HB20-1206 by Representative(s) Michaelson Jenet and Landgraf, Cutter, Pelton, Young--Concerning the continuation of the regulation of mental health professionals, and, in connection therewith, implementing recommendations
contained in the 2019 sunset report by the department of regulatory agencies.

Committee on Public Health Care & Human Services

HB20-1207 by Representative(s) Melton and Wilson, Catlin, Exum, Gray, Hooton--Concerning the continuation of the regulation of private investigators.

Committee on Transportation & Local Government

HB20-1208 by Representative(s) Roberts and Will, Catlin, Exum, Pelton--Concerning the continuation of the coal mine board of examiners, and, in connection therewith, implementing recommendations contained in the 2019 sunset report by the department of regulatory agencies.

Committee on Rural Affairs & Agriculture

HB20-1209 by Representative(s) Cutter and Mullica, Hooton, Michaelson Jenet--Concerning the continuation of the nurse-physician advisory task force for Colorado health care, and, in connection therewith, implementing the recommendations contained in the 2019 sunset report by the department of regulatory agencies.

Committee on Public Health Care & Human Services

HB20-1210 by Representative(s) Caraveo and Duran, Buckner, Soper, Titone--Concerning the continuation of the state board of chiropractic examiners, and, in connection therewith, implementing the recommendations contained in the 2019 sunset report by the department of regulatory agencies.

Committee on Health & Insurance

HB20-1211 by Representative(s) Valdez D. and Holtorf, Arndt, Catlin, Will--Concerning the continuation of the licensing of egg dealers, and, in connection therewith, implementing the recommendations contained in the 2019 sunset report by the department of regulatory agencies.

Committee on Rural Affairs & Agriculture

HB20-1212 by Representative(s) Landgraf and Caraveo, Singer--Concerning the continuation of the regulation of naturopathic doctors, and, in connection therewith, implementing recommendations contained in the 2019 sunset report by the department of regulatory agencies.

Committee on Public Health Care & Human Services

HB20-1213 by Representative(s) Young and Pelton, Catlin, Holtorf, Valdez D., Will--Concerning the continuation of the department of agriculture's regulatory functions related to persons who work with agricultural products, and, in connection therewith, implementing recommendations contained in the 2019 sunset report by the department of regulatory agencies concerning the "Commodity Handler Act" and the "Farm Products Act".

Committee on Rural Affairs & Agriculture
HB20-1214 by Representative(s) Snyder and Williams D.--Concerning the continuation of the statutes governing home warranty service contracts, and, in connection therewith, implementing the recommendations contained in the 2019 sunset report by the department of regulatory agencies.

Committee on Business Affairs & Labor

HB20-1215 by Representative(s) Valdez A., Froelich--Concerning the continuation of the water and wastewater facility operators certification board, and, in connection therewith, implementing the recommendations contained in the 2019 sunset report by the department of regulatory agencies.

Committee on Energy & Environment

HB20-1216 by Representative(s) Mullica, Buckner, Caraveo, Lontine, Titone--Concerning the continuation of the state board of nursing, and, in connection therewith, implementing the recommendations contained in the 2019 sunset report by the department of regulatory agencies.

Committee on Health & Insurance

HB20-1217 by Representative(s) Gray and McKean--Concerning the continuation of marijuana financial services cooperatives, and, in connection therewith, implementing the recommendations contained in the 2019 sunset report by the department of regulatory agencies.

Committee on Finance

HB20-1218 by Representative(s) Buckner, Lontine--Concerning the continuation of the licensing of hearing aid providers, and, in connection therewith, implementing the recommendations contained in the 2019 sunset report by the department of regulatory agencies.

Committee on Health & Insurance

HB20-1219 by Representative(s) Buckner, Lontine--Concerning the continuation of the licensing of audiologists, and, in connection therewith, implementing the recommendations contained in the 2019 sunset report by the department of regulatory agencies.

Committee on Health & Insurance

HB20-1220 by Representative(s) Snyder and Carver, Exum, Landgraf, Liston, Sandridge, Williams D.; also Senator(s) Lee--Concerning a statewide needs assessment of services provided by veterans community living centers.

Committee on State, Veterans, & Military Affairs

SB20-002 by Senator(s) Donovan and Coram; also Representative(s) McLachlan--Concerning the creation of the rural economic development initiative grant program.

Committee on Rural Affairs & Agriculture

Committee on Appropriations
LAY OVER OF CALENDAR ITEM(S)

On motion of Representative Bird, the following item on the Calendar for January 31, was laid over until February 4, retaining place on Calendar:

Consideration of General Orders--HB20-1108.

On motion of Representative Bird, the following item on the Calendar for January 31, was laid over until February 5, retaining place on Calendar:

Consideration of General Orders--HB20-1050.

On motion of Representative Bird, the House adjourned until 9:00 a.m., January 31, 2020.

Approved:  
KC Becker,  
Speaker

Attest:  
Robin Jones,  
Chief Clerk
Prayer by Pastor Michael Brown, Crosspoint Community Church, Centennial.

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

Pledge of Allegiance led by Allen Alford, Gema Hernandez, McKenna Jones, Hunter Voss, Preserve American Youth Summit, Denver.

The roll was called with the following result:

Present--59.

Excused--Representative(s) Catlin, Landgraf, McLachlan, Singer--4.

Vacancy--2.

Present after roll call--Representative(s) Landgraf, Singer.

The Speaker declared a quorum present.

On motion of Representative A. Valdez, the House Journal of Thursday, January 30, 2020, was declared approved as corrected by the Chief Clerk.

On motion of Representative Sirota, 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:

HB20-1020 by Representative(s) Snyder and Benavidez; also Senator(s) Moreno and Court--Concerning the repeal of the state sales tax exemption for long-term lodging.

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

**HB20-1042** by Representative(s) Valdez D. and McKean, Arndt, Van Winkle; also Senator(s) Moreno and Tate, Woodward, Zenzinger--Concerning a modification of the notice requirements for manufacturers of perfluoroalkyl and polyfluoroalkyl substances.

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

**HB20-1014** by Representative(s) Tipper and Rich; also Senator(s) Gardner--Concerning unconsented use of donor gamete in fertility treatment.


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

**HB20-1055** by Representative(s) Garnett and Liston; also Senator(s) Bridges and Priola--Concerning the ability of a vintner's restaurant licensee to manufacture vinous liquors on alternating proprietor licensed premises.


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 D. Williams moved to amend the Report of the Committee of the Whole to show that the following D. Williams amendment to HB20-1020 did pass:

Amend printed bill, page 3, line 8, after "a" insert "CITIZEN OF THE UNITED STATES AND IS A".

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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REPORT(S) OF COMMITTEE(S) OF REFERENCE

FINANCE

After consideration on the merits, the Committee recommends the following:
HB20-1049 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 2, lines 11 and 12, strike "BUT PRIOR TO JANUARY 1, 2025, ".

Page 2, strike lines 19 through 25 and substitute:

"January 1 of the sixth income tax year following the year in which the executive director files written certification with the revisor of statutes as specified in section 39-22-1001 (8) that a line has become available and THAT the Habitat for Humanity of Colorado fund voluntary contribution is next in the queue, unless the Habitat for Humanity of Colorado fund established by this part 45 is continued or reestablished by the general assembly acting by bill prior to said date. WILL NO LONGER APPEAR ON THE INDIVIDUAL INCOME TAX RETURN FORM DUE TO A FAILURE TO MEET STATUTORY REQUIREMENTS. ".

Page 2, after line 25 insert:

"SECTION 3. In Colorado Revised Statutes, 39-22-1001, amend (1)(b) as follows:

39-22-1001. Limitations on voluntary contribution programs - queue - notice - reestablishment of certain programs. (1) (b) There shall be no requirement for a sunset clause for the homeless prevention activities program fund voluntary contribution established in part 13 of this article 22, the western slope military veterans' cemetery voluntary contribution established in part 19 of this article 22, THE HABITAT FOR HUMANITY OF COLORADO FUND VOLUNTARY CONTRIBUTION ESTABLISHED IN PART 45 OF THIS ARTICLE 22, or the donate to a Colorado nonprofit fund voluntary contribution established in part 51 of this article 22. All other voluntary contribution programs shall remain on Colorado income tax returns for the income tax years specified in the part in which the voluntary contribution is established and shall be repealed or reestablished as directed in such part. ".

Renumber succeeding bill section accordingly.

HB20-1082 be referred favorably to the Committee on Appropriations.

HB20-1109 be referred favorably to the Committee on Appropriations.

JUDICIARY
After consideration on the merits, the Committee recommends the following:
**HB20-1102** be amended as follows, and as so amended, be referred to the Committee on **Appropriations** with favorable recommendation:

Amend printed bill, page 2, strike lines 15 and 16 and substitute:

"(2) (a) "**JAILHOUSE WITNESS**" MEANS A WITNESS ENDORSED BY THE STATE AS A POTENTIAL WITNESS WHO OFFERS OR PROVIDES TESTIMONY FOR THE STATE REGARDING STATEMENTS MADE BY A DEFENDANT, WHILE BOTH WERE INCARCERATED, REGARDLESS OF WHETHER THE DEFENDANT HAS BEEN CHARGED WITH THE CRIME AT THE TIME THE ALLEGED STATEMENTS WERE MADE, AND WHO HAS REQUESTED, HAS BEEN OFFERED, OR MAY IN THE FUTURE RECEIVE A BENEFIT IN CONNECTION WITH THE TESTIMONY.

(b) "**JAILHOUSE WITNESS**" DOES NOT MEAN A CO-DEFENDANT IN THE CASE.".

Page 3, strike lines 1 through 4.

Page 3, line 9, strike "SUSPECT'S OR".

Page 3, line 16, strike "TO THE" and substitute "ON A MONTHLY BASIS TO BE MAINTAINED IN A CENTRALIZED STATEWIDE RECORD".

Page 3, strike lines 17 and 18 and substitute "OF THE PROVIDED INFORMATION THAT SHALL BE MADE AVAILABLE TO DISTRICT ATTORNEYS THROUGHOUT THE STATE.".

Page 3, line 22, after "ENDORSES A" insert "PERSON TO TESTIFY AS A".

Page 4, line 27, strike "STATE" and substitute "COLORADO".

Page 5, line 13, strike "ORDER THAT" and substitute "ISSUE A PROTECTIVE ORDER PURSUANT TO THE PROVISIONS OF RULE 16 (III)(D) OF THE COLORADO RULES OF CRIMINAL PROCEDURE.".

Page 5, strike lines 14 and 15.

Page 6, strike lines 22 through 24 and substitute "A SENTENCE FOR A CRIME COMMITTED BY THE JAILHOUSE WITNESS, THE PROSECUTOR SHALL COMPLY WITH THE REQUIREMENTS OF SECTION 24-4.1-302.5 IF THE JAILHOUSE WITNESS HAS HIS OR HER OWN PENDING OR CLOSED CASE PURSUANT TO SECTION 24-4.1-302 (1).".

Strike "SUSPECT OR" on: **Page 4**, lines 6, 8, 11, and 18.

**HB20-1121** be postponed indefinitely.

**STATE, VETERANS, & MILITARY AFFAIRS**

After consideration on the merits, the Committee recommends the following:
HB20-1010  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 5, strike "OR LATINO".

Page 3, line 15, strike "DEPARTMENT:" and substitute "DEPARTMENT FOR
WHOM THE RECORDS OF THE DEPARTMENT INDICATE A LEGAL RESIDENCE
IN THIS STATE:".

Pages 3, line 27, strike "OR".

Page 4, line 1, strike "LATINO".

Page 4, line 26, after "ADDRESSES" insert "IN THIS STATE".

Page 5, strike lines 6 and 7 and substitute "DISTRICTS, AND STATE SENATE
DISTRICTS. NONPARTISAN STAFF SHALL".

Page 5, line 17, after "RESIDENCE" insert "IN THIS STATE".

Page 5, line 27, after "ADDRESS" insert "IN THIS STATE".

Page 6, strike lines 2 through 9.

Page 6, strike lines 14 through 17.

Renumber succeeding subsection accordingly.

Page 8, strike lines 18 through 27.

Strike pages 9 through 11.

Renumber succeeding section accordingly.

HB20-1066  be amended as follows, and as so amended, be referred to
the Committee on Appropriations with favorable
recommendation:

Amend printed bill, page 7, strike lines 5 through 12.

Renumber succeeding sections accordingly.

HB20-1073  be amended as follows, and as so amended, be referred to
the Committee of the Whole with favorable
recommendation:

Amend printed bill, page 4, line 10, strike "20-____," and substitute
"20-1073,".

Page 4, line 21, strike "THEIR" and substitute "ITS".
Page 5, line 16, strike "COMMISSIONER" and substitute "COUNTY COMMISSIONER".

Page 6, line 11, after "OF" insert "SUCH".

Page 6, line 14, strike "THEIR" and substitute "ITS".

Page 7, line 17, strike "COUNTY BOARD OF" and substitute "BOARD OF COUNTY".

Page 8, line 12, strike "30-10-306.5 (7)." and substitute "30-10-306.4 (7).".

Page 8, line 17, strike "OR "NONPARTISAN STAFF" MEANS THE" and substitute "MEANS THE NONPARTISAN".

Page 9, line 4, after "ITS" insert "COUNTY".

Page 9, lines 5 and 6, strike "ONLY SOME OF ITS COMMISSIONERS" and substitute "ANY NUMBER OF ITS COUNTY COMMISSIONERS NOT".

Page 9, line 8, strike "THEIR" and substitute "ITS".

Page 9, line 14, before "COMMISSIONERS" insert "COUNTY".

Page 9, line 15, strike "SEVEN" and substitute "NINE".

Page 11, line 3, strike "AND JUSTICES".

Page 13, line 3, strike "LAW" and substitute "RESOLUTION".

Page 13, after line 17 insert:

"(8) BY JANUARY 18 OF THE REDISTRICTING YEAR, THE PANEL, IN A PUBLIC MEETING, SHALL RANDOMLY SELECT BY LOT FROM ALL OF THE APPLICANTS WHO WERE FOUND TO MEET THE QUALIFICATIONS SPECIFIED IN SUBSECTION (3) OF THIS SECTION THE NAMES OF TEN APPLICANTS WHO ARE AFFILIATED WITH THE STATE'S LARGEST POLITICAL PARTY, TEN APPLICANTS WHO ARE AFFILIATED WITH THE STATE'S SECOND LARGEST POLITICAL PARTY, AND TEN APPLICANTS WHO ARE NOT AFFILIATED WITH ANY POLITICAL PARTY, OR SUCH LESSER NUMBER AS THERE ARE TOTAL APPLICANTS WHO MEET THE QUALIFICATIONS SPECIFIED IN SUBSECTION (3) OF THIS SECTION FOR EACH OF THOSE GROUPS.".

Renumber succeeding subsections accordingly.

Page 13, line 18, after "YEAR," insert "AFTER REVIEWING THE APPLICATIONS OF THE APPLICANTS SELECTED IN ACCORDANCE WITH SUBSECTION (8) OF THIS SECTION,".

Page 13, line 22, strike "TWO" and substitute "THREE".

Page 13, line 24, strike "TWO" and substitute "THREE".

Page 14, strike lines 9 through 12 and substitute:
"(c) Ensure that, in counties with three county commissioners, at least two members of the commission are registered to vote in each county commissioner district and that, in counties with five county commissioners, at least one member of the commission is registered to vote in each county commissioner district; and".

Page 17, strike lines 19 through 23 and substitute "APPROVE RULES AND PROCEDURAL DECISIONS. The affirmative vote of at least six of the members of the commission, including the affirmative vote of at least one member of the commission who is unaffiliated with any political party, is required for the election of the commission's chair and vice chair, removal of any commissioner as provided in this section, adoption of the final plan for submission to the judicial panel, and the adoption of a revised plan after a plan is returned to the commission from the judicial panel.".

Page 17, line 24, strike "panel.".

Page 18, line 13, strike "A MAJORITY OF COMMISSIONERS." and substitute "SIX MEMBERS OF THE COMMISSION.".

Page 21, line 20, strike "50301," and substitute "10301,"

Page 23, line 16, after "published" insert "ONLINE".

Page 24, line 27, strike "A MAJORITY OF THE COMMISSIONERS," and substitute "AT LEAST SIX MEMBERS OF THE COMMISSION INCLUDING AT LEAST ONE COMMISSIONER UNAFFILIATED WITH ANY POLITICAL PARTY,".

Page 33, line 15, strike "NONE OR SOME" and substitute "NONE, SOME, OR ALL".

Page 34, line 12, after "SOME" insert "OR ALL" and after "IN" insert "A".

Strike "COMMISSIONER" and substitute "MEMBER OF THE COMMISSION '" on:

Page 15, lines 5 and 6; Page 16, lines 15 and 16; Page 19, line 18; Page 20, lines 5 and 8; and Page 25, line 9.

Strike "COMMISSIONER'S" and substitute "MEMBER OF THE COMMISSION'S" on: Page 14, lines 15 and 19; and Page 15, line 4.

Strike "COMMISSIONERS" and substitute "MEMBERS OF THE COMMISSION" on:

Page 9, lines 17 and 19; Page 11, line 18; Page 13, lines 20, 22, and 24; Page 14, line 13; Page 17, lines 11 and 18; Page 18, lines 1, 4, and 11; Page 19, lines 9 and 14; Page 20, lines 2 and 17; and Page 25, line 9.

Strike "NONPARTISAN STAFF" and substitute "STAFF" on:

Page 11, lines 1 and 24; Page 13, lines 3-4, 5 and 14; Page 15, line 25; Page 16, lines 9-10; Page 17, lines 9 and 14; Page 18, line 24; Page 19, lines 18-19, 22-23, and 25; Page 20, lines 1, 8-9, 13, and 18; Page 22, lines 12 and 14; Page 23, lines 14, 21, and 24; Page 24, lines 1, 10, 22, and 23; Page 25, lines 2, 5, 10, and 18; Page 26, lines 1, 6, and 25; and Page 27, lines 4 and 22.
HB20-1081 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 20 through 25.
Reletter succeeding paragraphs accordingly.
Page 6, line 4, after "TRANSLATORS;" add "AND".
Page 6, strike lines 5 and 6.
Reletter succeeding paragraph accordingly.
Page 6, line 16, strike "2020," and substitute "2022,"
Page 6, strike line 19 and substitute "SECRETARY'S WEBSITE AND SHALL
CREATE SIGNS TO BE POSTED BY COUNTY CLERKS AT ALL VOTER SERVICE
AND POLLING CENTERS TO INFORM ELECTORS"
Page 6, line 21, strike "TIME THAT" and substitute "FIRST DAY THAT
DOMESTIC"
Page 6, line 22, strike "BECOME AVAILABLE" and substitute "ARE
MAILED"
Page 6, strike lines 24 and 25 and substitute "BETWEEN SEVEN IN THE
MORNING AND SEVEN IN THE EVENING BEGINNING THE FIRST DAY THAT
DOMESTIC BALLOTS FOR STATEWIDE GENERAL AND COORDINATED
ELECTIONS ARE MAILED TO ELECTORS THROUGH ELECTION DAY.".
Page 7, line 23, strike "SURVEY," and substitute "SURVEY OR COMPARABLE
CENSUS DATA,".
Page 8, line 1, strike "SURVEY," and substitute "SURVEY OR COMPARABLE
CENSUS DATA,".
Page 8, line 11, strike "SURVEY." and substitute "SURVEY OR COMPARABLE
CENSUS DATA.".
Page 8, strike lines 19 through 21 and substitute "APPLICABLE LANGUAGE
OF ALL CONTENT THAT IS CERTIFIED TO THE COUNTY CLERKS BY THE
SECRETARY OF STATE. THE COUNTY CLERK".
Page 9, strike lines 3 through 14 and substitute "ANY MINORITY LANGUAGE
SPOKEN IN THE COUNTY.".
Page 9, strike lines 16 through 18 and substitute "OF THE SAME CONTENT
THAT IS ON THE ENGLISH LANGUAGE BALLOT.".
Page 10, strike lines 16 through 19 and substitute "BY ONE OR MORE
QUALIFIED TRANSLATORS.".
Page 11, line 3, strike "SURVEY," and substitute "SURVEY OR COMPARABLE
CENSUS DATA,".
Page 11, line 8, strike "SURVEY," and substitute "SURVEY OR COMPARABLE CENSUS DATA,"

Page 11, strike lines 13 through 15 and substitute "INCLUDE ALL OF THE SAME CONTENT THAT IS ON THE ENGLISH LANGUAGE BALLOT.".

HB20-1156 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 25 and substitute "JURISDICTION; I AM NOT INCARCERATED DUE TO A FELONY CONVICTION; I AM NOT REGISTERING,"

House in recess. House reconvened.

REPORT(S) OF COMMITTEE(S) OF REFERENCE

RURAL AFFAIRS & AGRICULTURE
After consideration on the merits, the Committee recommends the following:

HB20-1094 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, after "dollars," insert "UPON REQUEST, THE LOCAL BOARD OF HEALTH SHALL PROVIDE THE PERMITTEE WITH A STATEMENT THAT SPECIFIES HOW THE PERMIT FEE WAS CALCULATED.".

HB20-1087 be referred to the Committee of the Whole with favorable recommendation.

MESSAGE(S) FROM THE SENATE
The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:

SB20-025 and 048.

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

**HB20-1221** by Representative(s) Kennedy; also Senator(s) Zenzinger and Smallwood--Concerning an expansion of the complementary or alternative medicine pilot program for a person with an injury that results in paralysis.
Committee on Health & Insurance

**HB20-1222** by Representative(s) Carver; also Senator(s) Hisey and Todd--Concerning the authority of a private employer to adopt a veterans preference employment policy when hiring new employees.
Committee on State, Veterans, & Military Affairs

**HB20-1223** by Representative(s) Esgar, Bird, Buentello, McLachlan, Roberts; also Senator(s) Hisey--Concerning the creation of the rural arts grant program.
Committee on Rural Affairs & Agriculture
Committee on Appropriations

**HB20-1224** by Representative(s) Holtorf; also Senator(s) Sonnenberg--Concerning the issuance of an overweight permit for vehicles used to transport agricultural products from the place of production.
Committee on Transportation & Local Government
Committee on Finance

**HB20-1225** by Representative(s) Weissman--Concerning clarification of the requirement of reasonableness in charges imposed by one cooperative electric association upon another.
Committee on Energy & Environment

**HB20-1226** by Representative(s) Cutter--Concerning date labeling on foods, and, in connection therewith, encouraging the use of elevated risk dates and quality dates on certain foods.
Committee on Rural Affairs & Agriculture

**HB20-1227** by Representative(s) Melton; also Senator(s) Foote--Concerning the availability of network-level mobile phone distracted driving prevention technology.
Committee on Business Affairs & Labor

**HB20-1228** by Representative(s) Froelich; also Senator(s) Danielson--Concerning forensic medical evidence of sexual assault.
Committee on Judiciary
Committee on Appropriations

**HB20-1229** by Representative(s) Buentello; also Senator(s) Cooke--Concerning authorizing the peace officers standards and training board to establish a scholarship program for law enforcement agencies with limited resources to assist the agencies with the payment of tuition costs for peace
officer candidates to attend an approved basic law
enforcement training academy.

Committee on Judiciary
Committee on Appropriations

HB20-1230 by Representative(s) Singer and Larson, Caraveo, Cutter,
Gonzales-Gutierrez, Holtorf, Jaquez Lewis, Landgraf,
Liston, Michaelson Jenet, Mullica, Pelton, Young--
Concerning the continuation of the "Occupational Therapy
Practice Act", and, in connection therewith, implementing
the recommendations contained in the 2019 sunset report
by the department of regulatory agencies.
Committee on Public Health Care & Human Services

HB20-1231 by Representative(s) Wilson; also Senator(s) Todd--
Concerning strategies to address educator shortages.
Committee on Education
Committee on Appropriations

HB20-1232 by Representative(s) Michaelson Jenet and Liston; also
Senator(s) Todd--Concerning equity in access to clinical
trials for individuals enrolled in the medical assistance
program.
Committee on Health & Insurance
Committee on Appropriations

HB20-1233 by Representative(s) Melton and Benavidez, Duran,
Gonzales-Gutierrez--Concerning constitutional protections
for conducting basic life functions in public spaces.
Committee on Transportation & Local Government

HB20-1234 by Representative(s) Valdez D. and Liston; also Senator(s)
Fields--Concerning peace officer status for certain
employees of the department of revenue.
Committee on Judiciary

HB20-1235 by Representative(s) Coleman and Larson--Concerning
advancing research-based family-school partnerships in
Colorado.
Committee on Education
Committee on Appropriations

HB20-1236 by Representative(s) Lontine and Will; also Senator(s)
Tate and Bridges--Concerning a health care coverage
enrollment program that uses information gathered from
state individual income tax return forms to aid uninsured
individuals in obtaining health care coverage.
Committee on Finance
Committee on Appropriations

HB20-1237 by Representative(s) Young and Saine; also Senator(s)
Moreno and Sonnenberg--Concerning the assignment of
certain children and youth to managed care service areas
under the medical assistance act.
Committee on Public Health Care & Human Services
HB20-1238 by Representative(s) Gonzales-Gutierrez and Michaelson Jenet--Concerning grant program funding opportunities for public schools that promote the use of developmentally appropriate strategies to ensure healthy learning environments for students. Committee on Education Committee on Appropriations

HB20-1239 by Representative(s) Williams D. and Humphrey, Baisley, Geitner, Liston, Neville, Pelton, Ransom, Saine, Sandridge, Van Winkle--Concerning measures to protect consumers regarding vaccinations, and, in connection therewith, enacting the "Vaccine Consumer Protection Act", which requires the dissemination of vaccination information to patients, the completion of a vaccination contraindication checklist, and the reporting of adverse vaccine reactions; prohibits the recommendation or administration of a vaccine to a minor without the consent of the minor's parent or guardian; prohibits certain actions against persons who delay or decline vaccinations; authorizes the assessment of fines; and requires the department of public health and environment to post information about the rights, duties, and penalties specified in the act on its website. Committee on Health & Insurance

HB20-1240 by Representative(s) McCluskie and Will; also Senator(s) Donovan and Rankin--Concerning expanding opportunities for high school students to enroll in postsecondary courses, and, in connection therewith, creating the early college policy development advisory group. Committee on Education Committee on Appropriations

HB20-1241 by Representative(s) Benavidez and Kipp, Bird, Buentello, Coleman, Duran, Gonzales-Gutierrez, Gray, Lontine, Melton, Michaelson Jenet, Roberts, Singer, Sirota, Weissman--Concerning the issuance of a professional license to a person who is legally authorized to work in the United States. Committee on Judiciary

SB20-011 by Senator(s) Hisey and Winter, Donovan, Foote, Moreno, Pettersen, Priola, Scott; also Representative(s) Catlin and Valdez D., Duran, Exum, Froelich, Gray, Hooton, Valdez A.--Concerning permanent authorization for third-party providers to perform vehicle identification number verification inspections for commercial vehicles. Committee on Transportation & Local Government

SB20-017 by Senator(s) Winter, Donovan, Foote, Hisey, Moreno, Pettersen, Priola; also Representative(s) Gray, Duran, Exum, Froelich, Hooton, Valdez A., Valdez D.--Concerning a requirement that the high-performance transportation enterprise include information about its
public-private partnerships in its annual report to the legislative committees of the house of representatives and the senate that have jurisdiction over transportation.

Committee on Transportation & Local Government

**SB20-025** by Senator(s) Garcia; also Representative(s) Buentello and Esgar—Concerning authorization of the board of directors of a conservancy district to participate in certain projects within the district, and, in connection therewith, authorizing such a board to consider such participation a current expense of the district.

Committee on Rural Affairs & Agriculture

**SB20-048** by Senator(s) Donovan and Coram, Bridges; also Representative(s) Roberts and Catlin, Arndt, Titone—Concerning a study to consider the strengthening of the prohibition on speculative appropriations of water.

Committee on Rural Affairs & Agriculture

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**INTRODUCTION OF RESOLUTION**

The following resolution was read by title and laid over until February 7, 2020, under the rules:

**HJR20-1003** by Representative(s) Geitner; also Senator(s) Lundeen—Concerning the designation of United States Highway 24 from the intersection of Garrett Road to the intersection of Elbert Road in Falcon, Colorado, as the "SGM James Gregory Ryan Sartor Memorial Highway".

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**LAY OVER OF CALENDAR ITEM(S)**

On motion of Representative Melton, the following item on the Calendar for February 3, was laid over until February 4, retaining place on Calendar:

Consideration of Third Reading—**HB20-1055**.

On motion of Representative Melton, the House adjourned until 10:00 a.m., February 3, 2020.

Approved:
KC Becker,
Speaker

Attest:
Robin Jones,
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 Juan Hernandez, DSST College View High School, Denver.

The roll was called with the following result:

Present--59.
Excused--Representative(s) Gray, Liston, Sirota, Williams--4.
Vacancy--2.
Present after roll call--Representative(s) Gray, Sirota.

The Speaker declared a quorum present.

On motion of Representative Titone, the House Journal of Friday, January 31, 2020, was declared approved as corrected by the Chief Clerk.

The Speaker announced the following temporary committee appointment for February 3, 2020 only:

Rural Affairs & Agriculture
Representative Jaquez Lewis to replace Representative McCluskie

The Speaker announced the following temporary committee appointment for February 4, 2020 only:

Appropriations
Representative Will to replace Representative Rich

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.
HB20-1020 by Representative(s) Snyder and Benavidez; also Senator(s) Moreno and Court--Concerning the restriction of the state sales tax exemption for long-term lodging.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following 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, Melton

HB20-1042 by Representative(s) Valdez D. and McKean, Arndt, Van Winkle; also Senator(s) Moreno and Tate, Woodward, Zenzinger--Concerning a modification of the notice requirements for manufacturers of perfluoroalkyl and polyfluoroalkyl 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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HB20-1014 by Representative(s) Tipper and Rich; also Senator(s) Gardner-
Concerning unconsented use of donor gametes in fertility
treatment.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following 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 61</th>
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Co-sponsor(s) added: Representative(s) Bird, Buckner, Caraveo, Coleman,
Duran, Esgar, Exum, Froelich, Garnett, Gonzales-Gutierrez, Gray, Herod,
Hooton, Jackson, Jaquez Lewis, Kennedy, Kipp, Kraft-Tharp, Landgraf,
Lontine, McCluskie, McLachlan, Melton, Michaelson Jenet, Mullica, Roberts,
Saine, Sandridge, Singer, Sirota, Snyder, Soper, Sullivan, Titone, Valdez A.,
Weissman, Wilson, Young, Speaker

On motion of Representative Bird, 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.)
HB20-1078 by Representative(s) Jaquez Lewis and Mullica; also Senator(s) Winter--Concerning prescription drug claims submitted by a pharmacy, and, in connection therewith, prohibiting retroactive fees.


Laid over until February 4, retaining place on Calendar.

HB20-1038 by Representative(s) Arndt and Van Winkle, McKean, Valdez D.; also Senator(s) Woodward and Moreno, Tate, Zenzinger--Concerning certain conforming amendments necessitated by the transfer of certain programs to the department of human services from the department of public health and environment pursuant to House Bill 13-1117.

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

HB20-1041 by Representative(s) Cutter and McKean; also Senator(s) Fields--Concerning financial responsibility requirements for physician assistants who have been practicing for at least three years.

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

HB20-1077 by Representative(s) Rich; also Senator(s) Holbert--Concerning the modification of various provisions regarding the responsibilities of the county treasurer.


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.
YES 59 NO 2 EXCUSED 2 ABSENT 0 VACANCY 2

District 38 V Ščgar Y Landgraf Y Sandridge N
District 6 V Exum Y Larson N Singer Y
Arndt Y Froelich Y Liston E Sirota Y
Baisley Y Garnett Y Lontine Y Snyder Y
Benavidez Y Geitner Y McCluskie Y Soper Y
Bird Y Gonzales-Gutierrez Y McKeen Y Sullivan Y
Bockenfeld Y Gray Y McLachlan Y Tipper Y
Buck Y Herod Y Melton Y Titone Y
Buckner Y Holtorf Y Michaelson Jenet Y Valdez A. Y
Buentello Y Hooton Y Mullica Y Valdez D. Y
Caraveo Y Humphrey Y Neville Y Van Winkle Y
Carver Y Jackson Y Pelton Y Weissman Y
Catlin Y Jaquez Lewis Y Ransom Y Will Y
Coleman Y Kennedy Y Rich Y Williams D. E
Cutter Y Kipp Y Roberts Y Wilson Y
Duran Y Kraft-Tharp Y Saine Y Young Y
Speaker Y

REPORT(S) OF COMMITTEE(S) OF REFERENCE
PUBLIC HEALTH CARE & HUMAN SERVICES

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

HB20-1061 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 21 and substitute:

"(50.5) "POST-EXPOSURE PROPHYLAXIS" MEANS A DRUG OR DRUG COMBINATION THAT MEETS THE SAME".

Page 3, strike lines 2 through 5 and substitute:

"(50.7) "PREEXPOSURE PROPHYLAXIS" MEANS A DRUG OR DRUG COMBINATION THAT MEETS THE SAME".

Page 3, line 18, strike "ADEQUATE" and substitute "ENHANCED".

Page 3, after line 20 insert:

"(III) THIS SUBSECTION (18)(e) DOES NOT APPLY TO AN INTEGRATED HEALTH CARE DELIVERY SYSTEM THAT DISPENSES A MAJORITY OF PRESCRIPTION DRUGS THROUGH INTEGRATED PHARMACIES.".

Page 4, strike lines 24 through 26 and substitute:

"(e) THE PRESCRIBING AND DISPENSING OF POST-EXPOSURE PROPHYLAXIS, AS DEFINED IN SECTION 12-280-125.7 (1)(d), FOR NONOCCUPATIONAL EXPOSURE TO HIV INFECTION AND PREEXPOSURE
PROPHYLAXIS, AS DEFINED IN SECTION 12-280-125.7 (1)(e), AND THE 
ORDERING OF LAB TESTS IN CONJUNCTION WITH PRESCRIBING OR 
DISPENDING THE DRUGS.”.

Page 5, strike lines 17 through 26 and substitute:

"(d) "POST-EXPOSURE PROPHYLAXIS" MEANS A DRUG OR DRUG
COMBINATION THAT MEETS THE SAME CLINICAL ELIGIBILITY
RECOMMENDATIONS".

Page 6, strike lines 1 through 4 and substitute:

"(e) "PREEXPOSURE PROPHYLAXIS" MEANS A DRUG OR DRUG
COMBINATION THAT MEETS THE SAME CLINICAL ELIGIBILITY".

Page 6, line 8, strike "(a)".

Page 6, strike lines 9 through 27.

Strike page 7.

Page 8, strike lines 1 through 16 and substitute "PREVENTION DRUGS TO
A PATIENT, A PHARMACIST MUST:

(a) HOLD A CURRENT LICENSE TO PRACTICE IN COLORADO;
(b) BE ENGAGED IN THE PRACTICE OF PHARMACY;
(c) HAVE EARNED A DOCTORATE OF PHARMACY DEGREE OR
COMPLETED AT LEAST FIVE YEARS OF EXPERIENCE AS A LICENSED
PHARMACIST;
(d) CARRY ADEQUATE PROFESSIONAL LIABILITY INSURANCE AS
DETERMINED BY THE BOARD; AND
(e) COMPLETE A TRAINING PROGRAM ACCREDITED BY THE
ACCREDITATION COUNCIL FOR PHARMACY EDUCATION, OR ITS SUCCESSOR
ENTITY, PURSUANT TO THE PROTOCOL DEVELOPED BY THE BOARD.”.

Renumber succeeding subsection accordingly.

Page 8, line 17, strike "MAY" and substitute "SHALL".

Page 8, line 18, strike "SECTION." and substitute "SECTION, INCLUDING
RULES THAT ESTABLISH PROTOCOLS FOR PRESCRIBING AND DISPENSING
PREEXPOSURE PROPHYLAXIS AND POST-EXPOSURE PROPHYLAXIS.”.

HB20-1104 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 "(1)" and substitute "(1)".

Page 2, strike line 3 and substitute "(2) introductory portion, and (4) as
follows:".

Page 2, line 25, strike "THE RESPONDENT OR".

Page 3, strike line 1.
Page 3, line 2, strike "RELINQUISHMENT PROCEEDINGS, ".

Page 3, after line 4 insert:
"(4) If a former parent whose rights have been terminated contacts either the county department that has custody of the child or the child's guardian ad litem about the possible reinstatement of the parent-child legal relationship through a petition filed under PURSUANT TO this section, the county department or the guardian ad litem who was contacted must SHALL notify the other party, as applicable, AND THE COURT within thirty days after the contact with the name and address of the former parent.".

Page 3, line 8, strike "A" and substitute "WHEN A MOTION HAS BEEN FILED TO TERMINATE PARENTAL RIGHTS, A".

Page 3, line 18, strike "REQUEST, REFER A" and substitute "REQUEST BY A PARENT AND IF SERVICES ARE AVAILABLE, REFER THE REQUESTING PARENT TO RELINQUISHMENT COUNSELING. THE COUNTY SHALL MAKE REASONABLE ATTEMPTS TO REFER RELINQUISHMENT SERVICES THAT ARE ACCESSIBLE TO THE PARENT.".

Page 3, strike lines 19 and 20.

PRINTING REPORT(S)

The Chief Clerk reports the following bills have been correctly printed:
HB20-1181, 1182, 1183, 1184, 1185, 1186, 1187, 1188, 1189, 1190, 1191, 1192, 1193, 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.

The Chief Clerk reports the following bills have been correctly printed:
HB20-1221, 1222, 1223, 1224, 1225, 1226, 1227, 1228, 1229, 1230, 1231, 1232, 1233, 1234, 1235, 1236, 1237, 1238, 1239, 1240, 1241.

MESSAGE(S) FROM THE SENATE

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB20-047, 046, 091, 082, and 079.

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
MESSAGE(S) FROM THE REVISOR

We herewith transmit:
Without comment, **SB20-047, 046, 091, 082, and 079**.
Without comment, as amended, **SB20-032, 100, and 039**.

INTRODUCTION OF BILLS
First Reading

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

**HB20-1242** by Representative(s) Esgar, McCluskie, Ransom; also Senator(s) Moreno, Zenzinger, Rankin—Concerning a supplemental appropriation to the department of agriculture.
Committee on Appropriations

**HB20-1243** by Representative(s) Esgar, McCluskie; also Senator(s) Moreno, Zenzinger, Rankin—Concerning a supplemental appropriation to the department of corrections.
Committee on Appropriations

**HB20-1244** by Representative(s) Esgar, McCluskie, Ransom; also Senator(s) Moreno, Zenzinger, Rankin—Concerning a supplemental appropriation to the department of education.
Committee on Appropriations

**HB20-1245** by Representative(s) Esgar, McCluskie; also Senator(s) Moreno, Zenzinger, Rankin—Concerning a supplemental appropriation to the offices of the governor, lieutenant governor, and state planning and budgeting.
Committee on Appropriations

**HB20-1246** by Representative(s) Esgar, McCluskie, Ransom; also Senator(s) Moreno, Zenzinger, Rankin—Concerning a supplemental appropriation to the department of health care policy and financing.
Committee on Appropriations

**HB20-1247** by Representative(s) Esgar, McCluskie; also Senator(s) Moreno, Zenzinger, Rankin—Concerning a supplemental appropriation to the department of higher education.
Committee on Appropriations

**HB20-1248** by Representative(s) Esgar, McCluskie, Ransom; also Senator(s) Moreno, Zenzinger, Rankin—Concerning a supplemental appropriation to the department of human services.
Committee on Appropriations
HB20-1249 by Representative(s) Esgar, McCluskie, Ransom; also
Senator(s) Moreno, Zenzinger, Rankin--Concerning a
supplemental appropriation to the judicial department.
Committee on Appropriations

HB20-1250 by Representative(s) Esgar, McCluskie, Ransom; also
Senator(s) Moreno, Zenzinger, Rankin--Concerning a
supplemental appropriation to the department of law.
Committee on Appropriations

HB20-1251 by Representative(s) Esgar, McCluskie, Ransom; also
Senator(s) Moreno, Zenzinger, Rankin--Concerning a
supplemental appropriation to the department of local
affairs.
Committee on Appropriations

HB20-1252 by Representative(s) Esgar, McCluskie, Ransom; also
Senator(s) Moreno, Zenzinger, Rankin--Concerning a
supplemental appropriation to the department of military
and veterans affairs.
Committee on Appropriations

HB20-1253 by Representative(s) Esgar, McCluskie, Ransom; also
Senator(s) Moreno, Zenzinger, Rankin--Concerning a
supplemental appropriation to the department of natural
resources.
Committee on Appropriations

HB20-1254 by Representative(s) Esgar, McCluskie, Ransom; also
Senator(s) Moreno, Zenzinger, Rankin--Concerning a
supplemental appropriation to the department of personnel.
Committee on Appropriations

HB20-1255 by Representative(s) Esgar, McCluskie, Ransom; also
Senator(s) Moreno, Zenzinger, Rankin--Concerning a
supplemental appropriation to the department of public
health and environment.
Committee on Appropriations

HB20-1256 by Representative(s) Esgar, McCluskie, Ransom; also
Senator(s) Moreno, Zenzinger, Rankin--Concerning a
supplemental appropriation to the department of public
safety.
Committee on Appropriations

HB20-1257 by Representative(s) Esgar, McCluskie, Ransom; also
Senator(s) Moreno, Zenzinger, Rankin--Concerning a
supplemental appropriation to the department of revenue.
Committee on Appropriations

HB20-1258 by Representative(s) Esgar, McCluskie, Ransom; also
Senator(s) Moreno, Zenzinger, Rankin--Concerning a
supplemental appropriation to the department of the
treasury.
Committee on Appropriations
HB20-1259 by Representative(s) Esgar, McCluskie, Ransom; also Senator(s) Moreno, Zenzinger, Rankin--Concerning funding for capital construction, and making supplemental appropriations in connection therewith.

Committee on Appropriations

HB20-1260 by Representative(s) Esgar and McCluskie, Ransom; also Senator(s) Zenzinger and Rankin, Moreno--Concerning adjustments in the amount of total program funding for public schools for the 2019-20 budget year.

Committee on Appropriations

HB20-1261 by Representative(s) Esgar and Ransom, McCluskie; also Senator(s) Moreno and Rankin, Zenzinger--Concerning a transfer of money from the general fund to the information technology capital account within the capital construction fund.

Committee on Appropriations

HB20-1262 by Representative(s) Esgar and McCluskie; also Senator(s) Moreno and Zenzinger, Rankin--Concerning money appropriated for housing assistance for persons transitioning from the criminal or juvenile justice system.

Committee on Appropriations

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House in recess. House reconvened.

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APPOINTMENT

The Speaker announced the following temporary committee appointment for February 4, 2020 only:

Appropriations

Representative Kipp will fill the committee vacancy

_______________

MESSAGE(S) FROM THE SENATE

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


_______________

MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, as amended, SB20-036 and 108.

_______________
INTRODUCTION OF BILLS
First Reading

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

**HB20-1263** by Representative(s) Caraveo and Pelton; also Senator(s) Gonzales--Concerning the elimination of sub-minimum wage employment by providing supports to ensure successful transitions for individuals currently working in sub-minimum wage jobs.

Committee on Business Affairs & Labor
Committee on Appropriations

**HB20-1264** by Representative(s) Kennedy--Concerning prohibitions on health care contract provisions that limit competition.

Committee on Health & Insurance

**HB20-1265** by Representative(s) Benavidez and Valdez A., Caraveo, Duran, Froelich, Gonzales-Gutierrez, Hooton, Jaquez Lewis, Kipp, Melton, Mullica, Sirota, Titone; also Senator(s) Gonzales and Moreno, Fenberg--Concerning increased public protections from emissions of air toxics.

Committee on Energy & Environment
Committee on Appropriations

**HB20-1266** by Representative(s) Mullica--Concerning the modification of the requirements for the sale of fireworks for transport by the purchaser pursuant to an exporter of fireworks license.

Committee on Transportation & Local Government

**HB20-1267** by Representative(s) Tipper; also Senator(s) Gonzales--Concerning transparency of telecommunications service providers in correctional facilities.

Committee on Judiciary

**HB20-1268** by Representative(s) Tipper--Concerning creation of the "Uniform Criminal Records Accuracy Act".

Committee on Judiciary

**HB20-1269** by Representative(s) Neville, Ransom--Concerning support for students who are affected by school safety incidents, and, in connection therewith, creating school safety accounts and creating state income tax credits for supplemental payments and supplemental education scholarships.

Committee on State, Veterans, & Military Affairs

**HB20-1270** by Representative(s) Michaelson Jenet--Concerning the consent of one parent for a licensed professional person to treat a minor for a behavioral health disorder.

Committee on Public Health Care & Human Services
HB20-1271 by Representative(s) Saine, Neville, Humphrey, Buck, Geitner, Sandridge, Van Winkle, Baisley, Ransom, Williams D.; also Senator(s) Cooke and Smallwood--Concerning measures for persons who pose an extreme risk, and, in connection therewith, repealing the extreme risk protection order law, changing the standard for an involuntary seventy-two-hour mental health hold from imminent danger to extreme risk, and defining the term "extreme risk" as a credible and exigent threat of danger to self or others through actionable threats of violence or death as a result of a current mental health state.

Committee on Judiciary

HB20-1272 by Representative(s) Humphrey, Baisley, Sandridge, Williams D.--Concerning promoting the formation of the natural family structure, and, in connection therewith, enforcing state law that marriage is between one man and one woman and restricting adoption of children by spouses in a marriage and partners in a civil union to those marriages and civil unions that consist of one man and one woman.

Committee on State, Veterans, & Military Affairs

HB20-1273 by Representative(s) Sandridge--Concerning participation in school sports programs for female student athletes.

Committee on State, Veterans, & Military Affairs

HB20-1274 by Representative(s) Soper, Bockenfeld, Liston, Williams D.--Concerning matters related to the amount of time of a felony sentence a person is required to serve prior to being eligible for parole.

Committee on Judiciary

HB20-1275 by Representative(s) Buentello; also Senator(s) Hisey--Concerning providing in-state tuition status at a community college for military families regardless of whether Colorado domicile status is satisfied.

Committee on Education

Committee on Appropriations

HB20-1276 by Representative(s) Geitner--Concerning empowering students to complete an individually designed bachelors degree without charge while enrolled in high school.

Committee on Education

Committee on Appropriations

HB20-1277 by Representative(s) Geitner--Concerning written notification of rights related to investigations of child abuse or neglect.

Committee on Public Health Care & Human Services

HB20-1278 by Representative(s) Duran and Singer; also Senator(s) Fields--Concerning procedures for a domestic abuser upon the issuance of a protection order.

Committee on Judiciary
HB20-1279 by Representative(s) McKean and Roberts; also Senator(s) Zenzinger and Scott--Concerning drunk driving law enforcement.
Committee on Transportation & Local Government
Committee on Appropriations

HB20-1280 by Representative(s) Kipp and Larson; also Senator(s) Bridges and Smallwood--Concerning authorizing the department of higher education to collect the data necessary to calculate return on investment metrics related to student outcomes.
Committee on Education

HB20-1281 by Representative(s) Pelton and Valdez D.--Concerning the salary categorization of locally elected officers in specified counties.
Committee on Transportation & Local Government

HB20-1282 by Representative(s) Van Winkle and Melton--Concerning promoting open radio communications policies by governmental entities.
Committee on Transportation & Local Government

LAY OVER OF CALENDAR ITEM(S)

On motion of Representative Garnett, the following item(s) on the Calendar for February 4 were laid over until February 5, retaining place on Calendar:

Consideration of Third Reading--HB20-1055, HB20-1038, HB0-1041, HB20-1077.

On motion of Representative Garnett, the House adjourned until 11:00 a.m., February 4, 2020.

Approved:
KC Becker,
Speaker

Attest:
Robin Jones,
Chief Clerk
Prayer by Father William Oulvey, S.J., Member, Regis University Board of Trustees, Denver.

The Speaker called the House to order at 11:00 a.m.

The National Anthem was sung by Kipp Northeast Leadership Academy Students, Denver.

Pledge of Allegiance led by Natalia Bustillos Valles, Arrupe Jesuit High School, Denver.

The roll was called with the following result:

Present--61.
Excused--Representative(s) Singer, Williams--2.
Vacancy--2.

The Speaker declared a quorum present.

On motion of Representative Titone, the House Journal of Monday, February 3, 2020, was declared approved as corrected by the Chief Clerk.

APPOINTMENT(S)

The Speaker announced the following temporary committee appointments for February 4, 2020 only:

Transportation & Local Government
Representative Michaelson Jenet to replace Representative D. Valdez

Education
Representative Bird to replace Representative McCluskie

REPORT(S) OF COMMITTEE(S) OF REFERENCE

APPROPRIATIONS
After consideration on the merits, the Committee recommends the following:
HB20-1019 be amended as follows, and as so amended, be referred to
the Committee of the Whole with favorable
recommendation:

Amend printed bill, page 11, before line 15 insert:

"SECTION 11. Appropriation. For the 2020-21 state fiscal year,
$250,000 is appropriated to the department of corrections for use by the
executive director's office. This appropriation is from the general fund.
To implement this act, the department may use this appropriation for a
study of how to end the use of private prisons to incarcerate individuals
in Colorado."
"SECTION 12. Appropriation to the department of corrections for the fiscal year beginning July 1, 2019. In Session Laws of Colorado 2019, section 2 of chapter 454, (SB 19-207), amend Part II (1)(A), (1)(C), (2)(A), (2)(B), (2)(C), (2)(D), (2)(E), (2)(F), (2)(G), (2)(I), (2)(J), (2)(K), (4)(B), (4)(C), (4)(D), (5)(A), and (5)(C), as follows:

Section 2. Appropriation.

PART II

DEPARTMENT OF CORRECTIONS

(1) MANAGEMENT

(A) Executive Director's Office Subprogram

10 Personal Services 3,599,788 3,355,983 243,805

11 Restorative Justice Program with Victim-Offender Dialogues in Department Facilities 75,000 75,000

12 (22.8 FTE) (4.0 FTE)

13 (1.2 FTE)
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6. These amounts shall be transferred from the Department of Public Safety from the State Victims Assistance and Law Enforcement Program line item appropriation in the Victims Assistance section of the Division of Criminal Justice. These amounts originate as cash funds from the Victims Assistance and Law Enforcement Fund created in Section 24-33.5-506 (1), C.R.S.

9. Of these amounts, an estimated $3,756,425 shall be from sales revenues earned by Correctional Industries and an estimated $520,783 shall be from sales revenues earned by the Canteen Operation.

11. This amount shall be from the Social Security Administration Incentive Payment Memorandum of Understanding. This amount is included for informational purposes only.

13. Of this amount, $2,369,627 shall be used to purchase legal services from the Department of Law and $20,746 shall be used to contract for legal services from private firms for litigation related to the Rifle Correctional Center.
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<thead>
<tr>
<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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1. (C) Inspector General Subprogram

2. Personal Services 4,368,414 4,262,181 106,233

3. Operating Expenses 429,367 346,180 83,187

5. Inspector General Grants 207,912 352,042

6. 5,005,693

7. 5,011,555

8. 5,011,555

10. These amounts shall be from revenues earned from private prison out of state offender investigations.

12. (2) INSTITUTIONS

13. (A) Utilities Subprogram
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12 These amounts shall be from inmate medical fees collected pursuant to Section 17-1-113 (2), C.R.S.
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3. These amounts shall be transferred from the Judicial Department from the Correctional Treatment Cash Fund Expenditures line item appropriation in the Probation and Related Services section.

4. This amount shall be from grant funds appropriated to the Division of Criminal Justice in the Department of Public Safety.

7. (5) COMMUNITY SERVICES

8. (A) Parole Subprogram

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<td>$3,500,000</td>
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1 Of this amount, $2,163,125 shall be transferred from the Judicial Department from the Correctional Treatment Cash Fund Expenditures line item appropriation in the Probation and Related Services section and $46,631 shall be transferred from the General Fund appropriation to the Offender Treatment and Services line item in the Probation and Related Services section. The transfer from the Offender Treatment and Services line item is for the provision of day reporting services.

5 (C) Community Re-entry Subprogram

6 Personal Services

<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 FUNDS</th>
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<td>(41.6 FTE)</td>
<td>(41.9 FTE)</td>
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10 Operating Expenses

11 Offender Emergency Assistance

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<th>ITEM &amp; SUBTOTAL</th>
<th>TOTAL</th>
<th>GENERAL FUND</th>
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12 Offender Emergency Assistance

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<td>2 Offender Re-employment Center</td>
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<td>3 Community Reintegration Grants</td>
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8 * This amount shall be from gifts, grants, and donations.
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<th>ITEM &amp; SUBTOTAL</th>
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5 ⁴ Of this amount, $21,314,186 contains an (I) notation.

6 ⁵ This amount contains an (I) notation."
Renumber succeeding sections accordingly.

Page 1, line 101, strike "POPULATION." and substitute "POPULATION, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION."

HB20-1026 be referred to the Committee of the Whole with favorable recommendation.

HB20-1153 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 30, before line 23 insert:

"SECTION 7. Appropriation. (1) For the 2020-21 state fiscal year, $860,078 is appropriated to the department of personnel. This appropriation is from the general fund. To implement this act, the department may use this appropriation as follows:
(a) $438,568 for use by the division of human resources for personal services related to labor relations services, which amount is based on an assumption that the division will require an additional 4.5 FTE;
(b) $37,750 for use by the division of human resources for operating expenses related to labor relations services; and
(c) $383,760 for the purchase of legal services.
(2) For the 2020-21 state fiscal year, $500,648 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) $477,622 for use by the division of labor standards and statistics for program costs related to labor standards, which amount is based on an assumption that the program will require an additional 5.0 FTE;
(b) $23,026 for the purchase of legal services.
(3) For the 2020-21 state fiscal year, $112,931 is appropriated to the office of the governor. This appropriation is from the general fund. To implement this act, the office may use this appropriation as follows:
(a) $101,994 for use by the governor's office for administration of the governor's office and residence, which amount is based on an assumption that the office will require an additional 0.9 FTE;
(b) $10,937 for the purchase of legal services.
(4) For the 2020-21 state fiscal year, $118,646 is appropriated to the department of corrections. This appropriation is from the general fund. To implement this act, the department may use this appropriation for the purchase of legal services.
(5) For the 2020-21 state fiscal year, $96,132 is appropriated to the department of human services. This appropriation is from the general fund. To implement this act, the department may use this appropriation for the purchase of legal services.
(6) For the 2020-21 state fiscal year, $52,980 is appropriated to the department of transportation. This appropriation is from the state highway fund created in section 43-1-219, C.R.S. To implement this act, the department may use this appropriation for the purchase of legal services.
services.

(7) For the 2020-21 state fiscal year, $26,479 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 legal services.

(8) For the 2020-21 state fiscal year, $25,904 is appropriated to the department of natural resources. This appropriation is from the general fund. To implement this act, the department may use this appropriation for the purchase of legal services.

(9) For the 2020-21 state fiscal year, $18,996 is appropriated to the department of public safety. This appropriation is from the general fund. To implement this act, the department may use this appropriation for the purchase of legal services.

(10) For the 2020-21 state fiscal year, $383,760 is appropriated to the department of law. This appropriation is from reappropriated funds received from the department of personnel under subsection (1)(c) of this section and is based on an assumption that the department of law will require an additional 2.0 FTE. To implement this act, the department of law may use this appropriation to provide legal services for the department of personnel.

(11) For the 2020-21 state fiscal year, $23,026 is appropriated to the department of law. This appropriation is from reappropriated funds received from the department of labor and employment under subsection (2)(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 labor and employment.

(12) For the 2020-21 state fiscal year, $10,937 is appropriated to the department of law. This appropriation is from reappropriated funds received from the office of the governor under subsection (3)(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 office of the governor.

(13) For the 2020-21 state fiscal year, $118,646 is appropriated to the department of law. This appropriation is from reappropriated funds received from the department of corrections under subsection (4) of this section and is based on an assumption that the department of law will require an additional 0.6 FTE. To implement this act, the department of law may use this appropriation to provide legal services for the department of corrections.

(14) For the 2020-21 state fiscal year, $96,132 is appropriated to the department of law. This appropriation is from reappropriated funds received from the department of human services under subsection (5) of this section and is based on an assumption that the department of law will require an additional 0.5 FTE. To implement this act, the department of law may use this appropriation to provide legal services for the department of human services.

(14) For the 2020-21 state fiscal year, $52,980 is appropriated to the department of law. This appropriation is from reappropriated funds received from the department of transportation under subsection (6) 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 transportation.

(15) For the 2020-21 state fiscal year, $26,479 is appropriated to
the department of law. This appropriation is from reappropriated funds
received from the department of revenue under subsection (7) 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.

(16) For the 2020-21 state fiscal year, $25,904 is appropriated to
the department of law. This appropriation is from reappropriated funds
received from the department of natural resources under subsection (8) 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 natural resources.

(17) For the 2020-21 state fiscal year, $18,996 is appropriated to
the department of law. This appropriation is from reappropriated funds
received from the department of public safety under subsection (9) 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 public safety.

Renumber succeeding sections accordingly.

Page 1, line 104, strike "ACT". and substitute "ACT," AND MAKING AN
APPROPRIATION."

HB20-1242 be referred to the Committee of the Whole with favorable
recommendation.

HB20-1243 be referred to the Committee of the Whole with favorable
recommendation.

HB20-1244 be referred to the Committee of the Whole with favorable
recommendation.

HB20-1245 be referred to the Committee of the Whole with favorable
recommendation.

HB20-1246 be referred to the Committee of the Whole with favorable
recommendation.

HB20-1247 be referred to the Committee of the Whole with favorable
recommendation.

HB20-1248 be referred to the Committee of the Whole with favorable
recommendation.
HB20-1249 be referred to the Committee of the Whole with favorable recommendation.

HB20-1250 be referred to the Committee of the Whole with favorable recommendation.

HB20-1251 be referred to the Committee of the Whole with favorable recommendation.

HB20-1252 be referred to the Committee of the Whole with favorable recommendation.

HB20-1253 be referred to the Committee of the Whole with favorable recommendation.

HB20-1254 be referred to the Committee of the Whole with favorable recommendation.

HB20-1255 be referred to the Committee of the Whole with favorable recommendation.

HB20-1256 be referred to the Committee of the Whole with favorable recommendation.

HB20-1257 be referred to the Committee of the Whole with favorable recommendation.

HB20-1258 be referred to the Committee of the Whole with favorable recommendation.

HB20-1259 be referred to the Committee of the Whole with favorable recommendation.

HB20-1260 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 1, line 102, strike "YEAR." and substitute "YEAR, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION."

HB20-1261 be referred to the Committee of the Whole with favorable recommendation.
HB20-1262  be referred to the Committee of the Whole with favorable recommendation.

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

HB20-1018  be postponed indefinitely.

HB20-1047  be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 3, line 11, after "(a)" insert "(I)".

Page 3, after line 18 insert:

"(II) AS USED IN SUBSECTION (1)(a)(I) OF THIS SECTION, DIVERSE STAKEHOLDERS MAY INCLUDE, BUT ARE NOT LIMITED TO, REPRESENTATIVES OF:
   (A) A STATEWIDE ORGANIZATION REPRESENTING FARMERS;
   (B) A STATEWIDE ORGANIZATION REPRESENTING CHEMISTS;
   (C) GROUPS REPRESENTING THE FOUR MAJOR CATEGORIES OF ORGANIC WASTE FEEDSTOCK GENERATED WITHIN THE STATE, AS LISTED IN SUBSECTION (2)(a)(I) OF THIS SECTION, INCLUDING FEDERAL LABORATORIES, MUNICIPALITIES, RESTAURANTS, GROCERY STORES, UNIVERSITIES, AND COLLEGES;
   (D) FINISHED COMPOST END USERS;
   (E) STATE AGENCIES INCLUDING THE DEPARTMENT OF TRANSPORTATION AND THE DEPARTMENT OF LOCAL AFFAIRS;
   (F) THE AGRICULTURAL SECTOR;
   (G) LAND MANAGERS;
   (H) ZERO WASTE ADVOCATES;
   (I) SOIL HEALTH ADVOCATES;
   (J) COMPOSTABLE PRODUCT MANUFACTURERS, CERTIFIERS, AND DISTRIBUTORS;
   (K) THE STATE CONSERVATION BOARD CREATED IN SECTION 35-70-103; AND
   (L) THE STATE PURCHASING AND CONTRACTS OFFICE IN THE DEPARTMENT OF PERSONNEL."

Page 3, line 20, strike "(1)(a)" and substitute "(1)(a)(I)".

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

HB20-1044  be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable
recommendation:

Amend printed bill, page 11, line 19, strike "ANY" and substitute "BEGINNING JANUARY 1, 2021, ANY".

Page 22, strike line 1 and substitute "(2) and (4); and repeal (3) as follows."

Page 24, strike lines 26 and 27.

Page 25, strike lines 1 through 6.

HB20-1125 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 2, line 22, strike "SEVEN HUNDRED FIFTY" and substitute "FIVE HUNDRED".

RURAL AFFAIRS & AGRICULTURE

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

HB20-1069 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 4 through 6 and substitute: "pursuant to sections 37-90-105 (3)(a)(I) and (4)(a) (3)(a)(I)(C) AND (4)(a)(II); 37-90-107 (7)(d)(I) (7)(d)(I)(C); 37-90-116 (1)(a), (1)(c), and (1)(h) (1)(a)(II), (1)(c)(II), AND (1)(h)(II); 37-90-137 (2)(a) (2)(a)(II); and 37-92-602 (3)(a) and (5), forty (3)(a)(II) AND (5)(b), SEVENTY dollars shall be credited to the well inspection cash".

Page 3, after line 14, insert:

"SECTION 3. In Colorado Revised Statutes, 37-90-105, amend (3)(a)(I)(C) and (4)(a)(II) as follows:

37-90-105. Small capacity wells. (3) (a) (I) (C) Effective July 1, 2006, wells of the type described in this section may be constructed only upon the issuance of a permit in accordance with the provisions of this section. A fee of one hundred THIRTY dollars shall accompany any application for a new well permit under this section. A fee of sixty NINETY dollars shall accompany any application for a replacement well of the type described in subsection (1) of this section.

(4) (a) (II) Effective July 1, 2006, any wells of the type described by this section that were put to beneficial use prior to May 8, 1972, and any wells that were used exclusively for monitoring and observation purposes prior to August 1, 1988, not of record in the office of the state engineer, may be recorded in that office upon written application, payment of a processing fee of one hundred THIRTY dollars, and permit
approval. The record shall MUST include the date the water is claimed to have been first put to beneficial use.

SECTION 4. In Colorado Revised Statutes, 37-90-107, amend
(7)(d)(I)(C) as follows:

37-90-107. Application for use of groundwater - publication of notice - conditional permit - hearing on objections - well permits. (7)(d)(I)(C) Effective July 1, 2006, any person desiring a permit for a well to withdraw groundwater for a beneficial use from the Dawson, Denver, Arapahoe, or Laramie-Fox Hills aquifers shall make application to the commission on a form to be prescribed by the commission. A fee of one hundred THIRTY dollars shall MUST be submitted with the application, which sum shall not be refunded.

SECTION 5. In Colorado Revised Statutes, 37-90-116, amend
(1)(a)(II), (1)(c)(II), and (1)(h)(II) as follows:

37-90-116. Fees. (1) The state engineer or the commission shall collect the following fees:
   (a) (II) Effective July 1, 2006, with an application for the use of groundwater, one hundred THIRTY dollars, which sum shall not be refunded.
   (c) (II) Effective July 1, 2006, for issuing a permit to modify or replace an existing well, one hundred THIRTY dollars.
   (h) (II) Effective July 1, 2006, with an application for any change in a well permit, whether conditional or final, submitted pursuant to section 37-90-111 (1)(g), one hundred THIRTY dollars, which sum shall not be refunded.

SECTION 6. In Colorado Revised Statutes, 37-90-137, amend
(2)(a)(II) as follows:

37-90-137. Permits to construct wells outside designated basins - fees - permit no groundwater right - evidence - time limitation - well permits - rules. (2)(a)(II) Effective July 1, 2006, upon receipt of an application for a replacement well or a new, increased, or additional supply of groundwater from an area outside the boundaries of a designated groundwater basin, accompanied by a filing fee of one hundred THIRTY dollars, the state engineer shall make a determination as to whether or not the exercise of the requested permit will materially injure the vested water rights of others.

SECTION 7. In Colorado Revised Statutes, 37-92-602, amend
(3)(a)(II) and (5)(b) as follows:

37-92-602. Exemptions - presumptions - legislative declaration - definitions. (3)(a)(II) Effective July 1, 2006, wells of the type described in paragraphs (b) to (d) of subsection (1) SUBSECTIONS (1)(b) TO (1)(d) of this section may be constructed only upon the issuance of a permit in accordance with the provisions of this subsection (3). A person desiring to use such a well shall submit an application for a permit accompanied by a fee of sixty NINETY dollars for an application under paragraph (c) of this subsection (3) SUBSECTION (3)(c) OF THIS SECTION and a fee of one hundred THIRTY dollars for an application under paragraph (b) of this subsection (3) SUBSECTION (3)(b) OF THIS SECTION.

(5)(b) Effective July 1, 2006, any wells exempted by this section that were put to beneficial use prior to May 8, 1972, and any wells that were used exclusively for monitoring and observation purposes prior to August 1, 1988, not of record in the office of the state engineer may be recorded in that office upon written application, payment of a processing fee of one hundred THIRTY dollars, and permit approval. The record shall MUST include the date the water is claimed to have been appropriated or first put to beneficial use.".
HB20-1074 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 14 and substitute "may provide collection and transportation of solid waste, including residential waste services as defined in section 30-15-401 (7.5)(d), for and on behalf of the district, including but not limited to the financing thereof, if the board decides to provide collection and transportation of solid waste by either contracting with a third-party service provider pursuant to this section or providing such waste services pursuant to section 30-15-401 (7.5)(d) and (7.7). The board may impose fees, rates, penalties, or charges for such service pursuant to section 32-1-1001 (1)(j)(I), and the board may require that the district residents use or pay user charges for residential waste services. If the board contracts with a third-party service provider, the board shall publish a notice for bids or a request for proposals no less than thirty days prior to awarding the contract. If the board decides to proceed with its own proposal to directly provide residential waste services rather than enter into a contract with a third-party service provider, the board shall request proposals to provide".

Page 2, line 18, strike "MAY REQUIRE".

Page 2, strike lines 19 through 21 and substitute "MAY NOT PROVIDE COLLECTION AND TRANSPORTATION OF SOLID WASTE SERVICES WITHIN THE BOUNDARIES OF ANY MUNICIPALITY, CITY AND COUNTY, OR COUNTY THAT IS PROVIDING SOLID WASTE SERVICES, WITHOUT THE CONSENT OF THE MUNICIPALITY, CITY AND COUNTY, OR COUNTY.".

HB20-1084 be postponed indefinitely.

HB20-1095 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, strike "THAT IS REQUIRED TO ADOPT" and substitute "WITH".

Page 3, line 8, strike "A WATER SUPPLY ELEMENT" and substitute "WATER CONSERVATION POLICIES".

Page 3, after line 10 insert:

"(D) THE DEPARTMENT OF LOCAL AFFAIRS CREATED IN SECTION 24-1-125 MAY HIRE AND EMPLOY ONE FULL-TIME EMPLOYEE TO PROVIDE EDUCATIONAL RESOURCES AND ASSISTANCE TO COUNTIES THAT INCLUDE WATER CONSERVATION POLICIES IN THEIR MASTER PLANS AS DESCRIBED IN SUBSECTION (3)(a)(IV)(C) OF THIS SECTION.".

Page 3, line 11, strike "(D)" and substitute "(E)".
Page 5, line 5, strike "THAT IS REQUIRED TO ADOPT" and substitute "WITH".

Page 5, line 7, strike "A WATER SUPPLY ELEMENT" and substitute "WATER CONSERVATION POLICIES".

Page 5, after line 10 insert:

"(IV) THE DEPARTMENT OF LOCAL AFFAIRS CREATED IN SECTION 24-1-125 MAY HIRE AND EMPLOY ONE FULL-TIME EMPLOYEE TO PROVIDE EDUCATIONAL RESOURCES AND ASSISTANCE TO MUNICIPALITIES THAT INCLUDE WATER CONSERVATION POLICIES IN THEIR MASTER PLANS AS DESCRIBED IN SUBSECTION (1)(d)(III) OF THIS SECTION."

Page 5, line 11, strike "(IV)" and substitute "(V)".

PRINTING REPORT

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

HB20-1242, 1243, 1244, 1245, 1246, 1247, 1248, 1249, 1250, 1251, 1252, 1253, 1254, 1255, 1256, 1257, 1258, 1259, 1260, 1261, 1262, 1263, 1264, 1265, 1266, 1267, 1268, 1269, 1270, 1271, 1272, 1273, 1274, 1275, 1276, 1277, 1278, 1279, 1280, 1281, 1282.

House in recess. House reconvened.

PRINTING REPORT

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

HB20-1283, 1284, 1285, 1286, 1287, 1288.

MESSAGE(S) FROM THE SENATE

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

SB20-113, 043, and 086.

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


The Senate has adopted and transmits herewith: SJR20-003.
MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, **SB20-113, 043, and 086.**
without comment, as amended, **SB20-090, 038, 083, and 026.**

__________________________

INTRODUCTION OF BILLS
First Reading

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

**HB20-1283** by Representative(s) Buckner; also Senator(s) Todd--Concerning the administration of an inhaler to persons in respiratory distress.
Committee on Education

**HB20-1284** by Representative(s) Kraft-Tharp and McCluskie; also Senator(s) Bridges and Smallwood--Concerning secure transportation for an individual in behavioral health crisis.
Committee on Public Health Care & Human Services

**HB20-1285** by Representative(s) Sullivan, Snyder, Van Winkle, Williams D.--Concerning the continuation of the motorcycle operator safety training program, and, in connection therewith, implementing the recommendations contained in the 2019 sunset report by the department of regulatory agencies.
Committee on Business Affairs & Labor

**HB20-1286** by Representative(s) Garnett and Williams D., Kraft-Tharp, McKean, Snyder--Concerning the continuation of the regulation of fantasy contest operators, and, in connection therewith, implementing the recommendations contained in the 2019 sunset report by the department of regulatory agencies.
Committee on Business Affairs & Labor

**HB20-1287** by Representative(s) Soper, Williams D.; also Senator(s) Marble and Lee--Concerning enforcement of Colorado constitutional rights in Colorado state courts.
Committee on Judiciary
Committee on Appropriations

**HB20-1288** by Representative(s) Rich, Soper, Larson; also Senator(s) Rankin--Concerning transparency in reading programs implemented in public schools.
Committee on Education
Committee on Appropriations

**SB20-032** by Senator(s) Holbert; also Representative(s) McKean and Esgar--Concerning the age of employees authorized to sell alcohol beverages at establishments licensed to sell alcohol beverages at retail.
Committee on Business Affairs & Labor
SB20-036 by Senator(s) Zenzinger and Cooke; also Representative(s) Liston and Melton--Concerning the submission to the federal environmental protection agency of a proposed revision to the state implementation plan that would enable a vehicle that fails the on-board diagnostics test solely because a check engine light is illuminated on the vehicle's dashboard to undergo a tailpipe emissions test.

Committee on Energy & Environment

SB20-039 by Senator(s) Fields and Story; also Representative(s) Valdez A. and Roberts--Concerning updated accessibility signage in a state-owned facility.

Committee on State, Veterans, & Military Affairs

SB20-046 by Senator(s) Tate, Moreno; also Representative(s) Arndt, Valdez D.--Concerning a clarification that electrical inspection fees may be doubled if an application for an electrical permit is not filed in advance of the commencement of an electrical installation.

Committee on Business Affairs & Labor

SB20-047 by Senator(s) Williams A. and Tate; also Representative(s) Kraft-Tharp and Van Winkle--Concerning an exemption from the definition of a real estate appraisal of analyses prepared by agents of financial institutions for the institutions' internal use only.

Committee on Business Affairs & Labor

SB20-079 by Senator(s) Fields and Hisey; also Representative(s) Valdez D.--Concerning the method of notifying people of Amber alerts to promote the largest reach of community notifications.

Committee on State, Veterans, & Military Affairs

SB20-082 by Senator(s) Hisey and Todd; also Representative(s) Landgraf and Lontine--Concerning awards issued by the department of military and veterans affairs.

Committee on State, Veterans, & Military Affairs

SB20-091 by Senator(s) Zenzinger and Sonnenberg, Bridges, Crowder, Danielson, Fenberg, Fields, Garcia, Gardner, Gonzales, Hisey, Holbert, Lee, Lundeen, Moreno, Rankin, Rodriguez, Story, Todd, Winter; also Representative(s) Exum and Holtorf, Bockenfeld, Esgar, Kennedy, McKean, Melton, Ransom, Roberts, Titone, Weissman--Concerning increasing the minimum pay for state military forces called into service by the governor.

Committee on State, Veterans, & Military Affairs

SB20-100 by Senator(s) Gonzales and Tate, Williams A., Garcia, Bridges, Hill, Priola, Rodriguez; also Representative(s) Arndt and Benavidez--Concerning the repeal of the death penalty by the general assembly in all circumstances charged on or after July 1, 2020.

Committee on Judiciary
SB20-108 by Senator(s) Gonzales; also Representative(s) Gonzales-Gutierrez--Concerning a prohibition on a landlord engaging in certain activities related to a tenant's citizenship status.

Committee on Business Affairs & Labor

LAY OVER OF CALENDAR ITEM(S)

On motion of Representative Garnett, the following item(s) on the Calendar for February 5, were laid over until February 6, retaining place on Calendar:


On motion of Representative Garnett, the following bills will be calendared for General Orders on February 10, 2020: HB20-1153, HB20-1094, HB20-1087, HB20-1095.


On motion of Representative Garnett, the House adjourned until 9:00 a.m., February 5, 2020.

Approved:
KC Becker,
Speaker

Attest:
Robin Jones,
Chief Clerk
Prayer by the Reverend Cynthia Cearley, Centennial.

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

Pledge of Allegiance led by Corey Engle, Emma Sexton, Denver University Graduate School of Social Work, Denver.

The roll was called with the following result:

Present--58.
Excused--Representative(s) Arndt, Esgar, Garnett, D. Valdez, Speaker--5.
Vacancy--2.
Present after roll call--Representative(s) Esgar, Garnett, Speaker.

The Speaker Pro Tempore declared a quorum present.

On motion of Representative Titone, the House Journal of Tuesday, February 4, 2020, was declared approved as corrected by the Chief Clerk.

On motion of Representative Caraveo, 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.)

HB20-1050 by Representative(s) Hooton and Larson; also Senator(s) Ginal and Tate--Concerning the distribution of drugs by other outlet pharmacies.

Amendment No. 1, Public Health Care & Human Services Report, dated
January 24, 2020, and placed in member's bill file; Report also printed in House Journal, January 27, 2020.

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

Strike the Public Health Care and Human Services Committee Report, dated January 24, 2020, and substitute:

"Amend printed bill, page 2, strike lines 10 through 13 and substitute:

"delivered, or distributed in this manner by any registered prescription drug outlet or ANY registered other outlet shall not exceed ten percent of the total number of dosage units of drugs dispensed and distributed OR ORIGINALLY PROCURED IN ANY REGISTERED OTHER OUTLET on an annual basis by the outlet."

Page 2, line 23, strike "portion" and substitute "portion, (5)(a)(I), and (5)(a)(II); and repeal (5)(b)".

Page 3, strike lines 1 through 3 and substitute:

"OUTLET or licensed hospital or licensed outlet may:

(I) Make a casual sale or loan of or give a drug IN THE MANUFACTURER'S SEALED CONTAINER to another registered outlet or to a wholesaler of drugs;

(II) Sell or give MAKE A CASUAL SALE OF a drug IN THE MANUFACTURER'S SEALED CONTAINER to a practitioner authorized by law to prescribe the drug;

(b) In the case of a county or district public health agency that operates registered other outlets, one registered other outlet may make a casual sale of a drug to another registered other outlet if:

(I) The drug is sold in the original sealed container in which it was originally received from the wholesaler;

(II) A casual sale is not made to a registered other outlet that is not owned or operated by that county or district public health agency and;

(III) The amount sold does not exceed the ten percent limit established by section 12-280-103 (8)."

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

HB20-1078 by Representative(s) Jaquez Lewis and Mullica; also Senator(s) Winter--Concerning prescription drug claims submitted by a pharmacy, and, in connection therewith, prohibiting retroactive fees.


Amendment No. 2, by Representative Mullica:

Amend the Health and Insurance Committee Report, dated January 29, 2020, page 1, strike line 1 and substitute:

"Amend printed bill, page 2, lines 4 and 5, strike "on clean claims and dispensing fees".".
Page 1 of the report, line 6, strike "SERVICES FOR A CLEAN CLAIM." and substitute "SERVICES.".

Page 1 of the report, strike lines 12 and 13 and substitute:

"Page 3 of the bill, strike lines 7 through 13 and substitute "THE CLAIM AFTER THE POINT OF SALE EXCEPT AS THE RESULT OF AN AUDIT CONDUCTED IN ACCORDANCE WITH SECTION 10-16-122.5."."

Page 1 of the report, strike lines 15 and 16 and substitute "ADJUSTMENTS TO CLAIMS IN THE CASE OF A CLERICAL ERROR.".

As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.
(Laid Over from February 3, 2020.)

HB20-1108 by Representative(s) McLachlan; also Senator(s) Coram--Concerning the composition of the board of trustees for Fort Lewis college.

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

HB20-1156 by Representative(s) Froelich and McKean; also Senator(s) Zenzinger and Hisey--Concerning modifications to certain administrative requirements specified in the "Colorado Municipal Election Code of 1965", and, in connection therewith, making modifications to provisions addressing the administration of the "Uniformed and Overseas Citizens Absentee Voting Act", mail ballots, nomination petitions, and affidavits for withdrawal from candidacy.


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

HB20-1073 by Representative(s) Kennedy and Larson--Concerning the drawing of voting districts by county governments.


Laid over until February 6, retaining place on calendar.

HB20-1104 by Representative(s) Ransom and Buckner; also Senator(s) Crowder--Concerning court proceedings related to relinquishment of parental rights.

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

HB20-1250 by Representative(s) Esgar, McCluskie, Ransom; also Senator(s) Moreno, Zenzinger, Rankin--Concerning a supplemental appropriation to the department of law.

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

HB20-1252 by Representative(s) Esgar, McCluskie, Ransom; also Senator(s) Moreno, Zenzinger, Rankin--Concerning a supplemental appropriation to the department of military and veterans affairs.

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

HB20-1257 by Representative(s) Esgar, McCluskie, Ransom; also Senator(s) Moreno, Zenzinger, Rankin--Concerning a supplemental appropriation to the department of revenue.

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

HB20-1258 by Representative(s) Esgar, McCluskie, Ransom; also Senator(s) Moreno, Zenzinger, Rankin--Concerning a supplemental appropriation to the department of the treasury.

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

HB20-1251 by Representative(s) Esgar, McCluskie, Ransom; also Senator(s) Moreno, Zenzinger, Rankin--Concerning a supplemental appropriation to the department of local affairs.

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

HB20-1253 by Representative(s) Esgar, McCluskie, Ransom; also Senator(s) Moreno, Zenzinger, Rankin--Concerning a supplemental appropriation to the department of natural resources.

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: **HB20-1073**--February 6, 2020.

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 appointments for February 5, 2020 only:

**Transportation & Local Government**
- Representative Roberts to replace Representative A. Valdez
- Representative Sirota to replace Representative D. Valdez

**REPORT(S) OF COMMITTEE(S) OF REFERENCE**

**BUSINESS AFFAIRS & LABOR**

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

**HB20-1013** be referred to the Committee of the Whole with favorable recommendation.

**HB20-1080** be referred to the Committee of the Whole with favorable recommendation.
EDUCATION
After consideration on the merits, the Committee recommends the following:

HB20-1043 be referred favorably to the Committee on Finance.

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

HB20-1120 be amended as follows, and as so amended, be referred to the Committee on Finance with favorable recommendation:

Amend printed bill, page 2, line 3, strike "(2)(e), (3)(b), (3)(b.5), and (3)(d); and add (2)(f.5), (2)(i.5)," and substitute "(2)(e), (2)(j), (3)(b), (3)(b.5), (3)(d), and (5)(b); and add (2)(i.5)."

Page 2, strike lines 11 through 16.

Page 3, strike lines 1 through 5.

Page 3, line 6, strike "A REAL OR SIMULATED" and substitute "AN".

Page 3, after line 11 insert:

"(j) "Sexually exploitative material" means any photograph, motion picture, video, recording or broadcast of moving visual images, LIVESTREAM, print, negative, slide, or other mechanically, electronically, chemically, or digitally reproduced visual material that depicts a child engaged in, participating in, observing, or being used for explicit sexual conduct.".

Page 3, line 17, strike "TRANSPORTS, TRANSFERS, OR RECEIVES," and substitute "TRANSPORTS OR TRANSFERS TO ANOTHER PERSON, OR MAKES ACCESSIBLE TO ANOTHER PERSON,".

Page 3, line 20, strike "ACCESSSES," and substitute "ACCESSSES WITH INTENT TO VIEW,".

Page 4, line 3, after "ACCESSSES" insert "WITH INTENT TO VIEW".

Page 4, line 4, strike "CHILD." and substitute "CHILD IF THE CONDUCT IN THE PERFORMANCE WAS CAUSED, INDUCED, ENTICED, REQUESTED, DIRECTED, OR SPECIFIED BY THE VIEWER OR POTENTIAL VIEWER.".

Page 4, after line 4 insert:

"(5) (b) Sexual exploitation of a child by possession of sexually exploitative material pursuant to paragraph (b.5) of subsection (3) subsection (3)(b.5) of this section is a class 5 felony; except that said offense is a class 4 felony if:

(I) It is a second or subsequent offense; or

(II) The possession is of a video, recording or broadcast of
moving visual images, or motion picture. or more than twenty different
items qualifying as sexually exploitative material.".

Page 5, line 22, strike "IS:" and substitute "IS, BASED ON THE MOST
SERIOUS CRIME OF CONVICTION IN THE CASE:".

Page 5, line 23, strike "EACH" and substitute "A".

Page 5, line 25, strike "EACH" and substitute "A".

Page 5, line 27, strike "EACH" and substitute "A".

Page 6, line 2, strike "EACH" and substitute "A".

Page 6, lines 26 and 27, strike "DIVISION OF CRIMINAL JUSTICE IN THE
DEPARTMENT OF PUBLIC SAFETY FOR THE CREATION AND ADMINISTRATION
OF A GRANT" and substitute "COLORADO BUREAU OF INVESTIGATION IN
THE DEPARTMENT OF PUBLIC SAFETY".

Page 7, line 1, strike "PROGRAM".

Page 7, line 3, strike "24-33.5-524." and substitute "24-33.5-430.".

Page 7, strike lines 18 through 27 and substitute:

"SECTION 4. In Colorado Revised Statutes, add 24-33.5-430 as
follows:

24-33.5-430. Enhance effective investigation and prosecution
of computer-facilitated sexual exploitation of children - fund.
(1) (a) THE BUREAU SHALL DEVELOP AND ACQUIRE, AND MAY ASSIST
OTHER LAW ENFORCEMENT AGENCIES WITH DEVELOPING AND ACQUIRING,
NECESSARY TECHNOLOGICAL OR EXPERT"

Page 8, lines 4 through 6, strike "GRANT RECIPIENTS SHALL USE THE
MONEY RECEIVED THROUGH THE GRANT PROGRAM FOR ANY EXPENSE
RELATED TO DEVELOPING OR ACQUIRING" and substitute "THE BUREAU
SHALL USE THE MONEY TO DEVELOP OR ACQUIRE, OR TO ASSIST OTHER
LAW ENFORCEMENT AGENCIES WITH DEVELOPING OR ACQUIRING,".

Page 8, strike lines 9 through 18.

Page 8, line 19, strike "GRANT PROGRAM IS" and substitute "COSTS OF
PERFORMING THE FUNCTIONS OF THIS SECTION ARE".

Page 8, line 22, strike "DIVISION" and substitute "BUREAU".

Page 8, line 24, strike "DIVISION" and substitute "BUREAU".

Page 8, line 26, strike "DIVISION" and substitute "BUREAU".

Page 8, line 27, strike "MAKE GRANT PAYMENTS" and substitute "PERFORM
THE FUNCTIONS OF THIS SECTION".

Page 9, line 1, strike "DIVISION" and substitute "BUREAU".

Page 9, line 2, strike "PROGRAM" and substitute "PERFORMANCE OF THE
FUNCTIONS OF THIS SECTION".

Page 9, strike lines 4 through 10 and substitute:
"(4) THE BUREAU MAY PROMULGATE SUCH RULES AS MAY BE NECESSARY TO PERFORM THE FUNCTIONS OF THIS SECTION.".

HB20-1118 be referred favorably to the Committee on Finance.

HB20-1148 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:

HB20-1031 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) State holidays are intended to honor prominent figures in United States history and acknowledge other civic events and celebrations in Colorado.
(b) Although Christopher Columbus is recognized as a voyager who arrived in what is now known as the Caribbean Sea, he never traveled to or entered the territory that became the United States. He had no knowledge of or contact with the area now known as the state of Colorado, providing no rationale for a Colorado state holiday in his name. In 1492, he was welcomed by the indigenous Taino people to their homeland on the island of Quisqueya, which Columbus renamed Hispaniola. Fifty years later, the Taíno people had been nearly exterminated by Columbus and his successors.
(c) Frances Xavier Cabrini was a humanitarian champion of immigrants and children in the United States. Cabrini first came to Colorado in 1902. In 1905, she opened the Queen of Heaven Orphanage for girls in a residence in north Denver.
(d) In her lifetime, Cabrini was responsible for founding sixty-seven institutions, including schools, hospitals, and orphanages throughout the United States and in South and Central America.
(e) In 1909, Cabrini negotiated the purchase of a rural property to serve as a summer camp for the girls living in the orphanage. The land was on the eastern slope of Lookout Mountain in Golden and had no reliable source of water.
(f) During Cabrini's last visit to Colorado in 1912, while staying at the mountain camp, she directed the girls to dig under a specific rock
where they found a spring of fresh water. That spring continues to provide water to the property today.

(g) The land upon which Cabrini established her orphanage and camp is the traditional territory and homeland of the Cheyenne, Arapaho, and Ute indigenous nations. Those indigenous peoples, and all indigenous peoples, have a special, sacred relationship with water, similar to that of Cabrini.

(h) Cabrini was naturalized as a United States citizen in October 1909. Recognizing the first Monday in October as Frances Xavier Cabrini Day in recognition of Cabrini’s contributions to the state of Colorado creates an opportunity to promote an appreciation, tolerance, and understanding of the different cultures that make up our state.

(2) Therefore, in order to preserve the number of state holidays while commemorating the contributions of Cabrini to Colorado and the United States, the general assembly hereby replaces Columbus day with Frances Xavier Cabrini day as a legal state holiday.

SECTION 2. In Colorado Revised Statutes, 24-11-101, amend (1) as follows:

24-11-101. Legal holidays - effect. (1) The following days, viz: The first day of January, commonly called New Year’s day; the third Monday in January, which shall be observed as the birthday of Dr. Martin Luther King, Jr.; the third Monday in February, commonly called Washington-Lincoln day; the last Monday in May, commonly called Memorial day; the fourth day of July, commonly called Independence day; the first Monday in September, commonly called Labor day; the second Monday in October, commonly called Columbus FRANCES XAVIER CABRINI day; the eleventh day of November, commonly called Veterans’ day; the fourth Thursday in November, commonly called Thanksgiving day; the twenty-fifth day of December, commonly called Christmas day; and any day appointed or recommended by the governor of this state or the president of the United States as a day of fasting or prayer or thanksgiving, are hereby declared to be legal holidays and shall, for all purposes whatsoever, as regards the presenting for payment or acceptance and the protesting and giving notice of the dishonor of bills of exchange, drafts, bank checks, promissory notes, or other negotiable instruments and also for the holding of courts, be treated and considered as is the first day of the week commonly called Sunday.

SECTION 3. In Colorado Revised Statutes, 5-1-301, amend (6) as follows:

5-1-301. General definitions. In addition to definitions appearing in subsequent articles, as used in this code, unless the context otherwise requires:

(6) "Business day" means any calendar day except Sunday, New Year’s day, the third Monday in January observed as the birthday of Dr. Martin Luther King, Jr., Washington-Lincoln day, Memorial day, Independence day, Labor day, Columbus FRANCES XAVIER CABRINI day, Veterans’ day, Thanksgiving day, and Christmas day.

SECTION 4. In Colorado Revised Statutes, 6-1-102, amend (2.5) as follows:

6-1-102. Definitions. As used in this article 1, unless the context otherwise requires:

(2.5) "Business day" means any calendar day except Sunday, New Year’s day, the third Monday in January observed as the birthday of Dr. Martin Luther King, Jr., Washington-Lincoln day, Memorial day, Independence day, Labor day, Columbus FRANCES XAVIER CABRINI day,
Veterans' day, Thanksgiving, and Christmas.

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 5, 2020, if adjournment sine die is on May 6, 2020); 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 2020 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor."

House in recess. House reconvened.

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.)

HB20-1254 by Representative(s) Esgar, McCluskie, Ransom; also Senator(s) Moreno, Zenzinger, Rankin--Concerning a supplemental appropriation to the department of personnel.

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

HB20-1242 by Representative(s) Esgar, McCluskie, Ransom; also Senator(s) Moreno, Zenzinger, Rankin--Concerning a supplemental appropriation to the department of agriculture.

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

HB20-1010 by Representative(s) Tipper and Coleman--Concerning the "Colorado Accurate Residence for Redistricting Act".

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

HB20-1255 by Representative(s) Esgar, McCluskie, Ransom; also Senator(s) Moreno, Zenzinger, Rankin--Concerning a supplemental appropriation to the department of public health and environment.

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

HB20-1256 by Representative(s) Esgar, McCluskie, Ransom; also Senator(s) Moreno, Zenzinger, Rankin--Concerning a supplemental appropriation to the department of public safety.

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

HB20-1244 by Representative(s) Esgar, McCluskie, Ransom; also Senator(s) Moreno, Zenzinger, Rankin--Concerning a supplemental appropriation to the department of education.

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

HB20-1246 by Representative(s) Esgar, McCluskie, Ransom; also Senator(s) Moreno, Zenzinger, Rankin--Concerning a supplemental appropriation to the department of health care policy and financing.

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

HB20-1249 by Representative(s) Esgar, McCluskie, Ransom; also Senator(s) Moreno, Zenzinger, Rankin--Concerning a supplemental appropriation to the judicial department.

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

HB20-1259 by Representative(s) Esgar, McCluskie, Ransom; also Senator(s) Moreno, Zenzinger, Rankin--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.

HB20-1260 by Representative(s) Esgar and McCluskie, Ransom; also Senator(s) Zenzinger and Rankin, Moreno--Concerning adjustments in the amount of total program funding for public schools for the 2019-20 budget year.

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

**HB20-1243** by Representative(s) Esgar, McCluskie; also Senator(s) Moreno, Zenzinger, Rankin--Concerning a supplemental appropriation to the department of corrections.

Amendment No. 1, by Representative Melton.

Amend printed bill, page 37, strike lines 1 through 10.

Renumber succeeding section accordingly.

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

**HB20-1247** by Representative(s) Esgar, McCluskie; also Senator(s) Moreno, Zenzinger, Rankin--Concerning a supplemental appropriation to the department of higher education.

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

**HB20-1245** by Representative(s) Esgar, McCluskie; also Senator(s) Moreno, Zenzinger, Rankin--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.

**HB20-1019** by Representative(s) Herod; also Senator(s) Gonzales--Concerning measures to manage the state prison population.


Amendment No. 3, by Representative Ransom.

Amend the Judiciary Committee Report, dated January 28, 2020, page 2, strike lines 14 through 19 and substitute:

"Page 5, strike line 18 through 20 and substitute "DEPARTMENT SHALL STUDY THE IMPACT ON ENDING THE USE OF PRIVATE PRISONS N COLORADO. WHILE CONDUCTING THE STUDY, THE DEPARTMENT SHALL SOLICIT INPUT"
FROM LOCAL COMMUNITIES AND OTHER INTERESTED PARTIES OR ISSUE
EXPERTS, INCLUDING BUT NOT LIMITED TO PUBLIC SAFETY EXPERTS,
VICTIM'S ADVOCATES, PROSECUTORS, DEFENSE ATTORNEYS, AND
COMMUNITY REENTRY PROVIDERS.".".

Page 2 of the committee report, after line 24 insert:

"Page 6, strike line 14 and substitute "PRIVATE PRISONS IF THE DECISION
IS MADE TO TRANSITION THE STATE AWAY FROM PRIVATE PRISONS.".".

Amendment No. 4, by Representative McKean.

Amend printed bill, page 5, line 21, after "THE" insert "DEPARTMENT
SHALL CONSULT WITH COUNTY COMMISSIONERS OF THE COUNTIES IN
WHICH PRIVATE PRISONS ARE LOCATED. THE".

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

HB20-1261 by Representative(s) Esgar and Ransom, McCluskie; also
Senator(s) Moreno and Rankin, Zenzinger--Concerning a
transfer of money from the general fund to the information
technology capital account within the capital construction
fund.

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

HB20-1262 by Representative(s) Esgar and McCluskie; also Senator(s)
Moreno and Zenzinger, Rankin--Concerning money
appropriated for housing assistance for persons
transitioning from the criminal or juvenile justice system.

Laid over until February 10.

HB20-1248 by Representative(s) Esgar, McCluskie, Ransom; also
Senator(s) Moreno, Zenzinger, Rankin--Concerning a
supplemental appropriation to the department of human
services.

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

HB20-1026 by Representative(s) Van Winkle and Weissman; also
Senator(s) Fields and Gardner--Concerning the creation of
a twenty-third judicial district.

Amendment No. 1, Judiciary Report, dated January 23, 2020, and placed
in member's bill file; Report also printed in House Journal, January 24,
2020.

Amendment No. 2, by Representative Weissman.

Amend printed bill, page 5, line 21, strike "20-____," and substitute
"20-1026,".
Amendment No. 3, by Representative Van Winkle.

Amend printed bill, page 6, line 14, strike "1," and substitute "7,"

Page 6, line 26, strike "1," and substitute "7,"

Page 7, line 4, strike "1," and substitute "7,"

Page 7, line 12, strike "1," and substitute "7,"

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

HB20-1074 by Representative(s) Ransom--Concerning the authorization for special districts to provide for the collection and transportation of solid waste.


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 Neville moved to amend the Report of the Committee of the Whole to show that the following Liston amendment to HB20-1259 did pass:

Amend printed bill, page 22, line 14, in the TOTAL column strike "500,000" and substitute "500,000" and in the CAPITAL CONSTRUCTION FUND column strike "500,000" and substitute "500,000".

Page 22, after line 14, in the TOTAL column insert "1,500,000" and in the CAPITAL CONSTRUCTION FUND column insert "1,500,000".

Adjust affected totals accordingly.

The amendment was declared lost by the following roll call vote:

<table>
<thead>
<tr>
<th>YES 28</th>
<th>NO 29</th>
<th>EXCUSED 6</th>
<th>ABSENT 0</th>
<th>VACANCY 2</th>
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</thead>
<tbody>
<tr>
<td>District 38 V Esgar</td>
<td>N Landgraf</td>
<td>Y Sandridge</td>
<td>E</td>
<td></td>
</tr>
<tr>
<td>District 6 V Exum</td>
<td>Y Larson</td>
<td>Y Singer</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Arndt E Froelich</td>
<td>Y Liston</td>
<td>E Sirotà</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Baisley Y Garnett</td>
<td>N Lontine</td>
<td>N Snyder</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>Benavidez N Geitner</td>
<td>Y McCluskie</td>
<td>N Soper</td>
<td>Y</td>
<td></td>
</tr>
<tr>
<td>Bird N Gonzales-Gutierrez</td>
<td>N McKean</td>
<td>Y Sullivan</td>
<td>Y</td>
<td></td>
</tr>
<tr>
<td>Bockenfeld Y Gray</td>
<td>N McLachlan</td>
<td>Y Tipper</td>
<td>N</td>
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</tr>
<tr>
<td>Buck Y Herod</td>
<td>N Melton</td>
<td>N Titone</td>
<td>Y</td>
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</tr>
<tr>
<td>Buckner N Holton</td>
<td>Y Michaelson Jenet</td>
<td>N Valdez A.</td>
<td>Y</td>
<td></td>
</tr>
<tr>
<td>Buentello Y Hooton</td>
<td>N Mullica</td>
<td>N Valdez D.</td>
<td>E</td>
<td></td>
</tr>
<tr>
<td>Caraveo N Humphrey</td>
<td>Y Neville</td>
<td>Y Van Winkle</td>
<td>Y</td>
<td></td>
</tr>
</tbody>
</table>
Representative Pelton moved to amend the Report of the Committee of the Whole to show that the following Pelton amendment to \textbf{HB20-1019} did pass:

Amend the Judiciary Committee Report, dated January 28, 2020, page 1, strike lines 15 through 19.

Page 2, strike lines 1 through 13.

The amendment was declared \textbf{lost} by the following roll call vote:

<table>
<thead>
<tr>
<th>YES 21</th>
<th>NO 36</th>
<th>EXCUSED 6</th>
<th>ABSENT 0</th>
<th>VACANCY 2</th>
</tr>
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<tr>
<td>NGS</td>
<td>Y</td>
<td>N</td>
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<td>E</td>
</tr>
</tbody>
</table>
| District 38 V Esgar N Landgraf Y Sandridge E
| District 6 V Exum N Larson Y Singer N
| Arndt E Froelich N Liston E Sirotta N
| Baisley Y Garnett N Lontine N Snyder N
| Benavidez N Geitner Y McCluskie N Soper Y
| Bird N Gonzales-Gutierrez N McKean Y Sullivan N
| Bockenfeld Y Gray N McLachlan N Tipper N
| Buck Y Herod N Melton N Titone N
| Buckner N Holtorf Y Michaelson Jenet N Valdez A. N
| Buentello Y Hooton N Mullica N Valdez D. E
| Caraveo N Humphrey Y Neville Y Van Winkle Y
| Carver Y Jackson N Pelton Y Weissman N
| Catlin Y Jaquez Lewis N Ransom Y Will Y
| Coleman N Kennedy N Rich Y Williams D. Y
| Cutter E Kipp N Roberts N Wilson Y
| Duran N Kraft-Tharp N Saine E Young Y Speaker N

\textbf{ADOPTION OF COMMITTEE OF THE WHOLE REPORT}


Laid over until date indicated retaining place on Calendar: \textbf{HB20-1262--February 10, 2020}.

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 \textbf{adopted}. 
### REPORT(S) OF COMMITTEE(S) OF REFERENCE

#### BUSINESS AFFAIRS & LABOR
After consideration on the merits, the Committee recommends the following:

**HB20-1048** be referred to the Committee of the Whole with favorable recommendation.

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

**HB20-1011** 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.

Renumber succeeding subsections accordingly.

Page 3, line 7, strike "campaign -" and substitute "activities -".

Page 3, strike lines 8 through 16 and substitute "DEPARTMENT SHALL ENGAGE IN A GRASSROOTS EFFORT TO RAISE AWARENESS AND IMPLEMENT ACTIVITIES IN EACH COUNTY THAT SERVE AS A RESOURCE FOR ALL FAMILIES WITH PRESCHOOL-AGED CHILDREN AND THE EARLY CHILDHOOD CAREGIVERS IN THE STATE TO ENSURE THAT CURRENT AND PROSPECTIVE EARLY CHILDHOOD EDUCATION PROVIDERS ARE AWARE OF:".
Page 3, strike lines 22 through 27 and substitute:

"(2) The department shall work collaboratively with early childhood councils, family resource centers, as defined in section 26-18-102, and other local partners as necessary and appropriate to implement the provisions of this section."

Page 4, strike lines 1 through 14.

Page 4, line 18, after "FOR" insert "CURRENT AND PROSPECTIVE".

Page 5, line 1, strike "The" and substitute "As resources allow, the".

Page 5, line 3, strike "an" and substitute "a licensed".

Page 5, line 4, strike "center or preschool -" and substitute "program -"

Page 5, line 6, strike "INSTRUCT" and substitute "INFORM".

Page 5, line 7, strike "ON:" and substitute "CONCERNING:".

Page 5, line 8, strike "CENTER OR PRESCHOOL;" and substitute "PROGRAM LICENSED PURSUANT TO PART 1 OF ARTICLE 6 OF THIS TITLE 26;"

Page 5, strike line 13 and substitute "PROGRAMS LICENSED PURSUANT TO PART 1 OF ARTICLE 6 OF THIS TITLE 26;".

Page 5, line 16, strike "The" and substitute "As resources allow, the".

Page 1, line 102, strike "Act"." and substitute "Act" to promote best practices in early childhood education with the purpose of increasing the availability of quality early childhood education by persons knowledgeable of the licensing parameters for the early childhood education industry.".

**HB20-1016** be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 2, line 6, strike "shall" and substitute "may".

Page 2, line 15, strike "shall" and substitute "may".

**HB20-1053** be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 6, line 18, strike "and scholarship".

Page 6, line 27, strike the third "and".
Page 7, line 1, strike "SCHOLARSHIP".
Page 7, line 13, strike "INDIVIDUALS OR".
Page 7, lines 15 and 16, strike "INDIVIDUALS AND ENTITIES" and substitute "ENTITIES".
Page 7, strike lines 18 through 20.
Reletter succeeding paragraphs accordingly.
Page 7, line 27, strike "INSTITUTIONS" and substitute "STATE INSTITUTIONS".
Page 8, line 3, strike "MAY SEEK" and substitute "SHALL SEEK AND ACCEPT".
Page 8, strike lines 4 and 5 and substitute "ELIGIBLE ENTITIES FOR THE AWARD OF GRANT MONEY FOR ELIGIBLE PURPOSES, WHICH MAY INCLUDE THE AWARD OF GRANT MONEY TO".
Page 8, line 8, strike "INDIVIDUALS AND" and substitute "ELIGIBLE".
Page 8, line 12, after the period add "THE STATE DEPARTMENT SHALL ENSURE THAT GRANT MONEY IS AWARDED FOR THE PURPOSES SET FORTH IN SUBSECTION (5) OF THIS SECTION. TO THE EXTENT PRACTICABLE, A PORTION OF THE GRANT MONEY SHALL BE AWARDED FOR PROMISING NEW PROGRAMS, AND A PORTION AWARDED FOR ESTABLISHED PROGRAMS WITH A DEMONSTRATED RECORD OF IMPROVING RETENTION AND COMPENSATION FOR EARLY CHILDHOOD EDUCATORS. IN AWARDING GRANTS, THE STATE DEPARTMENT SHALL PRIORITIZE GRANT APPLICATIONS THAT ADDRESS BOTH RECRUITMENT AND RETENTION OF EARLY CHILDHOOD EDUCATORS.".
Page 8, line 17, after the period add "THE STATE DEPARTMENT SHALL COORDINATE WITH THE DEPARTMENT OF HIGHER EDUCATION TO ENSURE EFFECTIVE ADMINISTRATION OF GRANT MONEY AWARDED TO STATE INSTITUTIONS OF HIGHER EDUCATION.".
Page 8, lines 26 and 27, strike "A RECIPIENT" and substitute "AN INDIVIDUAL".
Page 9, line 6, strike "A RECIPIENT" and substitute "AN INDIVIDUAL".
Page 9, line 9, strike "RECIPIENT" and substitute "INDIVIDUAL".
Strike "and scholarship" on: Page 6, line 25; Page 11, line 3.
Strike "OR SCHOLARSHIP" on: Page 7, lines 14 and 16; Page 8, lines 9, 12, and 18.
Strike "AND SCHOLARSHIP" on: Page 6, lines 21, and 22 and 23; Page 7, lines 2, 3, 15, and 23; Page 8, lines 2, 10, 13, and 16; Page 11, lines 1, 5, 13, 16, 22, 24, and 26.
Page 1, strike lines 101 and 102 and substitute "CONCERNING INCREASING CAREER PATHWAYS OPPORTUNITIES TO MAINTAIN A QUALITY EARLY CHILDHOOD EDUCATOR WORKFORCE.".

HB20-1128 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 4, line 24, after "OF" insert "THE" and after "DEVELOPMENT" insert "REQUIRED".

Page 4, line 25, strike "RELATING" and substitute "TO RELATE".

Page 5, strike line 1 and substitute "CHILD FIND AND INCLUSIVE LEARNING ENVIRONMENTS, AND RELATING TO STUDENTS WITH BEHAVIORAL CONCERNS OR BEHAVIORAL DISABILITIES.".

Page 5, strike lines 2 through 7 and substitute:

"(II) A LICENSEE WHO HAS LESS THAN THREE YEARS LEFT IN THE LICENSE RENEWAL PERIOD ON JUNE 30, 2020, HAS UNTIL THE END OF THE NEXT APPLICABLE RENEWAL PERIOD TO COMPLETE THE REQUIREMENTS ESTABLISHED IN SUBSECTION (3)(b.7)(I) OF THIS SECTION AND MAY SUBMIT CLASSES AND ACTIVITIES COMPLETED WITHIN FIVE YEARS PRIOR TO JUNE 30, 2020, TO SATISFY THE REQUIREMENTS OF SUBSECTION (3)(b.7)(I) OF THIS SECTION.".

Page 5, strike line 23 and substitute "ENVIRONMENTS, AND RELATING TO STUDENTS WITH BEHAVIORAL CONCERNS OR BEHAVIORAL DISABILITIES.".

TRANSPORTATION & LOCAL GOVERNMENT

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

HB20-1027 be referred to the Committee of the Whole with favorable recommendation.

HB20-1029 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 "FILED" and substitute "RECORDED".

HB20-1093 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 13 and substitute:

"(s) (I) To license and regulate an owner or owner's agent who rents or advertises the owner's lodging unit for a short-term stay, and to fix the fees, terms, and manner for issuing and revoking licenses issued therefor. As used in this subsection (1)(s)(I), "owner's agent" does not include an internet hospitality service.

(II) The licensing or regulation under the authority conferred in subsection (1)(s)(I) of this section does not affect whether a lodging unit is a residential improvement, as defined in section 39-1-102 (14.3)."

Page 1, lines 101 and 102, strike "A business." and substitute "short-term lodging rentals."

HB20-1124 be referred to the Committee of the Whole with favorable recommendation.

HB20-1133 be referred to the Committee of the Whole with favorable recommendation.

SB20-071 be referred to the Committee of the Whole with favorable recommendation.


On motion of Representative Garnett, the House adjourned until 9:00 a.m., February 6, 2020.

Approved:
KC Becker,
Speaker

Attest:
Robin Jones,
Chief Clerk
Prayer by Rabbi Joseph Black, Temple Emanuel, Denver.

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

Pledge of Allegiance led by Eliana Ortega, Arrupe Jesuit High School, Denver.

The roll was called with the following result:

Present--58.
Excused--Representative(s) Arndt, Esgar, McCluskie, Williams, Speaker--5.
Vacancy--2.
Present after roll call--Representative(s) Esgar, McCluskie, Speaker.

The Speaker Pro Tempore declared a quorum present.

On motion of Representative Titone, the House Journal of Wednesday, February 5, 2020, was declared approved as corrected by the Chief Clerk.

APPOINTMENT(S)

The Speaker announced the following temporary committee appointments for February 6, 2020 only:

Energy and Environment
- Representative Holtorf to replace Representative Liston

Judiciary
- Representative Mullica to replace Representative Tipper
- Representative Melton to replace Representative Herod

Education
- Representative Caraveo to replace Representative McCluskie

CHANGE IN SPONSORSHIP

The speaker announced the following changes in sponsorship:

HB20-1198-- Representative Landgraf to be removed as co-prime sponsor.

HB20-1142-- Representative Soper to be removed as co-prime sponsor.
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.

HB20-1055 by Representative(s) Garnett and Liston; also Senator(s) Bridges and Priola--Concerning the ability of a vintner's restaurant licensee to manufacture vinous liquors on alternating proprietor licensed premises.

The question being "Shall the bill pass?".

HB20-1041 by Representative(s) Cutter and McKean; also Senator(s) Fields--Concerning financial responsibility requirements for physician assistants who have been practicing for at least 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.

<table>
<thead>
<tr>
<th>YES 61</th>
<th>NO 0</th>
<th>EXCUSED 2</th>
<th>ABSENT 0</th>
<th>VACANCY 2</th>
</tr>
</thead>
</table>

Speaker Y

Co-sponsor(s) added: Representative(s) Bird, Buentello, Cutter, Duran, Gray, Herod, Hooton, Jaquez Lewis, Kipp, Kraft-Tharp, McKeans, McLachlan, Michaelson Jenet, Neville, Pelton, Rich, Saine, Sandridge, Snyder, Soper, Tipper, Titone, Valdez A., Valdez D., Van Winkle, Will
The question being "Shall the bill pass?".
A roll call vote was taken. As 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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<tbody>
<tr>
<td>61</td>
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<td>2</td>
<td>0</td>
<td>2</td>
</tr>
</tbody>
</table>

Co-sponsor(s) added: Representative(s) Bird, Buckner, Duran, Exum, Hooton, Jackson, Jaquez Lewis, Michaelson Jenet, Snyder, Young

**HB20-1038** by Representative(s) Arndt and Van Winkle, McKean, Valdez D.; also Senator(s) Woodward and Moreno, Tate, Zenzinger--Concerning certain conforming amendments necessitated by the transfer of certain programs to the department of human services from the department of public health and environment pursuant to House Bill 13-1117.

The question being "Shall the bill pass?".
A roll call vote was taken. As 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 61</th>
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<td>Y Sandridge</td>
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<td>Y Larson</td>
<td>Y Singer</td>
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<td>Y McCluskie</td>
<td>Y Soper</td>
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<td>Bird</td>
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<td>Y McKean</td>
<td>Y Sullivan</td>
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<td>Y Van Winkle</td>
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<td>Y Ransom</td>
<td>Y Will</td>
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<td>Y Kennedy</td>
<td>Y Rich</td>
<td>Y Williams D. E</td>
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<td>Y Kipp</td>
<td>Y Roberts</td>
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<td>Duran</td>
<td>Y Kraft-Tharp</td>
<td>Y Saine</td>
<td>Y Young</td>
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Co-sponsor(s) added: Representative(s) Benavidez, Buckner, Esgar, Exum, Liston, Valdez A.

**HB20-1050** by Representative(s) Hooton and Larson; also Senator(s) Ginal and Tate--Concerning the distribution of drugs by other outlet pharmacies.

The question being "Shall the bill pass?", a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.
HB20-1078 by Representative(s) Jaquez Lewis and Mullica; also Senator(s) Winter--Concerning prescription drug claims submitted by a pharmacy, and, in connection therewith, prohibiting retroactive fees.

The question being "Shall the bill pass?". A roll call vote was taken. As shown by the following 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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District 38 V Esgar Y Landgraf Y Sandridge N
District 6 V Exum Y Larson N Singer Y
Arndt E Froelich Y Liston Y Sirotà Y
Baisley Y Garnett Y Lontine Y Snyder Y
Benavidez Y Geitner N McCluskie Y Soper Y
Bird Y Gonzales-Gutierrez Y McKean Y Sullivan Y
Bockenfeld N Gray Y McLachlan Y Tipper Y
Buck N Herod Y Melton Y Titone Y
Buckner Y Holtorf Y Michaelson Jenet Y Valdez A. Y
Buentello Y Hooton Y Mullica Y Valdez D. Y
Caraveo Y Humphrey N Neville N Van Winkle Y
Carver Y Jackson Y Pelton Y Weissman Y
Catlin Y Jaquez Lewis Y Ransom N Will Y
Coleman Y Kennedy Y Rich N Williams D. E
Cutter Y Kipp Y Roberts Y Wilson N
Duran Y Kraft-Tharp Y Saine N Young Y
Speaker Y

Co-sponsor(s) added: Representative(s) Bird, Buckner, Duran, Esgar, Froelich, Herod, Hooton, Kennedy, Lontine, Melton, Michaelson Jenet, Roberts, Tipper, Titone, Valdez A.

HB20-1108 by Representative(s) McLachlan; also Senator(s) Coram--Concerning the composition of the board of trustees for 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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<thead>
<tr>
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District 38 V Esgar Y Landgraf Y Sandridge Y
District 6 V Exum Y Larson Y Singer Y
Arndt E Froelich Y Liston Y Sirotà Y
Baisley Y Garnett Y Lontine Y Snyder Y
Benavidez Y Geitner Y McCluskie Y Soper Y
Bird Y Gonzales-Gutierrez Y McKean Y Sullivan Y
Bockenfeld Y Gray Y McLachlan Y Tipper Y
Buck Y Herod Y Melton Y Titone Y
Buckner Y Holtorf Y Michaelson Jenet Y Valdez A. Y
Buentello Y Hooton Y Mullica Y Valdez D. Y
Caraveo Y Humphrey Y Neville N Van Winkle Y
Carver Y Jackson Y Pelton Y Weissman Y
Catlin Y Jaquez Lewis Y Ransom Y Will Y
Speaker Y
HB20-1156 by Representative(s) Froelich and McKean; also Senator(s) Zenzinger and Hisey--Concerning modifications to certain administrative requirements specified in the "Colorado Municipal Election Code of 1965", and, in connection therewith, making modifications to provisions addressing the administration of the "Uniformed and Overseas Citizens Absentee Voting Act", mail ballots, nomination petitions, and affidavits for withdrawal from candidacy.

(Amended as printed in House Journal, February 5, 2020.)

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
HB20-1250  by Representative(s) Esgar, McCluskie, Ransom; also
Senator(s) Moreno, Zenzinger, Rankin--Concerning a
supplemental appropriation to the department of 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.

Co-sponsor(s) added: Representative(s) Duran, Exum, Gonzales-Gutierrez,
Herod, Jackson, McLachlan, Melton, Neville, Pelton, Saine, Singer, Snyder,
Soper, Titone, Valdez A., Van Winkle, Young

Speaker Y
HB20-1252 by Representative(s) Esgar, McCluskie, Ransom; also Senator(s) Moreno, Zenzinger, Rankin--Concerning a supplemental appropriation to the department of military and veterans affairs.

The question being "Shall the bill pass?".
A roll call vote was taken. As 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>Singer Y</td>
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<td>Froelich Y</td>
<td>Liston Y</td>
<td>Sirota Y</td>
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<td>McKean Y</td>
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<td>Gray Y</td>
<td>McLachlan Y</td>
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<td>Valdez A. Y</td>
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<td>Hooton Y</td>
<td>Mullica Y</td>
<td>Valdez D. Y</td>
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<td>Humphrey Y</td>
<td>Neville Y</td>
<td>Van Winkle Y</td>
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<td>Jackson Y</td>
<td>Pelton Y</td>
<td>Weissman Y</td>
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<td>Jaquez Lewis Y</td>
<td>Ransom Y</td>
<td>Will Y</td>
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<td>Kennedy Y</td>
<td>Rich Y</td>
<td>Williams D. E</td>
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<td>Kipp Y</td>
<td>Roberts Y</td>
<td>Wilson Y</td>
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<td>Kraft-Tharp Y</td>
<td>Saine Y</td>
<td>Young Y</td>
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Co-sponsor(s) added: Representative(s) Baisley, Bockenfeld, Buckner, Buentello, Cutter, Duran, Landgraf, Liston, Lontine, McLachlan, Melton, Michaelson Jenet, Roberts, Saine, Sandridge, Titone, Valdez A., Valdez D., Weissman

HB20-1257 by Representative(s) Esgar, McCluskie, Ransom; also Senator(s) Moreno, Zenzinger, Rankin--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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<th>YES</th>
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<th>EXCUSED</th>
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<th>VACANCY</th>
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<td>Sirota Y</td>
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<td>Geitner Y</td>
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<td>Sullivan Y</td>
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<td>Gray Y</td>
<td>McLachlan Y</td>
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<td>Titone Y</td>
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<td>Valdez A. Y</td>
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<td>Carver Y</td>
<td>Jackson Y</td>
<td>Pelton Y</td>
<td>Weissman Y</td>
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HB20-1258 by Representative(s) Esgar, McCluskie, Ransom; also
Senator(s) Moreno, Zenzinger, Rankin--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.

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<tr>
<th>YES</th>
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District 38 V Esgar Y Landgraf Y Sandridge N
District 6 V Exum Y Larson Y Singer Y
Arndt E Froelich Y Liston Y Sirota Y
Baisley Y Garnett Y Lontine Y Snyder Y
Benavidez Y Geitner Y McCluskie Y Soper N
Bird Y Gonzales-Gutierrez Y McKean Y Sullivan Y
Bockenfeld Y Gray Y McLachlan Y Tipper Y
Buck Y Herod Y Melton Y Titone Y
Buckner Y Holtorf Y Michaelson Jenet Y Valdez A. Y
Buentello Y Hooton Y Mullica Y Valdez D. Y
Caraveo Y Humphrey Y Neville Y Van Winkle N
Carver Y Jackson Y Pelton Y Weissman Y
Catlin Y Jaquez Lewis Y Ransom Y Will Y
Coleman Y Kennedy Y Rich Y Williams D. E
Cutter Y Kipp Y Roberts Y Wilson Y
Duran Y Kraft-Tharp Y Saine Y Young Y
Speaker Y

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

HB20-1251 by Representative(s) Esgar, McCluskie, Ransom; also
Senator(s) Moreno, Zenzinger, Rankin--Concerning a
supplemental appropriation to the department of local
affairs.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following 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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District 38 V Esgar Y Landgraf N Sandridge N
District 6 V Exum Y Larson Y Singer Y
Arndt E Froelich Y Liston Y Sirota Y
Baisley N Garnett Y Lontine Y Snyder Y
Benavidez Y Geitner Y McCluskie Y Soper N
Bird Y Gonzales-Gutierrez Y McKean Y Sullivan Y
Bockenfeld Y Gray Y McLachlan Y Tipper Y

Co-sponsor(s) added: Representative(s) Valdez A.
HB20-1253 by Representative(s) Esgar, McCluskie, Ransom; also Senator(s) Moreno, Zenzinger, Rankin--Concerning a supplemental appropriation to the department of natural resources.

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

HB20-1254 by Representative(s) Esgar, McCluskie, Ransom; also Senator(s) Moreno, Zenzinger, Rankin--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.

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HB20-1242 by Representative(s) Esgar, McCluskie, Ransom; also Senator(s) Moreno, Zenzinger, Rankin--Concerning a supplemental appropriation to the department of agriculture.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
HB20-1010 by Representative(s) Tipper and Coleman; also Senator(s) Gonzales and Donovan--Concerning the "Colorado Accurate Residence for Redistricting 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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<td>Kraft-Tharp</td>
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<td>Saine</td>
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Co-sponsor(s) added: Representative(s) Buckner, Duran, Esgar, Exum, Froelich, Gonzales-Gutierrez, Herod, Jackson, Jaquez Lewis, Kennedy, Kipp, Melton, Roberts, Snyder, Sullivan, Valdez A., Weissman

HB20-1255 by Representative(s) Esgar, McCluskie, Ransom; also Senator(s) Moreno, Zenzinger, Rankin--Concerning a supplemental appropriation to 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.

<table>
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HB20-1256  by Representative(s) Esgar, McCluskie, Ransom; also
Senator(s) Moreno, Zenzinger, Rankin--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.

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Co-sponsor(s) added: Representative(s) Bockenfeld, Duran, Liston, Michaelson Jenet, Van Winkle, Young

HB20-1244  by Representative(s) Esgar, McCluskie, Ransom; also
Senator(s) Moreno, Zenzinger, Rankin--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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HB20-1246 by Representative(s) Esgar, McCluskie, Ransom; also Senator(s) Moreno, Zenzinger, Rankin--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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Co-sponsor(s) added: Representative(s) Esgar, McCluskie, Ransom; also Senator(s) Moreno, Zenzinger, Rankin--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.
HB20-1259 by Representative(s) Esgar, McCluskie, Ransom; also Senator(s) Moreno, Zenzinger, Rankin--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.

Co-sponsor(s) added: Representative(s) Soper, Van Winkle

Co-sponsor(s) added: Representative(s) McLachlan, Roberts, Valdez A., Valdez D.
HB20-1260 by Representative(s) Esgar and McCluskie, Ransom; also Senator(s) Zenzinger and Rankin, Moreno--Concerning adjustments in the amount of total program funding for public schools for the 2019-20 budget year, 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, Buentello, Cutter, Duran, Exum, Melton, Michaelson Jenet, Roberts, Sandridge, Titone, Weissman, Will, Wilson, Young

HB20-1243 by Representative(s) Esgar, McCluskie; also Senator(s) Moreno, Zenzinger, Rankin--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.

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HB20-1247 by Representative(s) Esgar, McCluskie; also Senator(s) Moreno, Zenzinger, Rankin--Concerning a supplemental appropriation to the department 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.

HB20-1245 by Representative(s) Esgar, McCluskie; also Senator(s) Moreno, Zenzinger, Rankin--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.
HB20-1019 by Representative(s) Herod; also Senator(s) Gonzales--
Concerning measures to manage 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.

HB20-1261 by Representative(s) Esgar and Ransom, McCluskie; also
Senator(s) Moreno and Rankin, Zenzinger--Concerning a
transfer of money from the general fund to the information
technology capital account within the capital construction 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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Speaker Y

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

HB20-1248 by Representative(s) Esgar, McCluskie, Ransom; also Senator(s) Moreno, Zenzinger, Rankin--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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Speaker Y

Co-sponsor(s) added: Representative(s) Buckner, Cutter, Duran, Gonzales-Gutierrez, Michaelson Jenet, Sandridge, Valdez A., Young
HB20-1026 by Representative(s) Van Winkle and Weissman; also Senator(s) Fields and Gardner--Concerning the creation of a twenty-third judicial 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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Baisley Y Garnett Y Lontine Y Snyder Y
Benavidez N Geitner Y McCluskie Y Soper Y
Bird Y Gonzales-Gutierrez Y McKean Y Sullivan Y
Bockenfeld Y Gray Y McLachlan Y Tipper Y
Buck Y Herod Y Melton Y Titone Y
Buckner Y Holtorf Y Michaelson Jenet Y Valdez A. Y
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Caraveo Y Humphrey Y Neville Y Van Winkle Y
Carver Y Jackson Y Pelton Y Weissman Y
Catlin Y Jaquez Lewis Y Ransom Y Will Y
Coleman Y Kennedy Y Rich Y Williams D. E
Cutter Y Kipp Y Roberts Y Wilson Y
Duran Y Kraft-Tharp Y Saine Y Young Y
Speaker Y

Co-sponsor(s) added: Representative(s) Baisley, Bird, Bockenfeld, Garnett, Gray, Herod, Liston, McLachlan, Melton, Ransom, Roberts, Saine, Snyder, Soper, Sullivan, Tipper

HB20-1074 by Representative(s) Ransom and Titone; also Senator(s) Smallwood--Concerning the authorization for special districts to provide for the collection and transportation of solid waste.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following 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 E Froelich Y Liston Y Sirotta Y
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Buentello Y Hooton Y Mullica Y Valdez D. Y
Caraveo Y Humphrey N Neville N Van Winkle Y
Carver Y Jackson Y Pelton Y Weissman Y
Catlin Y Jaquez Lewis Y Ransom Y Will Y
Co-sponsor(s) added: Representative(s) Duran, Gray, Will

REPORT(S) OF COMMITTEE(S) OF REFERENCE

PUBLIC HEALTH CARE & HUMAN SERVICES

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

HB20-1092 be referred favorably to the Committee on Appropriations.

HB20-1100 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 13 through 25 and substitute "Notwithstanding the provisions of this subparagraph (II) to the contrary, in any state fiscal year in which the general assembly does not appropriate an amount of money equal to a full fiscal year reimbursement to counties Money that is at least ninety percent of the total county share of retained collections pursuant to the provisions of this sub-subparagraph (B) of the prior fiscal year, the state department shall make all necessary changes to the relevant human services automated systems so that child support payments are not passed through to temporary assistance for needy families (TANF) recipients and a county is not required to, but may, implement the child support pass-through to TANF recipients. Should the total county share of retained collections for the fiscal year is determined as of the following December 1, as verified by the state department.". Page 3, strike line 1.

Page 3, line 2, strike "THE PROGRAM.".

HB20-1101 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 "NURSING" and substitute "LONG-TERM".

HB20-1113 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:

"27-71-102. Mental health education and suicide prevention resources - directory created. (1) (a) No later than November 1, 2021, the state department shall contract with an organization to create an online resource directory for individuals seeking behavioral health services in Colorado, which must include the following resources:
   (I) Information about the behavioral health crisis response system created pursuant to section 27-60-103;
   (II) The referral resources used by the contractor of the twenty-four-hour telephone crisis services provided pursuant to section 27-60-103;
   (III) The public-facing component of the behavioral health capacity tracking system created pursuant to section 27-60-104.5;
   (IV) Behavioral health public awareness campaigns run by the state of Colorado; and
   (V) Any other resources as determined by the state department.
   (b) For each provider added to the directory pursuant to subsection (1)(a)(II), (1)(a)(III), or (1)(a)(IV) of this section, the following information shall be included, when possible:
      (I) The provider's name, website address, and telephone number;
      (II) The types of treatment or services provided; and
      (III) Languages served.
   (2) The online directory shall be available in both English and Spanish.
   (3) The state department may solicit, accept, and expend any gifts, grants, or donations from private or public sources to implement the provisions of this section and for the demographic-specific, targeted, and destigmatized digital messaging developed and distributed pursuant to section 27-71-103, regardless of whether the gift, grant, or donation is presented in a digital format.".

Strike page 3.

Page 4, strike lines 1 through 10.

Page 4, strike lines 11 through 18 and substitute:

"27-71-103. Request for proposal - demographic-specific targeted messaging. (1) No later than April 1, 2021, the state department shall issue a request for proposal to contract with an organization to develop and distribute demographic-specific, targeted, and destigmatized digital messaging related to the online directory created pursuant to section 27-71-102.
   (2) The contracting organization shall conduct initial research to understand and identify the demographics with the highest behavioral health needs in Colorado.
   (3) The demographic-specific, targeted, and destigmatized digital messaging described in subsection (1) of this section must be distributed no later than January 1, 2022.".
Page 1, line 102, strike "A WEBSITE" and substitute "AN ONLINE DIRECTORY".

Page 1, line 103, strike "AND INTERNET LINKS".

Page 1, line 104, strike "IN EACH GEOGRAPHIC REGION".

HB20-1139 be amended as follows, and as so amended, be referred to the Committee on Finance with favorable recommendation:

Amend printed bill, page 4, line 1, strike "AND" and substitute "OR".

Page 4, strike lines 11 and 12 and substitute "HEALTH CARE POLICY AND FINANCING’S WAIVER AUTHORIZING THE STATEWIDE SYSTEM OF COMMUNITY BEHAVIORAL HEALTH CARE.”.

Page 5, line 2, strike "LICENSED" and before "WHO" insert "LICENSED PURSUANT TO ARTICLE 245 OF TITLE 12".

Page 7, line 10, strike "AN" and substitute "A RESIDENT".

Page 9, line 13, after "SECTION," insert "IN ORDER TO CLAIM THE CREDIT ALLOWED BY THIS SECTION," and strike "MAY" and substitute "SHALL".

Page 10, line 12, after the period add "THE DEPARTMENT MAY ROUND THE CREDIT TO THE NEAREST HUNDRED DOLLAR AMOUNT.".

Page 11, strike lines 11 through 15 and substitute:

"(8) ON OR BEFORE JANUARY 1, 2030, THE DEPARTMENT OF HUMAN SERVICES, WITH INPUT FROM THE REVIEWING ENTITY AND THE DEPARTMENT OF REVENUE, SHALL PREPARE AN EVALUATION REPORT ON THE TAX CREDIT PROVIDED PURSUANT TO THIS SECTION. THE DEPARTMENT OF HUMAN SERVICES SHALL PRESENT THE REPORT AS 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" IN JANUARY 2030.”.

Page 11, line 16, strike "COMMITTEES.".

MESSAGE(S) FROM THE SENATE

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

SB20-037.

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

MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, SB20-037.
without comment, as amended, SB20-061.

House in recess. House reconvened.

INTRODUCTION OF BILLS
First Reading

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

HB20-1289 by Representative(s) Kennedy; also Senator(s) Foote and Holbert—Concerning an alignment of certain eligibility deadlines affecting precinct caucuses under the "Uniform Election Code of 1992". Committee on State, Veterans, & Military Affairs

SB20-026 by Senator(s) Fields and Cooke, Rodriguez; also Representative(s) Singer—Concerning eligibility for workers’ compensation benefits for workers who are exposed to psychologically traumatic events, and, in connection therewith, establishing that a worker’s visual or audible exposure to the serious bodily injury or death, or the immediate aftermath of the serious bodily injury or death, of one or more people as the result of a violent event, the intentional act of another person, or an accident is a psychologically traumatic event for the purposes of determining the worker’s eligibility for workers’ compensation benefits. Committee on Business Affairs & Labor

SB20-038 by Senator(s) Fenberg, Winter; also Representative(s) Jaquez Lewis and Young—Concerning the establishment of a statewide standard for the sale of biodiesel-blended diesel fuel in Colorado. Committee on Energy & Environment

SB20-043 by Senator(s) Tate, Moreno, Woodward, Zenzinger; also Representative(s) Valdez D., Arndt, McKeans, Van Winkle—Concerning a correction to the rate of reimbursement that an out-of-network health care provider is entitled to receive from a health insurance carrier for services provided to a covered person at an in-network facility when the health care provider submits a claim to the carrier within the specified time period to conform with existing law. Committee on Health & Insurance
SB20-083 by Senator(s) Gonzales; also Representative(s) Herod—Concerning prohibiting civil arrest while on courthouse grounds.

Committee on Judiciary

SB20-086 by Senator(s) Williams A. And Holbert; also Representative(s) Snyder—Concerning requirements associated with the expiration of legal authority to sell alcohol beverages, and, in connection therewith, authorizing the executive director of the department of revenue to notify alcohol beverage licensees of an expiring license by any reasonable means as determined by rule and to establish a fee for renewal applications for license or permit renewals for alcohol beverages and fermented malt beverages.

Committee on Business Affairs & Labor

SB20-090 by Senator(s) Winter; also Representative(s) Esgar and Titone—Concerning donations of food to nonprofit organizations for distribution to needy individuals.

Committee on Energy & Environment

SB20-113 by Senator(s) Tate, Moreno, Woodward, Zenzinger; also Representative(s) Valdez D., Arndt, McKean—Concerning the mandatory contents of each license issued to a health facility by the department of public health and environment.

Committee on Health & Insurance

INTRODUCTION OF RESOLUTION

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

SJR20-003 by Senator(s) Donovan, Sonnenberg; also Representative(s) Roberts—Concerning approval of water project revolving fund eligibility lists administered by the Colorado water resources and power development authority.

Committee on Rural Affairs & Agriculture

On motion of Representative Garnett, the House adjourned until 9:00 a.m., February 7, 2020.

Approved:
KC Becker,
Speaker

Attest:
Robin Jones,
Chief Clerk
House Journal
Seventy-Second General Assembly
State of Colorado
Second Regular Session

Thirty-first Legislative Day           Friday, February 7, 2020

1 Prayer by Randle Loeb, First Unitarian Society of Denver.
2
3 The Speaker called the House to order at 10:00 a.m.
4
5 Pledge of Allegiance led by Piper Smith, Pioneer Ridge Elementary
6 School, Johnstown.
7
8 The roll was called with the following result:
9
10 Present--53.
11 Excused--Representative(s) Arndt, Gray, Herod, Jackson, Jaquez
12 Lewis, Kraft-Tharp, McKeon, Soper, Tipper, Van Winkle,
13 Williams--11.
14 Vacancy--1.
15 Present after roll call--Representative(s) Gray, Soper.
16
17 The Speaker declared a quorum present.
18
19 On motion of Representative Titone, the House Journal of Thursday,
20 February 6, 2020, was declared approved as corrected by the Chief Clerk.
21
22
23 Communications
24 State of Colorado
25 Department of State
26
27 UNITED STATES OF AMERICA ) SS. CERTIFICATE
28 STATE OF COLORADO )
29
30 I, Jena Griswold, Secretary of State, certify that the attached is a true and
31 exact copy of the Nomination by Vacancy Committee as filed in this
32 office on February 5, 2020 by the Democratic 6th House District Vacancy
33 Committee, appointing Steven L. Woodrow to fill the vacancy in the
34 office of Colorado State House, District 6, caused by the resignation of
35 the honorable Christopher Hansen.
36
37 In testimony whereof I have set my hand and affixed the Great Seal of the
38 State of Colorado, at the City of Denver this sixth day of February 2020.
39 (Signed)
Representative(s) Geitner; also Senator(s) Lundeen--Concerning the designation of United States Highway 24 from the intersection of Garrett Road to the intersection of Elbert Road in Falcon, Colorado, as the "SGM James Gregory Ryan Sartor Memorial Highway".

(Printed and placed in members' files.)

Representative Geitner moved HJR20-1003 and requested it be read at length.

The House stood in recess to allow the Senate resolution sponsor, Senator Paul Lundeen, to make comments.

The resolution was adopted by viva voce vote.

House in recess. House reconvened.

REPORT(S) OF COMMITTEE(S) OF REFERENCE

EDUCATION

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

HB20-1005 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, after "amend" insert "(2)(e), (2)(f),".

Page 2, line 3, strike "(2)(o), (2)(p), and (2)(q)" and substitute "(2)(o) and (2)(p)".

Page 2, after line 6 insert:

"(e) Promptly forward information received by the program to the appropriate law enforcement or public safety agency or school officials. The program is not required to forward information if the call was transferred to the statewide crisis response system created pursuant to Section 27-60-103.

(f) Train law enforcement dispatch centers, school districts, individual schools, and other entities determined by the attorney general on appropriate awareness and response to safe2tell tips. Training materials outlining appropriate response to safe2tell tips will be developed in collaboration with stakeholders to ensure standardized messaging."

Page 3, strike lines 3 through 7 and substitute:

"(o) On or before February 1, 2021, the department, in collaboration with stakeholders, shall devise a process and develop standardized protocols so that any communication related to mental health or substance use received by safe2tell, including any communication related to another person, may be transferred, as appropriate, to the statewide crisis response system created pursuant to Section 27-60-103; and"

Reletter succeeding paragraph accordingly.
HB20-1062 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 "SHALL" and substitute "MAY".

HB20-1110 be referred favorably to the Committee on Appropriations.

HB20-1131 be amended as follows, and as so amended, be referred to
the Committee on Appropriations with favorable
recommendation:

Amend printed bill, page 3, line 17, strike "ANNUALLY".

Page 3, line 25, strike "GRANT, DISTRIBUTING AWARDS," and substitute
"GRANT AWARD".

Page 4, line 4, strike "AT A MINIMUM, THE" and substitute "The".

Page 4, strike lines 6 and 7.

Reletter succeeding paragraphs accordingly.

Page 4, line 11, after "SEQ.;" add "AND".

Page 4, strike lines 12 through 16.

Reletter succeeding paragraph accordingly.

Page 4, strike lines 23 through 27 and substitute:

"(2) THE DEPARTMENT SHALL REVIEW THE APPLICATIONS
RECEIVED PURSUANT TO THIS SECTION.

(3) A PUBLIC SCHOOL OR SCHOOL DISTRICT IS ELIGIBLE FOR A
GRANT AWARD IF IT IS ELIGIBLE TO RECEIVE FUNDING PURSUANT TO TITLE
I OF THE FEDERAL "EVERY STUDENT SUCEEDS ACT", 20 U.S.C. SEC. 6301
ET SEQ., AND DOES NOT CURRENTLY PROVIDE MENSTRUAL HYGIENE
PRODUCTS TO STUDENTS FOR FREE.

(4) THE DEPARTMENT SHALL PRIORITIZE GRANT AWARDS TO
PUBLIC SCHOOLS OR SCHOOL DISTRICTS IN THE ORDER THAT COMPLETED
APPLICATIONS ARE RECEIVED BY THE DEPARTMENT; EXCEPT THAT A
PUBLIC SCHOOL OR SCHOOL DISTRICT THAT SERVES HIGH SCHOOL
STUDENTS ARE GIVEN PRIORITY BEFORE A PUBLIC SCHOOL OR SCHOOL
DISTRICT THAT SERVES JUNIOR HIGH SCHOOL OR MIDDLE SCHOOL
STUDENTS.

(5) THE DEPARTMENT SHALL DISTRIBUTE A ONE THOUSAND
DOLLAR GRANT AWARD TO AN ELIGIBLE GRANT RECIPIENT. THE
DEPARTMENT SHALL DISTRIBUTE GRANT AWARDS THROUGH JUNE 30,
2022, OR UNTIL THE APPROPRIATION FOR THE GRANT FUNDING IS
EXHAUSTED, WHICHEVER OCCURS FIRST.".

Page 5, strike lines 1 through 12.
Page 6, strike lines 12 through 15 and substitute:

"25-20.5-1205. Funding for grant program. (1) The General Assembly shall appropriate fifty thousand dollars for the 2020-21 fiscal year from the general fund to the Department to implement the grant program. Any unexpended and unencumbered money from the appropriation made to the Department for grants pursuant to this section remains available for expenditure by the Department for grants in the 2021-22 fiscal year without further appropriation."

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

HB20-1117 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 "(1)(n); and add (1)(q)" and substitute "(1)(n)"

Page 3, strike lines 1 through 11.

Page 1, line 104, strike "IMPORTED;" and substitute "IMPORTED."

Page 1, strike lines 105 through 108.

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

HB20-1003 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, 39-30.5-102, amend (2) as follows:

39-30.5-102. Legislative declaration. (2) The general assembly further finds and declares that:

(a) Establishing certain rural jump-start zones is best suited to bring about the economic vitality so critically needed in those regions;

(b) Extending the "RURAL JUMP-START ZONE ACT" FOR ANOTHER FIVE-YEAR PERIOD IS NECESSARY TO MEET THE PURPOSE OF THE ACT, WHICH IS TO CREATE OR RETAIN JOBS IN ORDER TO HELP ADDRESS THE STILL SIGNIFICANT CONTRACTION OF LOCAL ECONOMIES IN CERTAIN AREAS OF THE STATE; AND

(c) When the State Auditor evaluates the tax
EXPENDITURES IN THE "RURAL JUMP-START ZONE ACT" AS REQUIRED IN SECTION 39-21-305, THE EVALUATION CAN RELY ON CLEAR RELEVANT, AND ASCERTAINABLE METRICS AND DATA PROVIDED BY THE COMMISSION PURSUANT TO SECTION 39-30.5-107.".

Renumber succeeding sections accordingly.

Page 12, strike lines 8 through 17 and substitute:
"SECTION 4. In Colorado Revised Statutes, 39-30.5-107, amend (1) as follows:
39-30.5-107. Rural jump-start zone reporting requirements. (1) The commission shall annually post on the Colorado office of economic development's website, and include in the commission's annual report required to be presented to the general assembly pursuant to section 24-46-104 (2), C.R.S., the following information regarding any rural jump-start zone program benefits allowed under this article ARTICLE 30.5:
(a) The distressed county and interested municipalities that make up the EACH rural jump-start zone, THE NUMBER OF APPROVED RURAL JUMP-START ZONES, THE DISTRIBUTION OF NEW BUSINESSES ACROSS RURAL JUMP-START ZONES, AND THE NUMBER OF RURAL JUMP-START ZONES THAT HAVE GRADUATED FROM THE RURAL JUMP-START ZONE PROGRAM, INCLUDING A COMPARISON OF SUCH NUMBERS BEFORE AND AFTER THE RURAL JUMP-START PROGRAM RENEWAL IN 2020;
(b) The state institution of higher education OR ECONOMIC DEVELOPMENT ORGANIZATION that submitted the application;
(c) The name, TYPE, AND ACTIVE OR INACTIVE STATUS of the EACH APPROVED new business, INCLUDING WHETHER THE NEW BUSINESS IS IN AN ADVANCED INDUSTRY AS DEFINED IN SECTION 24-48.5-117 (2)(a), AND A COMPARISON OF THE TOTAL NUMBER OF APPROVED AND ACTIVE NEW BUSINESSES OVER TIME;
(d) The type of new business EVIDENCE OF ANY ANCILLARY ECONOMIC DEVELOPMENT OCCURRING IN ANY RURAL JUMP-START ZONE AS A RESULT OF THE RURAL JUMP-START PROGRAM;
(e) The tax year for which the first credit certificate is issued or the date the sales and use tax refund is authorized;
(f) The number of new hires hired AND THE NUMBER OF INDIVIDUALS HIRED BY A NEW BUSINESS THAT DO NOT MEET THE NEW HIRE DEFINITION SPECIFIED IN SECTION 39-30.5-103 (8);
(g) The average salary or hourly wage of each new hire;
(h) An estimated amount, as calculated by the new business, of the income tax credits for the new business and any new hires and the sales and use tax refunds allowed in section 39-30.5-105, and an estimated amount, as calculated by the new business, of incentive payments, exemptions, or refunds provided by local governments as allowed in section 39-30.5-106; and
(i) Any other economic benefits resulting from the rural jump-start zone program.".

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

HB20-1054 be postponed indefinitely.
HB20-1088 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 part 4 to article 4.1 of title 24 as follows:

PART 4
CERTIFICATION OF CERTAIN FEDERAL IMMIGRATION FORMS

24-4.1-401. Definitions. As used in this part 4, unless the context otherwise requires:
(1) "Certification form" or "certification" means the federal form I-918 supplement B, "U Nonimmigrant Status Certification", or any successor form, required under 8 U.S.C. sec. 1184 (p)(1) and 8 CFR 214.14 (c)(2)(i) and as defined under 8 CFR 214.14 (a)(12), which confirms that the petitioner is a victim of qualifying criminal activity and has been helpful, is being helpful, or is likely to be helpful in the investigation or prosecution of the qualifying criminal activity of which he or she is a victim.
(2) "Certifying agency" or "agency" has the same meaning as defined in 8 CFR 214.14 (a)(2) and includes but is not limited to:
(a) A state or local law enforcement agency;
(b) The office of a district, county, or city attorney;
(c) A court;
(d) The office of the attorney general;
(e) Any other agency that has responsibility for the detection, investigation, or prosecution of a qualifying crime or criminal activity; or
(f) Entities that have criminal detection or investigative jurisdiction in their respective areas of expertise, including but not limited to a county department of human or social services, the Colorado Civil Rights Commission, and the Department of Labor and Employment.
(3) "Certifying official" has the same meaning as defined in 8 CFR 214.14 (a)(3) and includes but is not limited to:
(a) The head of the certifying agency;
(b) A person in a supervisory role who has been specifically designated by the head of a certifying agency to issue certifications on behalf of that agency; or
(c) A judge or magistrate.
(4) "Qualifying criminal activity" has the same meaning as defined in 8 CFR 214.14 (a)(9), including any activity that constitutes a crime as defined pursuant to Colorado law, regardless of the statutory language or title used pursuant to Colorado law, for which the nature and elements of the offenses are substantially similar to the general categories of offenses enumerated in 8 U.S.C. sec. 1101 (a)(15)(U), or any other similar criminal activities, and the attempt, conspiracy, or solicitation to commit any of those offenses.
(5) "Victim of qualifying criminal activity" or "victim" has the same meaning as defined in 8 CFR 214.14 (a)(14) and includes an individual who has suffered direct and proximate harm as a result of the commission of qualifying criminal activity,

24-4.1-402. Immigration certification forms - completion deadlines. (1) EXCEPT AS PROVIDED IN SUBSECTION (2) OF THIS SECTION, A CERTIFYING AGENCY SHALL PROCESS AND EITHER SIGN OR DECLINE TO SIGN A CERTIFICATION FORM WITHIN NINETY DAYS AFTER RECEIPT OF A REQUEST.

(2) A CERTIFYING AGENCY SHALL PROCESS AND EITHER SIGN OR DECLINE TO SIGN A CERTIFICATION FORM WITHIN THIRTY DAYS AFTER RECEIPT OF A REQUEST IF:

(a) THE REQUESTOR PROVIDES DOCUMENTATION THAT HE OR SHE IS IN FEDERAL IMMIGRATION REMOVAL PROCEEDINGS; OR

(b) THE REQUESTOR PROVIDES DOCUMENTATION THAT THE CHILDREN, PARENTS, OR SIBLINGS OF THE REQUESTOR WOULD BECOME INELIGIBLE FOR U NONIMMIGRANT STATUS BY VIRTUE OF AGE WITHIN SIXTY BUSINESS DAYS AFTER THE DATE THAT THE CERTIFYING OFFICIAL RECEIVES THE CERTIFICATION FORM REQUEST.

24-4.1-403. Certification forms - signature requirement - limitation on factors for consideration. (1) UPON REQUEST, A CERTIFYING OFFICIAL FROM A CERTIFYING AGENCY SHALL EXECUTE AND SIGN THE CERTIFICATION FORM WHEN IT IS DETERMINED THAT THE VICTIM:

(a) WAS A VICTIM OF QUALIFYING CRIMINAL ACTIVITY; AND

(b) HAS BEEN HELPFUL, IS BEING HELPFUL, OR IS LIKELY TO BE HELPFUL TO THE DETECTION, INVESTIGATION, OR PROSECUTION OF THAT QUALIFYING CRIMINAL ACTIVITY.

(2) (a) FOR PURPOSES OF DETERMINING HELPFULNESS PURSUANT TO SUBSECTION (1)(b) OF THIS SECTION, A VICTIM IS HELPFUL, HAS BEEN HELPFUL, OR IS LIKELY TO BE HELPFUL TO THE DETECTION, INVESTIGATION, OR PROSECUTION OF THAT QUALIFYING CRIMINAL ACTIVITY IF THERE IS NO DOCUMENTATION THAT THE VICTIM REFUSED OR FAILED TO PROVIDE ASSISTANCE REASONABLY REQUESTED BY LAW ENFORCEMENT.

(b) A CERTIFYING AGENCY’S INABILITY TO COMMUNICATE WITH A VICTIM DUE TO THE VICTIM’S LANGUAGE SHALL NOT BE CONSIDERED A REFUSAL OR FAILURE TO PROVIDE ASSISTANCE.

(3) THE CERTIFYING AGENCY SHALL NOT CONSIDER ANY OTHER FACTORS IN DECIDING WHETHER TO SIGN THE CERTIFICATION FORM, EXCEPT THE FACTORS LISTED IN SUBSECTION (1) OF THIS SECTION.

(4) IF A CERTIFYING OFFICIAL OR AGENCY SIGNS THE CERTIFICATION FORM, THE OFFICIAL OR AGENCY SHALL RETURN THE SIGNED CERTIFICATION FORM TO THE REQUESTOR, ALONG WITH, FREE OF CHARGE, OFFENSE REPORTS RELATED TO THE CRIMINAL ACTIVITY SUBJECT TO RELEASE BY LAW. THE TIMING OF RELEASE OF SUCH REPORTS FOR OPEN CASES IS SUBJECT TO THE CERTIFYING AGENCY’S DISCRETION.

(5) THE CERTIFYING AGENCY IS NEITHER A SPONSOR NOR A DECISION-MAKER OF THE U VISA. A CERTIFYING OFFICIAL'S COMPLETION OF A CERTIFICATION FORM IS NOT SUFFICIENT EVIDENCE THAT AN APPLICANT FOR A U VISA HAS MET ALL ELIGIBILITY REQUIREMENTS AND DOES NOT GUARANTEE THAT THE VICTIM WILL RECEIVE A U VISA. IT IS THE EXCLUSIVE RESPONSIBILITY OF FEDERAL IMMIGRATION OFFICIALS TO DETERMINE WHETHER A PERSON IS ELIGIBLE FOR A U VISA. COMPLETION OF A CERTIFICATION FORM BY A CERTIFYING OFFICIAL MERELY VERIFIES FACTUAL INFORMATION RELEVANT FOR FEDERAL IMMIGRATION OFFICIALS TO DETERMINE ELIGIBILITY FOR A U VISA. BY COMPLETING A CERTIFICATION FORM, THE CERTIFYING OFFICIAL ATTESTS THAT THE
INFORMATION IS TRUE AND CORRECT TO THE BEST OF THE CERTIFYING OFFICIAL’S KNOWLEDGE.

(6) MORE THAN ONE VICTIM MAY BE IDENTIFIED AND PROVIDED WITH CERTIFICATION, DEPENDING UPON THE CIRCUMSTANCES.

(7) IF A CERTIFYING OFFICIAL OR AGENCY DECLARES TO SIGN THE CERTIFICATION FORM, THE OFFICIAL OR AGENCY SHALL, IN WRITING, NOTIFY THE REQUESTOR OF THE REASON FOR THE DENIAL. THE DENIAL NOTIFICATION MUST CONTAIN A DETAILED EXPLANATION OF THE REASON FOR THE DENIAL, CONSISTING OF ONE OF THE FOLLOWING:

(a) THE REQUESTOR WAS NOT A VICTIM OF A QUALIFYING CRIMINAL ACTIVITY;

(b) LACK OF HELPFULNESS, INCLUDING DOCUMENTED INSTANCES OF FAILURE OR REFUSAL TO COMPLY WITH REASONABLE REQUESTS FOR ASSISTANCE; OR

(c) LACK OF JURISDICTION OVER THE CERTIFICATION FORM REQUEST DUE TO THE CERTIFYING AGENCY NOT HAVING BEEN INVOLVED IN THE DETECTION, INVESTIGATION, OR PROSECUTION OF THE QUALIFYING CRIMINAL ACTIVITY.

(8) UPON RECEIVING NOTICE THAT A REQUEST FOR A CERTIFICATION FORM PURSUANT TO THIS SECTION IS DENIED, A REQUESTOR MAY PROVIDE SUPPLEMENTAL INFORMATION TO THE CERTIFYING AGENCY AND REQUEST THAT THE CERTIFICATION FORM DENIAL BE REVIEWED BY THE CERTIFYING AGENCY. A REQUESTOR MAY ALSO SEEK A CERTIFICATION FORM FROM MULTIPLE CERTIFYING AGENCIES.

24-4.1-404. Prohibition on disclosure of victim's immigration status. A CERTIFYING AGENCY IS PROHIBITED FROM DISCLOSING THE PERSONAL IDENTIFYING INFORMATION OR IMMIGRATION STATUS OF A VICTIM OR PERSON REQUESTING THE CERTIFICATION, EXCEPT TO COMPLY WITH FEDERAL LAW OR PROCESS.

24-4.1-405. Duty to inform victims. CERTIFYING AGENCIES SHALL PROVIDE INFORMATION REGARDING THE U VISA AND THE AGENCY’S PROCEDURES FOR CERTIFICATION TO VICTIMS.


SECTION 2. Act subject to petition - effective date - applicability. (1) This act takes effect September 1, 2020; 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 2020 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 requests and resubmitted requests for certifications made on or after the applicable effective date of this act."
STATE, VETERANS, & MILITARY AFFAIRS

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

HB20-1174  be referred favorably to the Committee on Appropriations.

SB20-034  be referred to the Committee of the Whole with favorable recommendation.

HB20-1175  be referred favorably to the Committee on Appropriations.

HB20-1176  be referred favorably to the Committee on Appropriations.

PRINTING REPORTS

The Chief Clerk reports the following bill was been correctly printed: HB20-1289.

The Chief Clerk reports the following bill was been correctly printed: HB20-1272 (correctly reprinted), 1290.

MESSAGE(S) FROM THE SENATE

The Senate has adopted and transmits herewith: SJR20-007, 008, 009, 010, 011, and 012.


INTRODUCTION OF BILLS

First Reading

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

HB20-1290  by Representative(s) Garnett; also Senator(s) Fenberg–Concerning the ability of an insurer to use a failure-to-cooperate defense in an action in which the insured has made a claim under insurance coverage for an incident.

Committee on Judiciary
SB20-037 by Senator(s) Rodriguez and Fields, Cooke; also Representative(s) Singer–Concerning the development of a strategic plan to implement a trusted interoperability platform.

Committee on Judiciary

SB20-061 by Senator(s) Foote; also Representative(s) Becker–Concerning a requirement to yield to a bicycle in a bicycle lane.

Committee on Judiciary

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INTRODUCTION OF RESOLUTIONS

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

SJR20-007 by Senator(s) Story and Rankin, Sonnenberg; also Representative(s) Buentello and Geitner--Concerning recognition of Military, Veterans, and MIA/POW Appreciation Day.

SJR20-008 by Senator(s) Williams A. and Fields, Sonnenberg; also Representative(s) Buckner and Exum--Concerning recognition of African-American veterans.

SJR20-009 by Senator(s) Garcia and Hisey; also Representative(s) Esgar and Wilson--Concerning the fifty-second anniversary of the capture of the U.S.S. Pueblo by North Korea.

SJR20-010 by Senator(s) Zenzinger and Marble, Sonnenberg; also Representative(s) Saine and Valdez D.--Concerning honoring gold star families.

SJR20-011 by Senator(s) Donovan and Crowder, Sonnenberg; also Representative(s) McLachlan and Williams D.--Concerning the recognition and remembrance of military veterans in Colorado who served in the Vietnam War.

SJR20-012 by Senator(s) Todd and Gardner, Sonnenberg; also Representative(s) Weissman and Carver--Concerning honoring Colorado veterans on the seventy-fifth anniversary of the end of World War II.

SJR20-013 by Senator(s) Bridges and Lundeen, Sonnenberg; also Representative(s) Holtorf and Michaelson Jenet--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 Garnett, the House adjourned until 10:00 a.m., February 10, 2020.

Approved:
KC Becker,
Speaker

Attest:
Robin Jones,
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 Belle Saine, Carbon Valley Classical Conversations, Dacono.

The roll was called with the following result:

Present--57.
Excused--Representative(s) Bockenfeld, Gonzales-Gutierrez, Hooton, Rich, Saine, Soper, Will--7.
Vacancy--1.
Present after roll call--Representative(s) Gonzales-Gutierrez, Saine, Soper.

The Speaker declared a quorum present.

On motion of Representative Tipper, the House Journal of February 7, 2020, was declared 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.)

HB20-1013 by Representative(s) Snyder; also Senator(s) Lee--Concerning the specification of procedures for the ratification of defective corporate actions.
Ordered engrossed and placed on the Calendar for Third Reading and Final Passage.

**HB20-1080** by Representative(s) Gray and Van Winkle, Kraft-Tharp; also Senator(s) Gonzales and Marble--Concerning repealing the residency licensing requirement for marijuana licenses.

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

**HB20-1101** by Representative(s) Wilson, Singer; also Senator(s) Hisey and Todd--Concerning the referral of a prospective resident to an assisted living residence by an assisted living residence referral agency.


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

**HB20-1094** by Representative(s) Catlin and Arndt, Kipp; also Senator(s) Ginal and Coram, Woodward--Concerning a repeal of the dollar limitation on the fee that a local board of health may set for on-site wastewater treatment system permits.


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

**HB20-1095** by Representative(s) Arndt; also Senator(s) Bridges--Concerning the authority of a local government's master plan to include policies to implement state water plan goals as a condition of development approvals.


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

**HB20-1027** by Representative(s) Catlin and Esgar; also Senator(s) Cooke and Court--Concerning authorizing Colorado state patrol port of entry officers to direct traffic.

Ordered engrossed and placed on the Calendar for Third Reading and Final Passage.
HB20-1093 by Representative(s) McCluskie and Wilson; also Senator(s) Donovan--Concerning county authority to license and regulate a business.


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

HB20-1048 by Representative(s) Herod and Buckner, Jackson; also Senator(s) Fields--Concerning a prohibition against discrimination based on a person's traits that are historically associated with race.

Amendment No. 1, by Representative Herod.

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

"SECTION 1. Short title. The short title of this act is the "Creating a Respectful and Open World for Natural Hair Act of 2020" or the "CROWN Act of 2020".

SECTION 2. Legislative declaration. (1) The general assembly finds and declares that:
   (a) Throughout the history of the United States, society has used hair texture, hair type, and protective hairstyles, in conjunction with skin color, to classify people on the basis of race;
   (b) Like skin color, a person's hair has served as a basis of race discrimination;
   (c) Racial discrimination can and does occur because of longstanding racial biases and stereotypes associated with hair texture, hair type, and protective hairstyles;
   (d) For example, routinely, people of African descent are deprived of educational and employment opportunities because they are adorned with natural or protective hairstyles in which hair is tightly coiled or tightly curled or worn in locs, cornrows, twists, braids, Bantu knots, or Afros;
   (e) Racial discrimination is reflected in school and workplace policies and practices that bar natural or protective hairstyles commonly worn by people of African descent, as well as people of Jewish, Latinx, or Native American descent;
   (f) The state should acknowledge that people who have hair texture or wear a hairstyle that is historically and contemporarily associated with persons of African, Jewish, Latinx, or Native American descent systematically suffer harmful discrimination in schools, workplaces, and other contexts based upon longstanding race stereotypes and biases;
   (g) A clear and comprehensive law should address the systematic deprivation of educational, employment, and other opportunities on the basis of hair texture, hair type, and protective hairstyles that are commonly associated with race;
   (h) Clear, consistent, and enforceable legal standards must be provided to redress the widespread incidences of race discrimination based upon hair texture, hair type, and protective hairstyles in schools, workplaces, housing, places of public accommodations, and other
contexts;

(i) It is necessary to prevent educational, employment, and other
decisions, practices, and policies generated by or reflecting negative
biases and stereotypes related to race;

(j) The state must play a key role in enforcing state
antidiscrimination laws, including the standards established under the
"CROWN Act of 2020", in a way that secures equal educational,
employment, and other opportunities for all people regardless of their race
and protects against race discrimination based on hair texture, hair type,
and protective hairstyles; and

(k) It is necessary to prohibit and provide remedies for the harms
suffered as a result of race discrimination on the basis of hair texture, hair
type, and protective hairstyles.

SECTION 3. In Colorado Revised Statutes, 22-2-117, amend
(1)(b)(VIII) and (1)(b)(IX); and add (1)(b)(X) 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:
(VIII) Section 22-33-106.1 concerning suspension and expulsion
of students in preschool through second grade; or
(IX) Any provisions of section 22-1-128 relating to
comprehensive human sexuality education content requirements; OR
(X) ANY PROVISION OF SECTION 22-30.5-104(3), 22-30.5-507(3),
22-32-109 (1)(II), 22-32-110 (1)(k), 22-38-104 (1)(d), OR 22-63-206 (1)
RELATING TO DISCRIMINATION BASED ON HAIR TEXTURE, HAIR TYPE, OR A
PROTECTIVE HAIRSTYLE THAT IS COMMONLY OR HISTORICALLY
ASSOCIATED WITH RACE."

Renumber succeeding sections accordingly.

Page 2, line 3, strike "(3)" and substitute "(3), (6)(c)(VII), and
(6)(c)(VIII); and add (6)(c)(IX)".

Page 2, after line 23 insert:

"(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:
(VII) Any provisions of section 22-1-130 relating to notification
to parents of alleged criminal conduct by charter school employees; or
(VIII) Section 22-33-106.1 concerning suspension and expulsion
of students in preschool through second grade; OR
(IX) Subsection (3) of this section and sections 22-32-110
(1)(k) AND 22-63-206 (1) RELATING TO DISCRIMINATION BASED ON HAIR
TEXTURE, HAIR TYPE, OR A PROTECTIVE HAIRSTYLE THAT IS COMMONLY OR
HISTORICALLY ASSOCIATED WITH RACE."

Page 2, line 25, strike "(3)" and substitute "(3), (7)(b)(VII), and
(7)(b)(VIII); and add (7)(b)(IX)".

Page 3, after line 18 insert:

"(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:

(VII) Any provisions of section 22-1-130 relating to notification
to parents of alleged criminal conduct by institute charter school
employees; or

(VIII) Section 22-33-106.1 concerning suspension and expulsion
of students in preschool through second grade; or

(IX) SUBSECTION (3) OF THIS SECTION AND SECTIONS 22-32-110
(1)(k) AND 22-63-206 (1) RELATING TO DISCRIMINATION BASED ON HAIR
TEXTURE, HAIR TYPE, OR A PROTECTIVE HAIRSTYLE THAT IS COMMONLY OR
HISTORICALLY ASSOCIATED WITH RACE.

Page 7, line 27, strike "AND PROTECTIVE".

Page 8, strike line 1 and substitute "OR A PROTECTIVE HAIRSTYLE THAT IS
COMMONLY OR HISTORICALLY ASSOCIATED WITH RACE.".

Strike "LOCKS, AND TWISTS." and substitute "LOCS, TWISTS, TIGHT COILS
OR CURLS, CORNROWS, BANTU KNOTS, AFROS, AND HEADWRAPS." on:
Page 2, line 20; Page 3, line 15; Page 4, line 12; Page 5, lines 5 and 24;
Page 6, line 19; and Page 7, lines 9 and 10 and line 25.

Strike "TRAITS HISTORICALLY ASSOCIATED WITH RACE, INCLUDING" on:
Page 2, lines 21 and 22; Page 3, lines 16 and 17; Page 4, lines 13 and 14;
Page 5, lines 6 and 7 and lines 25 and 26; Page 6, lines 20 and 21; and
Page 7, lines 11 and 12 and lines 26 and 27.

Strike "AND PROTECTIVE HAIRSTYLES." and substitute "OR A PROTECTIVE
HAIRSTYLE THAT IS COMMONLY OR HISTORICALLY ASSOCIATED WITH
RACE." on: Page 2, lines 22 and 23; Page 3, lines 17 and 18; Page 4, lines
14 and 15; Page 5, lines 8 and 26 and 27; Page 6, lines 21 and 22; and
Page 7, lines 12 and 13.

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

HB20-1124 by Representative(s) McKean and Snyder--Concerning
clarification of the period following the declaration by the
governor of a disaster emergency in a county within which
the board of county commissioners may transfer county
general fund money to the county road and bridge fund for
the purposes of disaster response and recovery.

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

HB20-1133 by Representative(s) Kraft-Tharp and McKean; also
Senator(s) Tate--Concerning land use entitlements
affecting real property that has been disconnected from a
municipality.

Ordered engrossed and placed on the Calendar for Third Reading and
Final Passage.
SB20-071 by Senator(s) Smallwood and Fields, Ginal, Lundeen, Todd; also Representative(s) Michaelson Jenet and Bockenfeld, Kraft-Tharp, Saine--Concerning clarification regarding the use of a state-owned motor vehicle by an employee of a state agency to travel away from home.

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

HB20-1148 by Representative(s) Soper; also Senator(s) Fields and Gardner--Concerning punishments related to offenses committed against a deceased human body.

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:

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>NO</th>
<th>EXCUSED</th>
<th>ABSENT</th>
<th>VACANCY</th>
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<td>49</td>
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Arndt Y Exum Y Larson N Singer Y
Baisley N Froelich Y Liston Y Sirota Y
Benavidez Y Garnett Y Lontine Y Snyder Y
Bird Y Geitner N McCluskie Y Soper Y
Bockenfeld E Gonzalez-Gutierrez Y McKeen N Sullivan Y
Buck N Gray Y McLachlan Y Tipper Y
Buckner Y Herod Y Melton Y Titone Y
Buentello Y Holtof Y Michaelson Jenet Y Valdez A. Y
Caraveo Y Hooton E Mullica Y Valdez D. Y
Carver N Humphrey N Neville Y Van Winkle Y
Catlin Y Jackson Y Pelton Y Weissman Y
Coleman Y Jaquez Lewis Y Ransom Y Will E
Cutter Y Kennedy Y Rich E Williams D. N
District 38 V Kipp Y Roberts Y Wilson Y
Duran Y Kraft-Tharp Y Saine N Woodrow Y
Esgar Y Landgraf N Sandridge N Young Y

Speaker Y
APPOINTMENT

The Speaker announced the following temporary committee appointment for February 10, 2020 only:

**Rural Affairs & Agriculture**
Representative Neville to replace Representative Will.

LAY OVER OF CALENDAR ITEM(S)

On motion of Representative Garnett, the following item(s) on the Calendar were laid over until February 11, 2020, retaining place on Calendar:

Consideration of General Orders--**HB20-1153, HB20-1073, HB20-1031**.

CONSIDERATION OF RESOLUTION(S)

**SJR20-007** by Senator(s) Story and Rankin, Sonnenberg; also Representative(s) Buentello and Geitner--Concerning recognition of Military, Veterans, and MIA/POW Appreciation Day.

(Printed and placed in members' files.)

On motion of Representative Garnett, the resolution was **adopted** via **viva voce** vote.

Current roll call added as co-sponsor(s): Representative(s) Arndt, Baisley, Benavidez, Bird, Buck, Buckner, Caraveo, Carver, Catlin, Coleman, Cutter, Duran, Esgar, Exum, Froelich, Garnett, Gonzales-Gutierrez, Gray, Herod, Holtorf, Humphrey, Jackson, Jaquez Lewis, Kennedy, Kipp, Kraft-Tharp, Landgraf, Larson, Liston, Lontine, McCluskie, McKeen, McLachlan, Melton, Michaelson Jenet, Mullica, Neville, Pelton, Ransom, Roberts, Saine, Sandridge, Singer, Sirotu, Snyder, Soper, Sullivan, Tipper, Titone, Valdez A., Valdez D., Van Winkle, Weissman, Williams D., Wilson, Woodrow, Young, Speaker

**SJR20-008** by Senator(s) Williams A. and Fields, Sonnenberg; also Representative(s) Buckner and Exum--Concerning recognition of African-American veterans.

(Printed and placed in members' files.)

On motion of Representative Neville, the resolution was **adopted** via **viva voce** vote.

Current roll call added as co-sponsor(s): Representative(s) Arndt, Baisley, Benavidez, Bird, Buck, Buentello, Caraveo, Carver, Catlin, Coleman, Cutter, Duran, Esgar, Froelich, Garnett, Geitner, Gonzales-Gutierrez, Gray, Herod, Holtorf, Humphrey, Jackson, Jaquez Lewis, Kennedy, Kipp, Kraft-Tharp, Landgraf, Larson, Liston, Lontine, McCluskie, McKeen, McLachlan, Melton, Michaelson Jenet, Mullica, Neville, Pelton, Ransom, Roberts, Saine, Sandridge,
1 Singer, Sirota, Snyder, Soper, Sullivan, Tipper, Titone, Valdez A., Valdez D.,
2 Van Winkle, Weissman, Williams D., Wilson, Woodrow, Young, Speaker
3
4 **SJR20-009** by Senator(s) Garcia and Hisey; also Representative(s)
5 Esgar and Wilson--Concerning the fifty-second
6 anniversary of the capture of the U.S.S. Pueblo by North
7 Korea.
8
9 (Printed and placed in members' files.)
10 On motion of Representative Garnett, the resolution was **adopted** via
11 **viva voce** vote.
12
13 Current roll call added as co-sponsor(s): Representative(s) Arndt, Baisley,
14 Benavidez, Bird, Buck, Buckner, Buentello, Caraveo, Carver, Catlin, Coleman,
15 Cutter, Duran, Exum, Froelich, Garnett, Geitner, Gonzales-Gutierrez, Gray,
16 Herod, Holtorf, Humphrey, Jackson, Jaquez Lewis, Kennedy, Kipp, Kraft-
17 Tharp, Landgraf, Larson, Liston, Lontine, McCluskie, McKeen, McLachlan,
18 Melton, Michaelson Jenet, Mullica, Neville, Pelton, Ransom, Roberts, Saine,
19 Sandridge, Singer, Sirota, Snyder, Soper, Sullivan, Tipper, Titone, Valdez A.,
20 Valdez D., Van Winkle, Weissman, Williams D., Woodrow, Young, Speaker
21
22 **SJR20-010** by Senator(s) Zenzinger and Marble, Sonnenberg; also
23 Representative(s) Saine and Valdez D.--Concerning
24 honoring gold star families.
25
26 (Printed and placed in members' files.)
27 On motion of Representative Neville, the resolution was **adopted** via
28 **viva voce** vote.
29
30 Current roll call added as co-sponsor(s): Representative(s) Arndt, Baisley,
31 Benavidez, Bird, Buck, Buckner, Buentello, Caraveo, Carver, Catlin, Coleman,
32 Cutter, Duran, Exum, Froelich, Garnett, Geitner, Gonzales-Gutierrez,
33 Gray, Herod, Holtorf, Humphrey, Jackson, Jaquez Lewis, Kennedy, Kipp,
34 Kraft-Tharp, Landgraf, Larson, Liston, Lontine, McCluskie, McKeen,
35 McLachlan, Melton, Michaelson Jenet, Mullica, Neville, Pelton, Ransom,
36 Roberts, Sandridge, Singer, Sirota, Snyder, Soper, Sullivan, Tipper, Titone,
37 Valdez A., Van Winkle, Weissman, Williams D., Wilson, Woodrow, Young,
38 Speaker
39
40 **SJR20-011** by Senator(s) Donovan and Crowder, Sonnenberg; also
41 Representative(s) McLachlan and Williams D.--Concerning the recognition and remembrance of military
42 veterans in Colorado who served in the Vietnam War.
43
44 (Printed and placed in members' files.)
45 On motion of Representative Garnett, the resolution was **adopted** via
46 **viva voce** vote.
47
48 Current roll call added as co-sponsor(s): Representative(s) Arndt, Baisley,
49 Benavidez, Bird, Buck, Buckner, Buentello, Caraveo, Carver, Catlin, Coleman,
50 Cutter, Duran, EsGar, Exum, Froelich, Garnett, Geitner, Gonzales-Gutierrez,
51 Gray, Herod, Holtorf, Humphrey, Jackson, Jaquez Lewis, Kennedy, Kipp,

SJR20-012 by Senator(s) Todd and Gardner, Sonnenberg; also Representative(s) Weissman and Carver--Concerning honoring Colorado veterans on the seventy-fifth anniversary of the end of World War II.

(Printed and placed in members' files.)

On motion of Representative Neville, the resolution was adopted via viva voce vote.

Current roll call added as co-sponsor(s): Representative(s) Arndt, Baisley, Benavidez, Bird, Buck, Buckner, Buentello, Caraveo, Catlin, Coleman, Cutter, Duran, Esgar, Exum, Froelich, Garnett, Geitner, Gonzales-Gutierrez, Gray, Herod, Holtof, Humphrey, Jackson, Jaquez Lewis, Kennedy, Kipp, Kraft-Tharp, Landgraf, Larson, Liston, Lontine, McCluskie, McKean, McLachlan, Melton, Michaelson Jenet, Mullica, Neville, Pelton, Ransom, Roberts, Saine, Sandridge, Singer, Sirotta, Snyder, Soper, Sullivan, Tipper, Titone, Valdez A., Valdez D., Van Winkle, Williams D., Wilson, Woodrow, Young, Speaker

SJR20-013 by Senator(s) Bridges and Lundeen, Sonnenberg; also Representative(s) Holtof and Michaelson Jenet--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 Garnett, the resolution was adopted via viva voce vote.

Current roll call added as co-sponsor(s): Representative(s) Arndt, Baisley, Benavidez, Bird, Buck, Buckner, Buentello, Caraveo, Carver, Catlin, Coleman, Cutter, Duran, Esgar, Exum, Froelich, Garnett, Geitner, Gonzales-Gutierrez, Gray, Herod, Humphrey, Jackson, Jaquez Lewis, Kennedy, Kipp, Kraft-Tharp, Landgraf, Larson, Liston, Lontine, McCluskie, McKean, McLachlan, Melton, Michaelson Jenet, Mullica, Neville, Pelton, Ransom, Roberts, Saine, Sandridge, Singer, Sirotta, Snyder, Soper, Sullivan, Tipper, Titone, Valdez A., Valdez D., Van Winkle, Weissman, Williams D., Wilson, Woodrow, Young, Speaker

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APPOINTMENT

The Speaker announced the following temporary committee appointment for February 10, 2020 only:

**Rural Affairs & Agriculture**

Representative Woodrow to replace Representative McCluskie.

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REPORT(S) OF COMMITTEE(S) OF REFERENCE

JUDICIARY

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

SB20-063 be referred to the Committee of the Whole with favorable recommendation.

MESSAGE(S) FROM THE SENATE

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

SB20-152.

MESSAGE(S) FROM THE REVISOR

We herewith transmit:

without comment, SB20-152.

House in recess. House reconvened.

On motion of Representative McKean, the House adjourned until 9:00 a.m., February 11, 2020.

Approved:
KC Becker,
Speaker

Attest:
Robin Jones,
Chief Clerk
Prayer by Representative Hugh McKean, Loveland.

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

Pledge of Allegiance led by Ashley Ann Arthur, Miss Loveland Colorado, Mountain View High School, Loveland.

The roll was called with the following result:

Present--54.
Excused--Representative(s) Bockenfeld, Carver, Gray, Jackson, Larson, Rich, Saine, Soper, A. Valdez, Young--10.
Vacancy--1.
Present after roll call--Representative(s) Gray, Larson, Saine, Soper, A. Valdez, Young.

The Speaker declared a quorum present.

On motion of Representative Tipper, the House Journal of Monday, February 10, 2020, was declared approved as corrected by the Chief Clerk.

APPOINTMENT

The Speaker announced the following temporary committee appointment for February 11, 2020 only:

**Judiciary**
Representative Saine to replace Representative Carver.

REPORT(S) OF COMMITTEE(S) OF REFERENCE

**ENERGY & ENVIRONMENT**

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

**HB20-1064** 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 40-4-120 as follows:

40-4-120. Community choice in wholesale electric supply - investigation and analysis - duties of commission - reports - legislative declaration - definition - repeal. (1) Legislative declaration. (a) The General Assembly finds and determines that:

(I) At least a dozen communities in Colorado, known as the "Ready for 100" cities, have committed to obtaining one hundred percent renewable energy by 2025 to 2035. In addition, at least two dozen communities, known as "Colorado Communities for Climate Action", have organized to advocate for climate change solutions. These communities, which represent more than one million Coloradans, are exploring ways to reach their energy and climate goals within their desired time periods.

(II) A key element of the Governor's policy initiative, entitled "Roadmap to 100% Renewable Energy by 2040 and Bold Climate Action", prioritizes supporting local commitments to one hundred percent renewable energy.

(III) The ability of a community to achieve its energy goals is currently limited by the energy supply and decarbonization timeline of the electric utility that serves that community's geographic area. The ability to procure electricity from alternative wholesale suppliers may enable communities to achieve their energy goals substantially faster and more cost-effectively.

(IV) Community choice energy (CCE, also commonly known as community choice aggregation or CCA), is a local energy model that has been adopted in a number of states and has proven to be effective in helping communities achieve their renewable energy or cost-containment goals, or both. The study of CCE would answer key questions and illuminate the possible benefits and challenges of adapting the CCE model as an option for Colorado communities.

(V) In the CCE model, communities that are served by an investor-owned electric utility may choose their wholesale electricity suppliers, while the electricity continues to be delivered by the incumbent utility. In states that have enabled CCE to date, CCE is not permitted in communities that are served by a cooperative electric association or a municipally owned electric utility.

(VI) In the CCE model, an investor-owned electric utility continues to own and operate its transmission and distribution system to serve both CCE customers and its own customers, with appropriate compensation, and the utility continues to implement demand-side management programs, manage customer service, and provide metering and billing services. The utility continues to own its power generation to serve its own customers. If a community chooses to adopt CCE, the utility would deliver the electricity from one or more alternative suppliers to CCE customers.

(VII) This section concerns the "Wholesale, opt-out" model of CCE, pursuant to which individual customers are automatically enrolled and retain the right to opt out of their..."
COMMUNITY’S CCE OFFERINGS AND PURCHASE THEIR ELECTRICITY FROM THE UTILITY UNDER ITS TRADITIONAL "BUNDLED SERVICE". THE RETAIL MODEL OF CCE, IN WHICH INDIVIDUALS IN DEREGULATED "RETAIL CHOICE" STATES CAN SHOP FOR THEIR ELECTRICITY FROM AMONG MANY COMPETING SUPPLIERS, DOES NOT PROMOTE THE STABLE REVENUE CONDITIONS NEEDED FOR DEVELOPMENT OF HIGH LEVELS OF RENEWABLE ENERGY. THE RETAIL CCE MODEL IS EXPLICITLY NOT THE SUBJECT OF THIS SECTION.

(VIII) A well-designed wholesale, opt-out CCE program would introduce an element of wholesale competition and community-level choice into the supply of electricity and could provide communities that have ambitious renewable energy goals with a means to reach those goals more quickly and cost-effectively.

(IX) THIS SECTION PERTAINS ONLY TO THE STUDY OF CCE, NOT TO ITS IMPLEMENTATION. WHILE CCE IN OTHER STATES SHOWS THE POTENTIAL FOR COMMUNITIES TO MAKE LOCAL ENERGY DECISIONS, REACH THEIR ENERGY GOALS, REDUCE ENERGY COSTS, AND FOSTER LOCAL ECONOMIC DEVELOPMENT AND LOCAL EMPLOYMENT, IT IS PRUDENT TO FIRST STUDY THE FINANCIAL FEASIBILITY AND THE REGULATORY, LEGAL, AND ENVIRONMENTAL IMPLICATIONS OF CCE IN COLORADO BEFORE ANY CONSIDERATION OF ENABLING CCE AS AN OPTION FOR COMMUNITIES IN COLORADO.

(X) THE TWO INDEPENDENT STUDIES DESCRIBED IN THIS SECTION WILL ANSWER KEY QUESTIONS ABOUT THE POTENTIAL VIABILITY OF CCE IN COLORADO AND WILL IDENTIFY BEST PRACTICES AND LESSONS LEARNED FROM THE EXPERIENCES OF STATES THAT HAVE ALREADY IMPLEMENTED CCE. THE STUDIES WILL PROVIDE THE INFORMATION NEEDED TO DETERMINE WHETHER CCE WOULD PROVIDE NET BENEFITS TO COLORADO COMMUNITIES.

(b) THEREFORE, THE GENERAL ASSEMBLY DECLARES THAT IT IS IN THE PUBLIC INTEREST TO DIRECT THE COMMISSION TO EVALUATE THE VIABILITY OF THE WHOLESALE, OPT-OUT MODEL OF CCE IN COLORADO AND TO ANSWER KEY QUESTIONS ABOUT CCE IN COLORADO THROUGH TWO INVESTIGATIONS:

(I) BY OVERSEEING A THIRD-PARTY FINANCIAL FEASIBILITY STUDY;

AND

(II) BY CONDUCTING ITS OWN INVESTIGATORY PROCEEDING USING THE MECHANISM OF AN INVESTIGATORY DOCKET TO STUDY REGULATORY AND LEGAL ISSUES.

(2) Definition. As used in this section, "COMMUNITY CHOICE ENERGY" OR "CCE" MEANS A MECHANISM THAT ALLOWS CITIES OR COUNTIES, OR GROUPS OF CITIES AND COUNTIES, TO COMBINE THEIR PURCHASING POWER AND CHOOSE ONE OR MORE ALTERNATIVE WHOLESALE ELECTRICITY SUPPLIERS ON BEHALF OF THE RESIDENTS, BUSINESSES, AND MUNICIPAL FACILITIES IN THE JURISDICTION WHILE THE INCUMBENT UTILITY MAINTAINS ITS EXISTING GENERATION AND CONTINUES TO OWN AND OPERATE ITS TRANSMISSION AND DISTRIBUTION SYSTEM AND DELIVER THE ELECTRICITY TO BOTH ITS OWN CUSTOMERS AND CCE CUSTOMERS.

(3) Feasibility study. (a) IN ACCORDANCE WITH THIS SUBSECTION (3), THE COMMISSION SHALL OVERSEE, AND REPORT TO THE GENERAL ASSEMBLY THE CONCLUSIONS OF, A STUDY ON THE FINANCIAL FEASIBILITY OF ALLOWING CCE IN COLORADO.

(b) THE COMMISSION SHALL:

(I) SELECT, THROUGH A TRANSPARENT AND COMPETITIVE
(c) The purpose of the study is to assess financial feasibility and risk, including the potential for rate competitiveness, principles for calculating the amount and duration of any transition fees, and an estimate of such fees, also known as exit fees, that communities forming a CCE authority would pay to offset their fair share of the costs of utility assets and contracts that were procured on their behalf and previously approved. The agent shall make these assessments and develop these principles using industry best practices and assuming a range of scenarios that include:

(I) The level of CCE participation in Colorado, including the number of eligible communities that choose to form or join a CCE authority and the assumed opt-out rate of their customers, to evaluate the market scale and revenue generation needed for CCE to succeed in Colorado;

(II) Factors to be included in the exit fee consideration, including the age and time of service commencement of generation assets and existing contracts; and

(III) Rate analysis to determine the potential for CCE to be cost-competitive in Colorado, assuming different levels of renewable energy content that correspond to the renewable energy standard specified in section 40-2-124 as well as scenarios exceeding state requirements, including one hundred percent renewable energy, and consideration of reasonably anticipated trends and contingencies affecting the prices of fossil fuels and renewable energy resources and the mix of new renewable energy resources versus renewable energy certificates.

(d) The scope of the study is limited to consideration of the feasibility of allowing CCE in areas not currently served by municipally owned electric utilities or cooperative electric associations.

(4) Investigatory docket. (a) On or before September 1, 2020, and in accordance with this subsection (4), the commission shall open an investigatory docket to accept testimony and documentation from stakeholders, independent energy and utility experts, regulators from states in which CCE has been...
IMPLEMENTED OR IS UNDER CONSIDERATION, REPRESENTATIVES OF OPERATIONAL CCE AUTHORITIES, AND OTHER INTERESTED PARTIES. THE GOAL OF THE PROCEEDING IS TO CONSIDER THE REGULATORY IMPLICATIONS AND LEGAL IMPACTS OF POSSIBLE FUTURE CCE-ENABLING LEGISLATION AND PROVIDE RECOMMENDATIONS TO THE GENERAL ASSEMBLY. CONCLUSIONS SHOULD INCLUDE BEST PRACTICES AND LESSONS LEARNED FROM STATES THAT HAVE ENABLED CCE AT THE WHOLESALE LEVEL. THE COMMISSION SHALL EMPLOY PROCEDURES THAT PROMOTE A PRODUCTIVE, EFFECTIVE, AND EVIDENCE-BASED PROCESS.

(b) THE COMMISSION SHALL SOLICIT INPUT FROM A BROAD AND INCLUSIVE RANGE OF STAKEHOLDERS AND PRESENTERS TO ENSURE THAT THE PROCESS IS NOT DOMINATED BY ANY ONE GROUP OR VIEWPOINT. STAKEHOLDERS AND PRESENTERS MAY INCLUDE:

(I) COMMUNITIES WITH DECLARED GOALS REGARDING CARBON EMISSIONS OR ENERGY SUPPLY CHOICES;

(II) BUSINESS GROUPS;

(III) ENVIRONMENTAL ADVOCATES;

(IV) CONSUMER ADVOCATES;

(V) ELECTRIC UTILITIES, INCLUDING INVESTOR-OWNED ELECTRIC UTILITIES, MUNICIPALLY OWNED ELECTRIC UTILITIES, AND COOPERATIVE ELECTRIC ASSOCIATIONS;

(VI) INDEPENDENT POWER PRODUCERS;

(VII) POWER MARKETERS;

(VIII) RENEWABLE ENERGY DEVELOPERS;

(IX) CONSULTANTS OR OTHER EXPERTS IN ENERGY PROJECT FINANCING;

(X) CONSULTANTS OR OTHER EXPERTS IN ENERGY EFFICIENCY AND DISTRIBUTED ENERGY RESOURCES;

(XI) REPRESENTATIVES OF OPERATIONAL CCE AUTHORITIES THAT USE THE WHOLESALE CCE MODEL; AND

(XII) MEMBERS OF THE GENERAL PUBLIC.

(c) THE TOPICS AND QUESTIONS TO BE EXPLORED IN THE DOCKET MAY INCLUDE:

(I) WHETHER THE COMMISSION WOULD REQUIRE ADDITIONAL STATUTORY AUTHORITY TO CONDUCT A RULE-MAKING PROCEEDING CONCERNING THE CREATION OF CCE AUTHORITIES IN COLORADO;

(II) THE APPROPRIATE SCOPE OF REGULATORY OVERSIGHT OF CCE OPERATIONS, ON A SCALE RANGING FROM COMPREHENSIVE AS WITH INVESTOR-OWNED ELECTRIC UTILITY REGULATION BY THE COMMISSION TO MINIMAL AS WITH MUNICIPALLY OWNED ELECTRIC UTILITIES;

(III) WHICH ASPECTS, IF ANY, OF CURRENT OR ANTICIPATED INVESTOR-OWNED ELECTRIC UTILITY REGULATION BY THE COMMISSION SHOULD APPLY TO CCE AUTHORITIES AS WELL, AND TO WHAT EXTENT, INCLUDING REGULATION IN THE AREAS OF:

(A) RESOURCE ADEQUACY PLANNING;

(B) ASSURANCE OF RELIABILITY AND HOW THIS IS PAID FOR;

(C) COMPLIANCE WITH RENEWABLE ENERGY STANDARDS AND EMISSIONS REDUCTION TARGETS;

(D) SUPPLEMENTAL DEMAND-SIDE MANAGEMENT PROGRAMS OFFERED BY CCE AUTHORITIES;

(E) TIME-OF-USE RATES OR OTHER RATE REQUIREMENTS IF MANDATED FOR INVESTOR-OWNED ELECTRIC UTILITIES; AND

(F) STANDARDS FOR REQUESTS FOR PROPOSALS;

(IV) THE APPROPRIATE CONSIDERATIONS FOR ESTABLISHING REASONABLE EXIT FEES AT A LEVEL THAT PROVIDES COST RECOVERY FOR STRANDED INVESTOR-OWNED ELECTRIC UTILITY ASSETS AND CONTRACTS
AND DIRECT TRANSITION COSTS, AND THAT PROTECTS NON-CCE CUSTOMERS, BUT DOES NOT UNDULY BURDEN CCE CUSTOMERS, INCLUDING THE POTENTIAL FOR EXIT FEES TO VARY OVER TIME OR BY LOCATION, THE ESTABLISHMENT OF A SPECIFIC EXPIRATION PERIOD FOR EXIT FEES, MEASURES TO MITIGATE EXIT FEES THROUGH POTENTIAL CONTRACT TRANSFER OR RESALE TO CCE AUTHORITIES OR OTHER BUYERS, AND APPROPRIATE FORECASTING OF DEPARTING LOAD TO AVOID OVER-PROCUREMENT;

(V) THE APPROPRIATE CONDITIONS, LIMITATIONS, AND PROCEDURES UNDER WHICH CUSTOMERS MAY OPT OUT OF CCE AND RECEIVE BUNDLED SERVICE FROM THE INCUMBENT INVESTOR-OWNED ELECTRIC UTILITY;

(VI) WHETHER ANY OTHER CONSUMER PROTECTIONS WOULD BE REQUIRED AND THE MEANS OF PROVIDING THOSE PROTECTIONS;

(VII) POTENTIAL CHALLENGES FOR CCE START-UP OR CONTINUING OPERATIONS, INCLUDING THE AVAILABILITY OF FINANCING AND CREDIT RATING CONSIDERATIONS, AND STRATEGIES TO OVERCOME THOSE CHALLENGES;

(VIII) WHAT REGULATORY AND LEGAL ISSUES HAVE ARisen IN OTHER STATES THAT HAVE ADOPTED THE WHOLESALE, OPT-OUT MODEL OF CCE AND POSSIBLE SOLUTIONS FOR THOSE ISSUES;

(IX) WHETHER AN INVESTOR-OWNED ELECTRIC UTILITY THAT REMAINS THE SOLE PROVIDER OF DISTRIBUTION, TRANSMISSION, AND OTHER SERVICES TRADITIONALLY PROVIDED BY THE UTILITY, SUCH AS METERING AND BILLING, SHOULD ALSO BE THE PROVIDER OF LAST RESORT FOR SUPPLYING ELECTRICITY TO CUSTOMERS WHO OPT OUT OF CCE;

(X) THE APPROPRIATE PROCESS FOR APPROVAL OF CCE ON BEHALF OF CUSTOMERS WITHIN A JURISDICTION;

(XI) WHETHER CCE AUTHORITIES SHOULD BE ALLOWED TO OFFER DEMAND-SIDE MANAGEMENT PROGRAMS THAT EITHER EXPAND UPON OR REPLACE SUCH PROGRAMS OFFERED BY THE INCUMBENT INVESTOR-OWNED ELECTRIC UTILITY;

(XII) REGULATORY AND POLICY CONSIDERATIONS RELATED TO FORMING CCE AUTHORITIES IN A STATE THAT DOES NOT CURRENTLY BELONG TO A REGIONAL TRANSMISSION ORGANIZATION OR PARTICIPATE IN A WHOLESALE ELECTRICITY MARKET, AND POSSIBLE SOLUTIONS, INCLUDING CONSIDERATIONS IN THE AREAS OF:

(A) WHETHER LEGISLATION SHOULD BE ADOPTED TO GUARANTEE OPEN ACCESS AND FAIR PRICES FOR TRANSMISSION SERVICES;

(B) RECOMMENDATIONS FOR LEGISLATIVE OR ADMINISTRATIVE MEASURES, OR BOTH, CONCERNING WHOLESALE MARKET ACCESS AND DEVELOPMENT IN COLORADO;

(C) WHETHER THERE ARE OTHER LEGISLATIVE AND REGULATORY MODIFICATIONS NECESSARY TO SUCCESSFULLY IMPLEMENT CCE IN COLORADO;

(XIII) WHAT, IF ANY, MINIMUM REQUIREMENTS AND STANDARDS SHOULD APPLY TO INDEPENDENT POWER PRODUCERS AND POWER MARKETERS WHO WISH TO SUPPLY ENERGY TO A CCE AUTHORITY;

(XIV) WHAT, IF ANY, DATA-SHARING REQUIREMENTS SHOULD BE IMPOSED ON INVESTOR-OWNED ELECTRIC UTILITIES TO HELP ENSURE THAT A CCE AUTHORITY OR A JURISDICTION INVESTIGATING WHETHER TO FORM OR JOIN A CCE AUTHORITY CAN REASONABLY EVALUATE ITS FINANCIAL AND TECHNICAL VIABILITY AND IMPLEMENT ITS CCE PROGRAM;

(XV) HOW CCE MIGHT FACILITATE OR IMPEDE INCREASED INTEGRATION OF DISTRIBUTED ENERGY RESOURCES, SUCH AS ROOFTOP SOLAR, COMMUNITY SOLAR, AND BATTERY ENERGY STORAGE INTO
DISTRIBUTION SYSTEMS, AND FACILITATE OR IMPEDE INCREASED INVESTMENT IN BENEFICIAL ELECTRIFICATION INCLUDING ELECTRIFICATION OF TRANSPORT;

(XVI) THE APPROPRIATE CONSIDERATIONS FOR ENSURING THAT THE IMPLEMENTATION OF CCE DOES NOT INCLUDE CUSTOMERS IN THE CERTIFICATED TERRITORIES OF MUNICIPALLY OWNED ELECTRIC UTILITIES OR COOPERATIVE ELECTRIC ASSOCIATIONS;

(XVII) THE IMPACT OF ALLOWING CCE IN COLORADO ON THE ABILITY OF COLORADO TO REACH ITS CLEAN ENERGY AND GREENHOUSE GAS REDUCTION GOALS AND WHAT LEGISLATIVE AND REGULATORY REQUIREMENTS FOR CCE WOULD BE NEEDED TO FACILITATE REACHING THOSE GOALS;

(XVIII) THE IMPACT, BOTH POSITIVE AND NEGATIVE, OF CCE IN COMMUNITIES THAT HAVE FORMED OR JOINED A CCE AUTHORITY IN STATES THAT HAVE ENABLED THE WHOLESALE, OPT-OUT MODEL OF CCE;

(XIX) THE IMPACT OF CCE ON LOW-INCOME CUSTOMERS, INCLUDING THE AVAILABILITY OF LOW-INCOME PROGRAMS OFFERED THROUGH THE INVESTOR-OWNED ELECTRIC UTILITY TO CCE CUSTOMERS AND THE ABILITY OF CCE AUTHORITIES TO ESTABLISH ADDITIONAL PROGRAMS TO ASSIST LOW-INCOME CUSTOMERS; AND

(XX) THE RISKS A CCE AUTHORITY MIGHT FACE THAT MERIT CONSIDERATION, SUCH AS RESOURCE PRICE RISKS, CONTRACT RISKS, OR LOAD DEFLECTION, AND THEIR SIGNIFICANCE.


(5) Repeal. THIS SECTION IS REPEALED, EFFECTIVE SEPTEMBER 1, 2023.

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, or safety.".

HB20-1143 be amended as follows, and as so amended, be referred to the Committee on Finance with favorable recommendation:

Amend printed bill, page 5, line 11, after the period add "FOR ACCOUNTING PURPOSES, EACH PENALTY AND FINE CREDITED TO THE FUND PURSUANT TO THIS SECTION IS A DAMAGE AWARD.".

Page 6, line 3, strike "THREE" and substitute "FIVE".

Page 6, line 5, strike "ONE" and substitute "AT LEAST THREE".

Page 7, strike lines 12 through 27.

Strike page 8.
Page 9, strike lines 1 through 3 and substitute:

"(4) **Powers and duties of the board.** (a) The board has the following powers and duties:

(I) To advise the department on the identification of environmental justice communities;

(II) To recommend to the department EMPs in response to violations that occur in, or directly affect residents or workers in, environmental justice communities;

(III) To develop procedures for soliciting for, evaluating, and recommending EMPs that address environmental violations in environmental justice communities, including eligibility requirements. The procedures must:

(A) specify EMP criteria in accordance with subsection (5)(d) of this section, including for when it may be appropriate to combine penalties from multiple case settlements into one solicitation;

(B) include processes for: notifying each environmental justice community that was affected by the violation or will be affected by the proposed EMP; soliciting feedback from residents of, workers in, and representatives of those communities; and holding a public hearing at which the public has an opportunity to comment on the proposed EMP; and

(C) include public engagement best practices and consideration of community input received and a process for collaborating with impacted communities when soliciting for EMP proposals;

(IV) To submit an annual report to the commission with a summary of the board’s actions, including a description of all EMPs recommended during the previous year; and

(V) To make recommendations, as requested by the ombudsperson, to advance the department’s efforts in incorporating principles of environmental justice.

(b) (I) The board shall not be involved in an enforcement matter until the department notifies the board that the department has resolved the matter.

(II) The board shall use its best efforts to recommend EMPs within one hundred eighty days after notification by the department that an enforcement matter has been resolved with fines that will be paid into the fund.

(c) This subsection (4) is repealed, effective September 1, 2025. Before the repeal, the functions of the board are scheduled for review in accordance with section 2-3-1203.

(5) **Environmental mitigation projects.** (a) The department shall use money in the fund to pay for EMPs.

(b) For violations that occurred in or directly affected an environmental justice community, the department shall consider EMPs recommended by the board that benefit the impacted community.

(c) For violations that did not occur in or directly affect an environmental justice community, the department shall award EMPs in accordance with subsection (5)(d) of this section and shall:

(I) Seek public comment on an EMP that the department intends to award by posting a summary of the EMP on the department’s website in a format that allows the public
TO SUBMIT COMMENTS; AND
   (B) NOT APPROVE AN EMP UNTIL AT LEAST THIRTY DAYS AFTER
   THE EMP HAS BEEN POSTED ON THE DEPARTMENT'S WEBSITE; AND
   (II) PREPARE AN ANNUAL REPORT TO THE COMMISSION REGARDING
   THE DEPARTMENT’S USE OF THE FUND THAT INCLUDES A DESCRIPTION OF
   ALL DEPARTMENT-APPROVED EMPs.
   (d) IN CONSULTATION WITH THE BOARD, THE DEPARTMENT SHALL
   DEVELOP CRITERIA TO GUIDE IT IN MAKING DECISIONS CONCERNING THE
   AWARDING OF EMPs. THE CRITERIA MAY INCLUDE:
       (I) THE NEEDS OF THE COMMUNITY WHERE THE VIOLATION
   OCCURRED;
       (II) COMMUNITY SUPPORT FOR THE PROPOSED EMP;
       (III) THE FEASIBILITY OF SUCCESSFUL IMPLEMENTATION OF THE
       PROPOSED EMP;
       (IV) THE NEXUS OF THE EMP TO THE VIOLATION; AND
       (V) THE ENVIRONMENTAL AND PUBLIC HEALTH BENEFITS
   RESULTING FROM THE IMPLEMENTATION OF THE EMP.”.

 Renumber succeeding subsection accordingly.

 Page 10, line 4, after "(1.7)(a)(IV)," insert "(1.7)(c),".

 Page 11, line 5, strike "STANDARDS" and substitute "CRITERIA".

 Page 11, line 6, strike "(4)." and substitute "(5).".

 Page 11, after line 6 insert:

 "(c) The commission shall promulgate rules as may be necessary
 to administer this subsection (1.7), including but not limited to, rules
 defining who is eligible for grants and what criteria shall be used in
 awarding grants; EXCEPT THAT THE COMMISSION NEED NOT PROMULGATE
 RULES TO ADMINISTER SUBSECTION (1.7)(a)(V) OF THIS SECTION. Any
 rules shall be promulgated in accordance with article 4 of title 24.
 C.R.S.”.

 FINANCE

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

 HB20-1127 be referred favorably to the Committee on Appropriations.

 HB20-1112 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 5 through 11 and substitute "used
 in this section, unless the context otherwise requires, "child care" means
 care provided to a child twelve years of age or younger; EXCEPT THAT,
 FOR A HOMELESS YOUTH SHELTER LICENSED PURSUANT TO PART 1 OF
 ARTICLE 6 OF TITLE 26, FOR INCOME TAX YEARS COMMENCING ON OR
 AFTER JANUARY 1, 2020, "CHILD CARE" MEANS CARE PROVIDED TO A
CHILD EIGHTEEN YEARS OF AGE OR YOUNGER.".

HB20-1161 be referred to the Committee of the Whole with favorable recommendation.

HB20-1166 be referred to the Committee of the Whole with favorable recommendation.

RURAL AFFAIRS & AGRICULTURE
After consideration on the merits, the Committee recommends the following:

HB20-1057 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 "(4.5)(d) and (9);" and substitute "(4.5)(d), (6), and (9);".

Page 2, line 3, after "and (9);" insert "repeal (4)(d);" and after "(4.3)," insert "(4.4),".

Page 3, line 1, after "contribution." insert "IN MEASURING AN IN-KIND CONTRIBUTION FOR PURPOSES OF MEETING THE FIFTY PERCENT AND TWENTY-FIVE PERCENT MATCHES REQUIRED BY THIS SUBSECTION (3), "IN-KIND CONTRIBUTION" MAY INCLUDE VOLUNTEER HOURS PROVIDED BY THE STAFF OF AN ENTITY OR ORGANIZATION APPLYING FOR GRANT FUNDING AND THE TIME FOR WHICH STAFF RECEIVES MONETARY COMPENSATION IN THE FORM OF SALARY OR OTHER FINANCIAL BENEFITS. SUCH COMPENSATED TIME THAT COUNTS TOWARDS THE IN-KIND CONTRIBUTION IS LIMITED TO THE ESTIMATED TIME OF PAID STAFF IN PLANNING AND IMPLEMENTING THE MITIGATION PROJECT."

Page 3, after line 5 insert:

"(4) Eligibility requirements. To be eligible to receive funding under this section, a project must:
(d) Include a diverse and balanced group of stakeholders as well as appropriate federal, state, county, and municipal government representatives in the design, implementation, and monitoring of the project;"

Page 3, after line 10 insert:

"(4.4) Additional funding objectives. AS PART OF THE SUBMISSION OF GRANT APPLICATIONS UNDER THIS SECTION, THE FOREST SERVICE ENCOURAGES APPLICANTS TO INCLUDE ON THEIR GRANT APPLICATION INFORMATION THAT INDICATES WHETHER THE PROJECT IS SUPPORTED BY A DIVERSE AND BALANCED GROUP OF STAKEHOLDERS AS WELL AS APPROPRIATE FEDERAL, STATE, COUNTY, AND MUNICIPAL
GOVERNMENT REPRESENTATIVES IN THE DESIGN, IMPLEMENTATION, AND MONITORING OF THE PROJECT."

Page 3, after line 18 insert:

"(6) **Proposal selection.** After consulting with the technical advisory panel established in subsection (5) of this section, the forest service shall select the proposals that will receive funding through this section. In carrying out approved projects, the project proponents shall, whenever feasible, contract with the Colorado youth corps association or an accredited Colorado youth corps to provide labor. **The General Assembly encourages the Forest Service to modify its administrative policies and procedures under this section to enable funding to be provided to grant recipients in March to enable wildfire mitigation to commence before the prime wildfire season starts in June.**"

**HB20-1146** be postponed indefinitely.

**HB20-1159** be referred to the Committee of the Whole with favorable recommendation.

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House in recess. House reconvened.

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**MESSAGE(S) FROM THE SENATE**

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

**SB20-114 and 064.**

**SB20-102 Amended in General Orders as printed in Senate Journal, February 10, 2020.**

**SB20-087 Amended in General Orders as printed in Senate Journal, February 10, 2020.**

**HB20-1021 Amended in General Orders as printed in Senate Journal, February 10, 2020.**

The Senate has passed on Third Reading and returns herewith:

**HB20-1056.**

The Senate has adopted and returns herewith: **HJR20-1003.**

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**MESSAGE(S) FROM THE REVISOR**

We herewith transmit:

without comment, **HB20-1021 and SB20-102 and SB20-087.**

without comment, as amended, **SB20-114 and SB20-064.**
INTRODUCTION OF BILLS
First Reading

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

HB20-1291 by Representative(s) Tipper; also Senator(s) Gardner--Concerning the "Uniform Collaborative Law Act".
Committee on Judiciary

HB20-1292 by Representative(s) Tipper--Concerning the "Uniform Parentage Act (2017)".
Committee on Judiciary

HB20-1293 by Representative(s) McCluskie and Pelton; also Senator(s) Coram and Gonzales--Concerning the provision of emergency telephone service, and, in connection therewith, establishing the 911 surcharge and amending the requirements for the emergency telephone charge and the prepaid wireless 911 charge.
Committee on Business Affairs & Labor
Committee on Finance
Committee on Appropriations

SB20-152 by Senator(s) Zenzinger and Woodward, Moreno, Tate; also Representative(s) Valdez D., Arndt, McKean, Van Winkle--Concerning correction of the effective date clause of Senate Bill 19-263 for the purpose of ensuring that the bill accomplishes its intended legal effect of eliminating the requirement that the state treasurer execute lease-purchase agreements to fund transportation projects during the 2020-21 and 2021-22 state fiscal years if a referred ballot issue that authorizes the state to issue transportation revenue anticipation notes is approved at the 2020 general election.
Committee on Transportation & Local Government

LAY OVER OF CALENDAR ITEM(S)

On motion of Representative Garnett, the following item(s) on the Calendar for February 11, were laid over until February 12, retaining place on Calendar:


On motion of Representative Garnett, the following item on the Calendar for February 17, was calendared for February 18, retaining place on Calendar:

Consideration of General Orders--HB20-1100.

On motion of Representative Garnett, the House adjourned until 9:00 a.m., February 12, 2020.

Approved:

KC Becker,
Speaker

Attest:

Robin Jones,
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 Adele Howe, Columbine Elementary, Phin Howe, Fort Morgan Middle School, Elijah Howe, Baker Elementary School, Fort Morgan.

The roll was called with the following result:

Present--62.

Excused--Representative(s) Bockenfeld, Landgraf, Michaelson Jenet--3.

Present after roll call--Representative(s) Michaelson Jenet.

The Speaker declared a quorum present.

On motion of Representative Tipper, the House Journal of Tuesday, February 11, 2020, was declared approved as corrected by the Chief Clerk.

COMMUNICATIONS

STATE OF COLORADO
DEPARTMENT OF STATE

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

I, Jena Griswold, Secretary of State, certify that the attached is a true and exact copy of the Nomination by Vacancy Committee as filed in this office on February 10, 2020 by the Republican 38th House District Vacancy Committee, appointing Richard Champion to fill the vacancy in the office of Colorado State House, District 38, caused by the resignation of the honorable Susan Beckman.

In testimony whereof I have set my hand and affixed the Great Seal of the State of Colorado, at the City of Denver this 11th day of February 2020.

(Signed)
Jena Griswold
Secretary of State

STATE OF COLORADO
DEPARTMENT OF STATE

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

I, Jena Griswold, Secretary of State, certify that the attached is a true and
exact copy of the Acceptance of Nomination by Vacancy Committee as
filed in this office on February 10, 2020 by Richard Champion, accepting
the appointment of the Republican 38th House District Vacancy
Committee to fill the vacancy in the office of Colorado State House,
District 38, caused by the resignation of the honorable Susan Beckman.

In testimony whereof I have set my hand and affixed the Great Seal of
the State of Colorado, at the City of Denver this 11th day of February
2020.

(Signed)
Jena Griswold
Secretary of State

(Note: On February 12, at 8:20 a.m., Richard Champion was sworn in as
Representative for District 38. Speaker KC Becker administered the oath
of office in the Chamber of the House of Representatives.)

APPOINTMENTS

February 11, 2020

Natalie Mullis
Director, Legislative Council
200 E Colfax Ave
Denver, CO 80203

Dear Director Mullis:

I am pleased to make the following appointments to House Committees
of Reference for the 2nd Regular Session of the 72nd General Assembly:

Representative Woodrow to fill the vacancy on the House Rural
Affairs and Agriculture Committee.

For the House State, Veterans and Military Affairs Committee,
Representative Woodrow replaces Representative Cathy Kipp.

Representative Kipp to fill the vacancy on the House Education
Committee.
Representative Buckner to fill the vacancy on the House Appropriations Committee.

Sincerely,
(Signed)
KC Becker
Speaker of the Colorado 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.

HB20-1013 by Representative(s) Snyder; also Senator(s) Lee--Concerning the specification of procedures for the ratification of defective corporate actions.

(Laid Over from February 11, 2020.)

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following 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></th>
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<td>Van Winkle</td>
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Co-sponsor(s) added: Representative(s) Bird, Exum, Kraft-Tharp, Woodrow

HB20-1080 by Representative(s) Gray and Van Winkle, Kraft-Tharp; also Senator(s) Gonzales and Marble--Concerning repealing the residency licensing requirement for marijuana licenses.

(Laid Over from February 11, 2020.)

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following 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) Duran, Herod, Hooton, Kipp, Singer, Snyder, Titone, Woodrow

HB20-1101 by Representative(s) Wilson, Singer; also Senator(s) Hisey and Todd--Concerning the referral of a prospective resident to an assisted living residence by an assisted living residence referral agency.

(Laid Over from February 11, 2020.)

The question being "Shall the bill pass?".

A roll call vote was taken. As 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>63</th>
<th>NO</th>
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</table>

Speaker Y
Co-sponsor(s) added: Representative(s) Buckner, Buentello, Caraveo, Carver, Cutter, Duran, Gray, Hooton, Michaelson Jenet, Sirota, Snyder, Valdez D., Woodrow, Young

HB20-1094 by Representative(s) Catlin and Arndt, Kipp; also Senator(s) Ginal and Coram, Woodward--Concerning a repeal of the dollar limitation on the fee that a local board of health may set for on-site wastewater treatment system permits.

(Laid Over from February 11, 2020.)

The question being "Shall the bill pass?".

A roll call vote was taken. As 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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<td>Y</td>
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<td>Young</td>
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Co-sponsor(s) added: Representative(s) Benavidez, Bird, Buentello, Cutter, Hooton, McChlan, Pelton, Roberts, Singer, Titone, Valdez D., Will

HB20-1027 by Representative(s) Catlin and Esagar; also Senator(s) Cooke and Fields--Concerning authorizing Colorado state patrol port of entry officers to direct traffic.

(Laid Over from February 11, 2020.)

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following 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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HB20-1093 by Representative(s) McCluskie and Wilson; also Senator(s) Donovan and Rankin--Concerning county authority to license and regulate short-term lodging rentals.

(Laid Over from February 11, 2020.)

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following 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>Larson Y</td>
<td>Speaker Y</td>
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Co-sponsor(s) added: Representative(s) Buentello, Cutter, Esgar, Froelich, Kipp, Kraft-Tharp, McCluskie, Melton, Michaelson Jenet, Roberts, Titone, Valdez D., Speaker

HB20-1048 by Representative(s) Herod and Buckner, Jackson; also Senator(s) Fields--Concerning a prohibition against discrimination based on a person's traits that are historically associated with race.

(Laid Over from February 11, 2020.)
The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following 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, Bird, Buentello, Caraveo, Coleman, Cutter, Duran, Esgar, Exum, Froelich, Garnett, Gonzales-Gutierrez, Gray, Hooton, Jaquez Lewis, Kennedy, Kipp, Lontine, McCluskie, McLachlan, Melton, Michaelson Jenet, Mullica, Roberts, Singer, Sirota, Snyder, Sullivan, Tipper, Titone, Valdez A., Valdez D., Weissman, Woodrow, Young, Speaker

HB20-1124 by Representative(s) McKean and Snyder; also Senator(s) Gardner--Concerning clarification of the period following the declaration by the governor of a disaster emergency in a county within which the board of county commissioners may transfer county general fund money to the county road and bridge fund for the purposes of disaster response and recovery.

(Laid Over from February 11, 2020.)

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

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HB20-1133 by Representative(s) Kraft-Tharp and McKean; also 
Senator(s) Tate--Concerning land use entitlements 
affecting real property that has been disconnected from a 
municipality.

(Laid Over from February 11, 2020.)

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following 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) Snyder, Tipper

SB20-071 by Senator(s) Smallwood and Fields, Ginal, Lundeen, 
Todd; also Representative(s) Michaelson Jenet and 
Bockenfeld, Kraft-Tharp, Saine--Concerning clarification 
regarding the use of a state-owned motor vehicle by an 
employee of a state agency to travel away from home.

(Laid Over from February 11, 2020.)

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following 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) Buentello, Gray, Titone, Woodrow

**HB20-1095** by Representative(s) Arndt; also Senator(s) Bridges--Concerning the authority of a local government's master plan to include policies to implement state water plan goals as a condition of development approvals.

(Laid Over from February 11, 2020.)

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following 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) Bird, Cutter, Duran, Esgar, Exum,
HB20-1148 by Representative(s) Soper; also Senator(s) Fields and Gardner--Concerning punishments related to offenses committed against a deceased human body.

(Laid Over from February 11, 2020.)

The question being "Shall the bill pass?". A roll call vote was taken. As shown by the following 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, Michaelson Jenet, Roberts, Tipper, Titone, Valdez A., Weissman

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.)
HB20-1262 by Representative(s) Esgar and McCluskie; also Senator(s) Moreno and Zenzinger, Rankin--Concerning money appropriated for housing assistance for persons transitioning from the criminal or juvenile justice system.

(Laid Over from February 11, 2020.)

Amendment No. 1, by Representative Singer.

Amend printed bill, page 2, strike lines 14 through 22.
Page 3, strike lines 1 through 10.
Renumber succeeding sections accordingly.
Page 3, strike lines 22 through 27.
Page 4, strike lines 1 and 2 and substitute "cash fund. Subject to".

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

HB20-1087 by Representative(s) Will and Arndt; also Senator(s) Donovan and Rankin--Concerning the enforcement of laws administered by the division of parks and wildlife, and, in connection therewith, modifying parks and wildlife statutes to correct vague and contradictory provisions of law and remove obsolete provisions of law.

(Laid Over from February 11, 2020.)

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

HB20-1031 by Representative(s) Benavidez and Mullica--Concerning the establishment of a new state holiday in place of Columbus day.

(Laid Over from February 11, 2020.)


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

HB20-1029 by Representative(s) Pelton; also Senator(s) Hisey--Concerning the authority of an elected county officer to elect to receive a lower salary than the amount provided for by law.

(Laid Over from February 11, 2020.)

Amendment No. 2, by Representative Pelton.

Amend printed bill, page 2, line 13, after "OFFICER" add "IN A COUNTY CLASSIFIED FOR SALARY PURPOSES UNDER SUBSECTION (1.5)(a)(III), (1.5)(a)(IV), (1.5)(a)(V), OR (1.5)(a)(VI) OF THIS SECTION".

Amendment No. 3, by Representative Pelton.

Amend printed bill, page 2, line 16, after "WITH" insert "THE".

Page 2, line 17, strike "RECORDE." and substitute "RECORDE DURING THE MONTH OF NOVEMBER. ANY ADDITIONAL MONEY AVAILABLE TO A COUNTY AS A RESULT OF AN ELECTED COUNTY OFFICER MAKING AN ELECTION PURSUANT TO THIS SUBSECTION (3)(f) SHALL REMAIN AVAILABLE FOR EXPENDITURE IN THE COUNTY GENERAL FUND.".

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

HB20-1062 by Representative(s) McLachlan; also Senator(s) Coram--Concerning clarifications to the Colorado student free expression law.

(Laid Over from February 11, 2020.)

Amendment No. 1, Education Report, dated February 6, 2020, and placed in member's bill file; Report also printed in House Journal, February 7, 2020.

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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REPORT(S) OF COMMITTEE(S) OF REFERENCE

BUSINESS AFFAIRS & LABOR

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

HB20-1116 be referred favorably to the Committee on Appropriations.

HB20-1136 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 8, lines 12 and 13, strike "(1) and (3) introductory portion;" and substitute "(1), (3) introductory portion, and (3)(d);".

Page 9, after line 25 insert:

"(d) (I) Investments in common stock in any one corporation, at the time of investment, shall MUST not exceed two percent of the admitted assets of the investing insurance company, and, at the time of investment, an insurance company shall not purchase more than five percent of the outstanding shares of common stock of any one corporation.

(II) THIS SUBSECTION (3)(d) DOES NOT APPLY TO INVESTMENTS IN MUTUAL FUNDS OR OPEN-END OR EXCHANGE-TRADED INDEX FUNDS."

HEALTH & INSURANCE

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

HB20-1183 be amended as follows, and as so amended, be referred to the Committee on Finance with favorable recommendation:

Amend printed bill, page 10, line 22, strike "(5)[a]" and substitute "(5)(a)".
Page 10, strike lines 24 through 27.

Page 11, strike lines 1 through 4 and substitute "was revoked OR SURRENDERED TO AVOID DISCIPLINE unless:

(a) THE TWO-YEAR WAITING PERIOD SPECIFIED IN SECTION 12-20-404 (3) HAS PASSED SINCE THE DATE OF THE REVOCATION OR SURRENDER; AND

(b) The applicant meets the requirements of this article 260 ARTICLE 255, has successfully repeated an approved education program as required by the board, and has repeated and passed a competency evaluation."

Page 26, line 14, strike the second "and" and substitute "and".

Page 26, line 17, strike "pharmacist." and substitute "pharmacist;

(d) ADMINISTRATION OF OXYGEN TO CLIENTS; AND

(e) CHANGING OSTOMY BAGS.".

Page 36, line 12, strike "[Formerly 12-260-118]".

Page 36, line 13, after "(1)" insert "[Formerly 12-260-118 (1)]".

Page 36, line 16, after "(2)" insert "[Formerly 12-260-118 (2)]".

Page 36, strike lines 20 through 25.

Page 36, line 26, strike ",(4)" and substitute "(3) [Formerly 12-260-118 (4)]".

Page 38, line 20, strike "(1) and (3), 12-260-111," and substitute "(1), (3), and (5)(b), 12-260-111, 12-260-118 (3),".

Page 40, line 10, strike "and (2)(b)(IV);" and substitute "(2)(b)(IV), and (3)(a)(II)(J),".

Page 41, line 10, strike "(c) This" and substitute "(a)(II) In addition, the waiting period specified in subsection (3)(a)(I) of this section applies when a person regulated under any of the following articles surrenders a license, certification, or registration to avoid discipline:

(J) Article 255 of this title 12 concerning nurses AND NURSE AIDES;

(c) This".

HB20-1216 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 1 insert:

"SECTION 1. Legislative declaration. The general assembly finds and determines that the experience hours for advanced practice registered nurses to obtain prescriptive authority, as specified in section 12-255-112 (4)(b), Colorado Revised Statutes, should be reduced in order
to remove barriers to advanced practice registered nurses obtaining full
prescriptive authority and to align with standards of the National Council
of State Boards of Nursing and should not be adjusted downward again
until after the next scheduled review of the state board of nursing
pursuant to section 24-34-104, Colorado Revised Statutes, at which time
the department of regulatory agencies should review and determine
whether the experience hours require further adjustments."

Renumber succeeding sections accordingly.

Page 4, line 7, strike "(1)(aa), and (1)(bb);" and substitute "and (1)(aa);
repeal (1)(bb);".

Page 5, strike lines 22 through 25 and substitute:

"(bb) Has verified by signature the articulated plan developed by
an advanced practice nurse pursuant to sections 12-240-108 and
12-255-112 (4) if the articulated plan fails to comply with the
requirements of section 12-255-112 (4)(b)(II).".

Page 9, strike line 8 and substitute "(1), (2), (4), (7), (8)(a), (8)(b), (9),
(10)(a), (10)(b) introductory portion, (10)(b)(IV), and (12); and add (3.5),
(4.5), and (5.5) as follows:"

Page 9, after line 17 insert:

"(2) "Approved education program" means a course of training
EDUCATION conducted by an educational or health care institution that
implements the basic practical or professional nursing curriculum
prescribed and approved by the board.

(3.5) "COLLABORATION" MEANS THE ACT OF LICENSED HEALTH
CARE PROVIDERS WORKING COOPERATIVELY, SHARING RESPONSIBILITY
AND ACCOUNTABILITY WITHIN EACH LICENSED HEALTH CARE PROVIDER'S
SCOPE OF PRACTICE, TO FORMULATE AND CARRY OUT THE PLAN OF
PATIENT CARE.

(4) (a) "Delegated medical function" means an aspect of care that
implements and is consistent with the medical plan as prescribed by a
licensed or otherwise legally authorized physician, podiatrist, or dentist,
PHYSICIAN ASSISTANT, OR ADVANCED PRACTICE REGISTERED NURSE and
is delegated to a registered professional nurse or a practical nurse by a
physician, a podiatrist, a dentist, or a physician assistant, OR AN
ADVANCED PRACTICE REGISTERED NURSE. NOTHING IN THIS SUBSECTION
(4) LIMITS THE PRACTICE OF NURSING AS DEFINED IN THIS ARTICLE 255.

(b) For purposes of this subsection (4), "medical plan" means a
written plan, verbal order, standing order, or protocol, whether patient
specific or not, that authorizes specific or discretionary medical action
which AND THAT may include but is not limited to the selection of
medication. Nothing in this subsection (4) shall limit the practice of
nursing as defined in this article 255.

(4.5) (a) "DELEGATION OF PATIENT CARE" MEANS ASPECTS OF
PATIENT CARE THAT ARE CONSISTENT WITH A PLAN OF PATIENT CARE
PRESCRIBED BY A LICENSED HEALTH CARE PROVIDER WITHIN THE SCOPE OF
THE PROVIDER'S PRACTICE AND THAT MAY BE DELEGATED TO A
REGISTERED NURSE OR LICENSED PRACTICAL NURSE WITHIN THE SCOPE OF
THE NURSE'S PRACTICE. "DELEGATION OF PATIENT CARE" INCLUDES
ASPECTS OF PATIENT CARE THAT MAY BE DELEGATED BY A LICENSED
HEALTH CARE PROVIDER, AN ADVANCED PRACTICE REGISTERED NURSE, A
REGISTERED NURSE, OR A LICENSED PRACTICAL NURSE WITHIN THE SCOPE
OF THE PROVIDER'S OR NURSE'S PRACTICE AND WITHIN THE PROVIDER'S OR
NURSE'S PROFESSIONAL JUDGMENT TO A LICENSED OR AN UNLICENSED
HEALTH CARE PROVIDER WITHIN THE SCOPE OF THAT PROVIDER'S
PRACTICE. NOTHING IN THIS SUBSECTION (4.5) LIMITS OR EXPANDS THE
SCOPE OF PRACTICE OF ANY NURSE LICENSED PURSUANT TO THIS ARTICLE
255.

(b) FOR PURPOSES OF THIS SUBSECTION (4.5), "PLAN OF PATIENT CARE" MEANS A WRITTEN PLAN, VERBAL ORDER, STANDING ORDER, OR PROTOCOL, WHETHER PATIENT SPECIFIC OR NOT, THAT AUTHORIZES SPECIFIC OR DISCRETIONARY NURSING ACTION AND THAT MAY INCLUDE THE ADMINISTRATION OF MEDICATION.

(5.5) "LICENSED HEALTH CARE PROVIDER" MEANS AN INDIVIDUAL WHO IS LICENSED OR OTHERWISE AUTHORIZED BY THE STATE PURSUANT TO THIS TITLE 12 OR ARTICLE 3.5 OF TITLE 25 TO PROVIDE HEALTH CARE SERVICES.

(7) "Practical nurse", "trained practical nurse", "licensed vocational nurse", or "licensed practical nurse" means a person who holds a license to practice pursuant to this article 255 as a licensed practical nurse in this state or is licensed in another state and is practicing in this state pursuant to section 24-60-3802, with the right to use the title "licensed practical nurse" and its abbreviation, "L.P.N.", or "LICENSED VOCATIONAL NURSE" AND ITS ABBREVIATION "L.V.N.".

Page 9, after line 24 insert:

"(9) (a) "Practice of practical nursing" means the performance, under the supervision of a dentist, physician, podiatrist, or professional nurse LICENSED HEALTH CARE PROVIDER authorized to practice in this state, of those services requiring the education, training, and experience, as evidenced by knowledge, abilities, and skills required in this article 255 for licensing as a practical nurse pursuant to section 12-255-114, in:

(I) Caring for the ill, injured, or infirm;
(II) Teaching and promoting preventive health measures;
(III) Acting to safeguard life and health; or
(IV) Administering treatments and medications prescribed by a LICENSED HEALTH CARE PROVIDER; OR

(A) A legally authorized dentist, podiatrist, or physician; or
(B) A physician assistant implementing a medical plan pursuant to subsection (4) of this section:

(V) PARTICIPATING IN THE ASSESSMENT, PLANNING, IMPLEMENTATION, AND EVALUATION OF THE DELIVERY OF PATIENT CARE SERVICES THAT IS COMMENSURATE WITH THE PRACTICAL NURSE'S EDUCATION.

(b) "Practice of practical nursing" includes:

(I) The performance of delegated medical functions AND
DELEGATED PATIENT CARE FUNCTIONS;
(II) THE ASSUMPTION OF RESPONSIBILITIES AND ACCOUNTABILITIES FOR THE PERFORMANCE OF ACTS WITHIN THE PRACTICAL NURSE'S EDUCATIONAL BACKGROUND AND USING PROCEDURES LEADING TO PREDICTABLE OUTCOMES; AND
(III) THE ADMINISTRATION AND MANAGEMENT OF NURSING, INCLUDING DIRECTING AND ASSIGNING NURSING INTERVENTIONS THAT
MAY BE PERFORMED BY OTHER LICENSED OR UNLICENSED HEALTH CARE
PERSONNEL.

(c) Nothing in this article 255 shall limit or deny a practical nurse from supervising other practical nurses or other
LICENSED OR UNLICENSED health care personnel.

(10) (a) "Practice of professional nursing" means the performance
of both independent nursing functions and delegated medical functions
in accordance with accepted practice standards AUTONOMOUS AND
COLLABORATIVE CARE OF INDIVIDUALS OF ALL AGES, FAMILIES, GROUPS,
AND COMMUNITIES, WHETHER SICK OR WELL, IN ALL SETTINGS. The
functions include the initiation and performance of nursing care through
health promotion, supportive or restorative care, disease prevention,
diagnosis and treatment of human disease, ailment, pain, injury,
deformity, and physical or mental condition using specialized knowledge,
judgment, and skill involving the application of biological, physical,
social, and behavioral science principles required for licensure as a
professional nurse pursuant to section 12-255-110.

(b) The "practice of professional nursing" shall include the performance of such services as:

(IV) Executing delegated medical functions AND DELEGATED PATIENT CARE FUNCTIONS;

(12) "Treating" means the selection, recommendation, execution,
and monitoring of those nursing measures essential to the effective
determination and management of actual or potential human health
problems and to the execution of the delegated medical functions AND
DELEGATED PATIENT CARE FUNCTIONS. The delegated medical functions
AND DELEGATED PATIENT CARE FUNCTIONS shall be performed under the
responsible direction and supervision of a person licensed under the laws
of this state to practice medicine, podiatry, OR dentistry, OR NURSING.
"Treatment" has a corresponding meaning.

Page 11, line 3, strike ",(2), (3)(c)(I)," and substitute ",(1), (2), (3)(b),
(3)(c),".

Page 11, strike line 6 and substitute "registry - rules. (1) The general
assembly hereby recognizes that some individuals REGISTERED PROFESSIONAL NURSES practicing pursuant to this article 255 have
acquired additional preparation for advanced NURSING practice and
hereby determines that it is appropriate for the state to maintain a registry
of those individuals. The registry shall be known as the "advanced
practice registry".

(2) The board shall establish the advanced practice".

Page 11, line 7, before "nurse" insert "REGISTERED PROFESSIONAL" and
after "registration" insert "ON THE ADVANCED PRACTICE REGISTRY".

Page 11, line 10, before "nurse" insert "REGISTERED PROFESSIONAL".

Page 11, strike line 19 and substitute:

"(3) (b) On and after July 1, 2010, in addition to the requirements
of subsection (3)(a) of this section, a REGISTERED professional nurse shall
obtain national certification from a nationally recognized accrediting
agency, as defined by the board by rule, in the appropriate role and
population focus in order to be included in the advanced practice registry;
except that REGISTERED professional nurses who are included in the registry as of June 30, 2010, but have not obtained the national certification, may thereafter continue to be included in the registry and to use the appropriate title and abbreviation.

(c) A REGISTERED professional nurse may be included in the advanced ".

Page 11, line 20, before "professional" insert "REGISTERED".

Page 11, line 22, before "professional" insert "REGISTERED".

Page 11, after line 26 insert:

"(II) The REGISTERED professional nurse holds national certification as provided in subsection (3)(b) of this section and possesses an appropriate graduate degree as determined by the board.".

Page 12, line 21, strike "(4)(b)(II) introductory portion,".

Page 12, line 22, strike "(4)(e),".

Page 12, line 23, after "(12);" insert "repeal (4)(b)(II) and (4)(e);".

Page 14, line 6, strike "one thousand" and substitute "one thousand SEVEN HUNDRED FIFTY".

Page 15, strike lines 6 through 27.

Page 16, strike lines 1 through 3 and substitute:

"(II) The advanced practice nurse with provisional prescriptive authority shall develop an articulated plan for safe prescribing that documents how the advanced practice nurse intends to maintain ongoing collaboration with physicians and other health care professionals in connection with the advanced practice nurse's practice of prescribing medication within his or her role and population focus. The articulated plan shall guide the advanced practice nurse's prescriptive practice. The physician or advanced practice nurse that serves as a mentor as described in subsection (4)(b)(I) of this section shall provide his or her signature and attestation on the articulated plan to verify that the advanced practice nurse has developed an articulated plan. The advanced practice nurse shall retain the articulated plan on file, shall review the plan annually, and shall update the plan as necessary. The articulated plan is subject to review by the board, and the advanced practice nurse shall provide the plan to the board upon request. If an advanced practice nurse with provisional prescriptive authority fails to develop the required articulated plan within three years or otherwise fails to demonstrate competence as determined by the board, the advanced practice nurse's provisional prescriptive authority expires for failure to comply with the statutory requirements. An articulated plan developed pursuant to this subsection (4)(b)(II) must include at least the following:

(A) A mechanism for consultation and referral for issues regarding prescriptive authority;

(B) A quality assurance plan;

(C) Decision support tools; and
(D) Documentation of ongoing continuing education in pharmacology and safe prescribing.

Page 16, strike lines 12 through 20 and substitute:

"(I) The advanced practice nurse shall develop an articulated plan as specified in subsection (4)(b)(II) of this section, except that to verify development of an articulated plan, the advanced practice nurse shall obtain the signature of either a physician or an advanced practice nurse who has prescriptive authority and experience in prescribing medications, is practicing in Colorado, and has education, training, experience, and active practice that corresponds with the role and population focus of the advanced practice nurse developing the plan.".

Page 17, strike lines 11 through 13 and substitute:

"(e) The board shall conduct random audits of articulated plans to ensure that the plans satisfy the requirements of this subsection (4) and rules adopted by the board.".

Page 26, strike lines 10 through 17 and insert:

"SECTION 26. In Colorado Revised Statutes, 12-255-131, amend (1) as follows:

12-255-131. Delegation of nursing tasks - rules. (1) Any LICENSED PRACTICAL NURSE, registered nurse, OR ADVANCED PRACTICE REGISTERED NURSE may delegate any task included in the practice of professional nursing to a LICENSED PRACTICAL NURSE'S LICENSED SCOPE OF PRACTICE, subject to the requirements of this section. A LICENSED PRACTICAL NURSE, REGISTERED NURSE, OR ADVANCED PRACTICE REGISTERED NURSE MAY DELEGATE NURSING TASKS TO LICENSED, CERTIFIED, REGISTERED, OR UNLICENSED OR UNREGULATED ASSISTIVE PERSONNEL. In no event may a registered nurse delegate to another person the authority to select medications if the person is not, independent of the delegation, authorized by law to select medications.

SECTION 27. In Colorado Revised Statutes, 12-30-105, amend (1)(d); and repeal (5)(a) and (5)(b) as follows:

12-30-105. Nurse-physician advisory task force for Colorado health care - creation - duties - definition - repeal. (1) There is hereby created, within the division, the nurse-physician advisory task force for Colorado health care, referred to in this section as "NPATCH". The purpose of the NPATCH is to promote public safety and improve health care in Colorado by supporting collaboration and communication between the practices of nursing and medicine. The NPATCH shall:

(d) Make consensus recommendations to policy-making and rule-making entities, including RECOMMENDATIONS TO THE EXECUTIVE DIRECTOR.

(I) Recommendations to the state board of nursing created in section 12-255-105 and the Colorado medical board created in section 12-240-105 regarding the transition to the articulated plan model and harmonizing language for articulated plans; and

(II) Recommendations to the executive director.

(5) The NPATCH shall prioritize consideration of and make recommendations on the following topics:

(a) Facilitating a smooth transition to the articulated plan model;
as described in sections 12-240-108 and 12-255-112 (4);
(b) The framework for articulated plans, including creation of sample plans;
SECTION 28. In Colorado Revised Statutes, 12-240-108, repeal 
(2) and (3) as follows:
12-240-108. Collaboration with advanced practice nurses with prescriptive authority - mentorships. (2) While serving as a mentor pursuant to section 12-255-112 (4)(b)(I), a physician shall assist the advanced practice nurse in developing an articulated plan for safe prescribing, as described in section 12-255-112 (4)(b)(II), and shall verify through his or her signature that the advanced practice nurse has developed an articulated plan in compliance with that section.
(3) For purposes of an advanced practice nurse who obtained prescriptive authority prior to July 1, 2010, as described in section 12-255-112 (4)(c), or who has prescriptive authority from another state and obtains prescriptive authority in this state, as described in section 12-255-112 (4)(d), physicians may, and are encouraged to, assist those advanced practice nurses in developing the articulated plans required by those sections and verifying, through the physician's signature, the development of the required plans. The physician verifying an advanced practice nurse's articulated plan shall be practicing in Colorado and have education, training, experience, and active practice that corresponds with the role and population focus of the advanced practice nurse:
SECTION 29. In Colorado Revised Statutes, 12-240-121, repeal 
(1)(cc) as follows:
12-240-121. Unprofessional conduct - definitions. (1) "Unprofessional conduct" as used in this article 240 means:
(cc) Verifying by signature the articulated plan developed by an advanced practice nurse pursuant to sections 12-240-108 and 12-255-112 if the articulated plan fails to comply with the requirements of section 12-255-112 (4)(b)(II);
SECTION 30. In Colorado Revised Statutes, 12-280-103, amend 
(39)(c)(II)(C) as follows:
12-280-103. Definitions - rules. As used in this article 280, unless the context otherwise requires or the term is otherwise defined in another part of this article 280:
(39) "Practice of pharmacy" means:
(c) The provision of a therapeutic interchange selection or a therapeutically equivalent selection to a patient if, during the patient's stay at a nursing care facility or a long-term acute care hospital licensed under part 1 of article 3 of title 25, the selection has been approved for the patient:
(II) By one of the following health care providers:
(C) An advanced practice nurse prescriber licensed as a professional nurse under section 12-255-110, registered as an advanced practice nurse under section 12-255-111, and authorized to prescribe controlled substances or prescription drugs pursuant to section 12-255-112; if the advanced practice nurse prescriber has developed an articulated plan to maintain ongoing collaboration with physicians and other health care professionals; and
SECTION 31. In Colorado Revised Statutes, 12-280-502, amend 
(1)(b)(III) as follows:
12-280-502. Therapeutic interchange and therapeutically equivalent selections for nursing care facility or long-term acute care hospital patients - rules. (1) A pharmacy used by a nursing care facility
or a long-term acute care hospital licensed under part 1 of article 3 of title 25 may make a therapeutic interchange or a therapeutically equivalent selection for a patient if, during the patient's stay at the facility, the selection has been approved for the patient:
(b) By one of the following health care providers:
   (III) An advanced practice nurse prescriber licensed as a professional nurse under section 12-255-110, registered as an advanced practice nurse under section 12-255-111, and authorized to prescribe controlled substances or prescription drugs pursuant to section 12-255-112, if the advanced practice nurse prescriber has developed an articulated plan to maintain ongoing collaboration with physicians and other health care professionals.
Renumber succeeding sections accordingly.

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

HB20-1106 be postponed indefinitely.
HB20-1134 be postponed indefinitely.

STATE, VETERANS, & MILITARY AFFAIRS
After consideration on the merits, the Committee recommends the following:

HB20-1068 be postponed indefinitely.
HB20-1098 be postponed indefinitely.
HB20-1177 be referred favorably to the Committee on Appropriations.
HB20-1289 be referred to the Committee of the Whole with favorable recommendation.

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

HB20-1181 be referred to the Committee of the Whole with favorable recommendation.
SB20-011 be referred to the Committee of the Whole with favorable recommendation.

PRINTING REPORT

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

HB20-1291, 1292, 1293.

MESSAGE(S) FROM THE SENATE

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

SB20-014 and 081.

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


MESSAGE(S) FROM THE REVISOR

We herewith transmit:

without comment, SB20-014 and 081.

without comment, as amended, SB20-123, 008, and 124.

House in recess. House reconvened.

PRINTING REPORT

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

HB20-1294, 1295, 1296.

SIGNING OF BILLS - RESOLUTIONS - MEMORIALS

The Speaker has signed: SJR20-007, 008, 009, 010, 011, 012, and 013.
INTRODUCTION OF BILLS
First Reading

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

HB20-1294 by Representative(s) Lontine; also Senator(s) Gonzales--Concerning replacing the term illegal alien with undocumented immigrant as it relates to public contracts for services.
Committee on State, Veterans, & Military Affairs

HB20-1295 by Representative(s) Bird and Wilson, Armdt, Benavidez, Cutter, Froelich, Gonzales-Gutierrez, Kipp, Mullica, Siroti, Young; also Senator(s) Todd--Concerning a performance audit of the statewide systems used to measure the performance of the elementary and secondary public education system of the state.
Committee on Education

HB20-1296 by Representative(s) Michaelson Jenet and Soper; also Senator(s) Gonzales and Coram--Concerning changing the statute of limitations applicable to civil actions alleging sexual misconduct for which the statute of limitations has not yet run as of January 1, 2021.
Committee on Judiciary

SB20-014 by Senator(s) Fields; also Representative(s) Michaelson Jenet--Concerning excused absences in public schools resulting from behavioral health concerns.
Committee on Education

SB20-087 by Senator(s) Todd; also Representative(s) Mullica--Concerning requiring central service technicians to possess professional credentials.
Committee on Public Health Care & Human Services

SB20-114 by Senator(s) Gardner; also Representative(s) Tipper--Concerning the "Uniform Registration of Canadian Money Judgments Act".
Committee on Finance

SB20-124 by Senator(s) Priola and Hansen, Foote; also Representative(s) Will and Buentello--Concerning adding to the public school facility construction guidelines a requirement to consult with the local electric utility.
Committee on Energy & Environment
LAY OVER OF CALENDAR ITEM(S)

On motion of Representative McKean, the following item(s) on the Calendar for February 12, were laid over until February 13, retaining place on Calendar:


Consideration of Senate Amendment(s)--HB20-1021.

On motion of Representative McKean, the House adjourned until 9:00 a.m., February 13, 2020.

Approved:
KC Becker,
Speaker

Attest:
Robin Jones,
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 Eloise, Trip, Rosie, and Hank Ordelheide, Slavens School, Denver.

The roll was called with the following result:

Present--51.

Present after roll call--Representative(s) Esgar, Exum, Jaquez Lewis, Kennedy, Mullica, Neville, Roberts, Saine, Sandridge, Tipper, Van Winkle, Williams.

The Speaker declared a quorum present.

On motion of Representative Coleman, the House Journal of Wednesday, February 12, 2020, was declared approved as corrected by the Chief Clerk.

___________________________________________________________

APPOINTMENT

February 13, 2020

Ms. Natalie Mullis
Director, Legislative Council
200 East Colfax Ave., Room 029
Denver, CO 80203

Dear Ms. Mullis,

Please be advised that Representative Richard Champion will serve on the House Health & Insurance Committee and House Finance Committee for the remainder of the 72nd General Assembly.

Respectfully,

(signed)
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.

**HB20-1087** by Representative(s) Will and Arndt; also Senator(s) Donovan and Rankin--Concerning the enforcement of laws administered by the division of parks and wildlife, and, in connection therewith, modifying parks and wildlife statutes to correct vague and contradictory provisions of law and remove obsolete provisions of 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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Co-sponsor(s) added: Representative(s) Bird, Buentello, Duran, McCluskie, McLachlan, Michaelson Jenet, Roberts, Soper, Titone, Woodrow

**HB20-1031** by Representative(s) Benavidez and Mullica--Concerning the establishment of a new state holiday in place of Columbus day.

Laid over until February 18, retaining place on Calendar.

**HB20-1029** by Representative(s) Pelton; also Senator(s) Hisey--Concerning the authority of an elected county officer to elect to receive a lower salary than the amount provided for by 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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*Coleman* Y  Kennedy  Y  Rich  Y  Williams D. Y
*Cutter* Y  Kipp  Y  Roberts  Y  Wilson  Y
*Duran* Y  Kraft-Tharp  Y  Saine  Y  Woodrow  Y
*Esgar* E  Landgraf  E  Sandridge  E  Young  Y

Co-sponsor(s) added: Representative(s) Arndt, Baisley, Bird, Buckner, Buentello, Caraveo, Carver, Cutter, Duran, Froelich, Garnett, Geitner,

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HB20-1062 by Representative(s) McLachlan; also Senator(s) Coram--Concerning clarifications to the Colorado student free expression 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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*Esgar* E  Landgraf  E  Sandridge  E  Young  Y

Co-sponsor(s) added: Representative(s) Arndt, Baisley, Bird, Buckner, Buentello, Caraveo, Carver, Cutter, Duran, Froelich, Garnett, Geitner,
HB20-1262 by Representative(s) Esgar and McCluskie; also Senator(s) Moreno and Zenzinger, Rankin--Concerning money appropriated for housing assistance for persons transitioning from the criminal or 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.

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Bird Y Geitner N McCluskie Y Soper Y
Bockenfeld E Gonzales-Gutierrez Y McKeen Y Sullivan Y
Buck Y Gray Y McLachlan Y Tipper Y
Buckner Y Herod Y Melton Y Titone Y
Buentello Y Holtorf N Michaelson Jenet Y Valdez A. Y
Caraveo Y Hooton Y Mullica Y Valdez D. Y
Carver Y Humphrey N Neville N Van Winkle Y
Catlin Y Jackson Y Pelton N Weissman Y
Champion Y Jaquez Lewis Y Ransom Y Will N
Coleman Y Kennedy Y Rich Y Williams D. N
Cutter Y Kipp Y Roberts Y Wilson Y
Duran Y Kraft-Tharp Y Saine N Woodrow Y
Esgar Y Landgraf E Sandridge E Young Y

Speaker Y

Co-sponsor(s) added: Representative(s) Bird, Buckner, Cutter, Duran, Froelich, Gonzales-Gutierrez, Gray, Hooton, Jackson, Melton, Michaelson Jenet, Roberts, Singer, Snyder, Sullivan, Titone, Weissman, Woodrow

LAY OVER OF CALENDAR ITEM(S)

On motion of Representative Garnett, the following item(s) on the Calendar for February 13 were laid over until February 14, retaining place on Calendar:


Consideration of Senate Amendment(s)--HB20-1021.
REPORT(S) OF COMMITTEE(S) OF REFERENCE

BUSINESS AFFAIRS & LABOR

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

HB20-1137 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 7 through 10 and substitute "government, municipal, government, school district, or board of cooperative educational services in an unserved area OR CITY AND COUNTY GOVERNMENT."

Page 2, line 15, after "definitions -" insert "rules -".

Page 3, strike lines 7 through 23 and substitute:

"(II) To prove that the area to be served is an unserved area, the applicant:
(A) Must submit a map and a list of household addresses demonstrating the insufficient availability of broadband service in the area. The applicant must submit the application, map, and list of household addresses to the board; the board of county commissioners, city council, or other local entity with authority over the area to be served; and all incumbent providers or incumbent broadband providers that provide broadband internet service or broadband service in the area proposed to be served in the application; AND
(B) MAY SUBMIT TO THE BOARD THE WRITTEN CERTIFICATION OF A LOCAL ENTITY AS DESCRIBED IN SUBSECTION (8)(a)(III) OF THIS SECTION.
(III) AS ADDITIONAL EVIDENCE OF THE INSUFFICIENT AVAILABILITY OF BROADBAND SERVICE IN THE AREA THAT AN APPLICANT PROPOSES TO SERVE, THE APPLICANT MAY REQUEST FROM A LOCAL ENTITY WITH JURISDICTION OVER THE AREA PROPOSED TO BE SERVED A WRITTEN CERTIFICATION THAT THE AREA IS AN UNSERVED AREA. THE LOCAL ENTITY SHALL NOT PROVIDE WRITTEN CERTIFICATION UNTIL AFTER THE LOCAL ENTITY HAS:".

Page 3, line 24, strike "NOTICE" and substitute "NOTICE, INCLUDING NOTIFICATION TO ANY INCUMBENT PROVIDER, IF ANY,".

Page 4, line 2, after the period add "A LOCAL ENTITY MUST COLLECT, SOLICIT, AND REVIEW QUANTITATIVE DATA IN ACCORDANCE WITH RULES ADOPTED BY THE EXECUTIVE DIRECTOR OF THE DEPARTMENT OF REGULATORY AGENCIES, IN CONSULTATION WITH THE OFFICE OF INFORMATION TECHNOLOGY CREATED IN SECTION 24-37.5-103 AND THE BROADBAND DEPLOYMENT BOARD CREATED IN SECTION 40-15-509.5, REGARDING STANDARDS CONCERNING QUANTITATIVE DATA.".

Page 4, strike lines 4 through 6 and substitute "least sixty days within which the ANY INTERESTED PARTY, INCLUDING A local entity WITH JURISDICTION OVER THE AREA PROPOSED TO BE SERVED, WHETHER OR NOT THE ENTITY PROVIDED A WRITTEN CERTIFICATION AS DESCRIBED IN SUBSECTION (8)(a)(III) OF THIS SECTION, may review and comment on the
application."

Page 4, line 7, strike "(I)"

Page 4, strike lines 10 through 22 and substitute "CERTIFICATION ON THE ISSUE OF WHETHER THE AREA TO BE SERVED IS AN UNSERVED AREA."

HB20-1154 be referred favorably to the Committee on Appropriations.

HB20-1182 be referred to the Committee of the Whole with favorable recommendation.

HB20-1205 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:

HB20-1017 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 2, lines 6 and 7, strike "AND AT LEAST ONE OPIOID ANTAGONIST".

Page 2, line 8, strike "DISORDER" and substitute "DISORDER. THE CORRECTIONAL FACILITY OR PRIVATE CONTRACT PRISON SHALL DIAGNOSE AND BEGIN PROCURING THE OPIOID AGONIST AS SOON AS PRACTICABLE, BUT NO LATER THAN THREE DAYS AFTER THE PERSON IS TAKEN INTO CUSTODY. THE CORRECTIONAL FACILITY OR PRIVATE CONTRACT PRISON SHALL MAINTAIN THE TREATMENT OF THE PERSON".

Page 3, line 1, strike "INCARCERATION." and substitute "INCARCERATION, AS MEDICALLY NECESSARY. THE PERSON MAY TRANSITION FROM AN OPIOID AGONIST TO AN OPIOID ANTAGONIST IF A MEDICAL PROFESSIONAL DETERMINES SUCH A TRANSITION IS MEDICALLY APPROPRIATE.".

Page 3, line 16, strike "AND AT LEAST ONE OPIOID ANTAGONIST".

Page 3, line 17, strike "DISORDER" and substitute "DISORDER. THE FACILITY SHALL DIAGNOSE AND BEGIN PROCURING THE OPIOID AGONIST AS SOON AS PRACTICABLE, BUT NO LATER THAN THREE DAYS AFTER THE PERSON IS TAKEN INTO CUSTODY. THE FACILITY SHALL MAINTAIN THE TREATMENT OF THE PERSON".

Page 3, line 18, strike "INCARCERATION," and substitute "INCARCERATION, AS MEDICALLY NECESSARY. THE PERSON MAY TRANSITION FROM AN OPIOID
AGONIST TO AN OPIOID ANTAGONIST IF A MEDICAL PROFESSIONAL DETERMINES SUCH A TRANSITION IS MEDICALLY APPROPRIATE.”.

Page 4, line 11, strike "AND AT LEAST ONE OPIOID ANTAGONIST".

Page 4, line 13, strike "DISORDER" and substitute "DISORDER. THE FACILITY SHALL DIAGNOSE AND BEGIN PROCURING THE OPIOID AGONIST AS SOON AS PRACTICABLE, BUT NO LATER THAN THREE DAYS AFTER THE PERSON IS COMMITTED TO OR PLACED WITH THE FACILITY. THE FACILITY SHALL MAINTAIN THE TREATMENT OF THE PERSON”.

Page 4, line 14, strike "PLACEMENT." and substitute "PLACEMENT, AS MEDICALLY NECESSARY. THE PERSON MAY TRANSITION FROM AN OPIOID AGONIST TO AN OPIOID ANTAGONIST IF A MEDICAL PROFESSIONAL DETERMINES SUCH A TRANSITION IS MEDICALLY APPROPRIATE.”.

Page 5, line 10, strike "EITHER".

Page 5, strike lines 11 through 13 and substitute "UTILIZE CURRENT PROCEDURES AND PROTOCOLS FOR THE DISPOSAL OF THE CONTROLLED SUBSTANCES.”.

Page 5, strike line 23 and substitute "SHALL PROVIDE THE PERSON WITH INFORMATION ABOUT THE BEHAVIORAL HEALTH CRISIS RESPONSE SYSTEM, CREATED IN SECTION 27-60-103, TO HELP IDENTIFY AVAILABLE TREATMENT OPTIONS AND, IF PRACTICABLE, PROVIDE TRANSPORTATION FOR THE PERSON TO THE MOST APPROPRIATE FACILITY FOR”.

Page 5, line 24, after the period add "THE INFORMATION ABOUT THE CRISIS HOTLINE MUST BE DEVELOPED BY THE OFFICE OF BEHAVIORAL HEALTH IN THE STATE DEPARTMENT AND BE PROVIDED TO SAFE STATIONS FOR DISTRIBUTION.”.

Page 6, strike lines 4 through 18 and substitute:

"17-26-140. Continuity of care for persons in custody. (1) If a person is receiving medication-assisted treatment for a substance use disorder while the person is incarcerated, continuity of care must be provided to the person based on the following levels of treatment:

(a) Level one stabilization. Level one stabilization refers to a person who is in custody for less than thirty days, is receiving medication-assisted treatment, and is being monitored by medical personnel and assessed for additional medical or mental health needs while in custody. Persons identified as level one shall receive information containing treatment options available in the community upon release.

(b) Level two treatment. Level two treatment refers to a person who is in custody for more than thirty days, is stabilized on medication-assisted treatment, is receiving medical and mental health follow up treatment as needed, and is receiving counseling and support. Persons identified as level two will be followed by a case manager to identify treatment needs while in custody. Once a release date is established, the person shall receive reentry services. If the person is bonded or released
DURING LEVEL TWO TREATMENT, JAIL PERSONNEL WILL ATTEMPT TO
IDENTIFY AND REINSTATE THE PERSON’S MEDICAID, IDENTIFY TREATMENT
SERVICES, AND SCHEDULE APPOINTMENTS AS TIME PERMITS. AT A
MINIMUM, PERSONS IDENTIFIED AS LEVEL TWO SHALL RECEIVE
INFORMATION CONTAINING TREATMENT OPTIONS AVAILABLE IN THE
COMMUNITY UPON RELEASE.

(c) **Level three reentry services.** Level three reentry
services refers to a person who is within sixty days of release
and who has completed level one stabilization, level two
treatment, has been maintained on medication-assisted
treatment, and received counseling and treatment for a
substance use disorder while in custody. The county jail shall
conduct the following before releasing the person from the
county jail’s custody:

(I) **Ensure that the person’s Medicaid is reinstated, if
applicable;**

(II) **Ensure that treatment services are readily available;**

(III) **Schedule appointments with the person’s behavioral
health care provider or licensed health care provider;**

(IV) **Provide post-release resources developed pursuant
to section 17-1-103 (1)(r); and**

(V) **Address transportation needs.**

**TRANSPORTATION & LOCAL GOVERNMENT**

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

**HB20-1164** 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, after "districts," insert "HOUSING
AUTHORITIES,"

Page 2, line 10, strike "AUTHORITY" and substitute "AUTHORITY, AN
ENTITY IN WHICH A HOUSING AUTHORITY HAS AN OWNERSHIP INTEREST, OR
AN ENTITY IN WHICH AN ENTITY WHOLLY OWNED BY A HOUSING
AUTHORITY OR OF WHICH A HOUSING AUTHORITY IS THE SOLE MEMBER
HAS AN OWNERSHIP INTEREST,"

Page 2, line 11, strike "DEVELOPMENT"

Page 2, line 12, strike "DISTRICT." and substitute "DISTRICT; EXCEPT THAT
A HOUSING AUTHORITY OR ENTITY MAY ENTER INTO AN AGREEMENT WITH
A WATER CONSERVANCY DISTRICT TO PAY ALL OR A PORTION OF SUCH A
TAP FEE OR IMPACT FEE."
HB20-1173 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 11 insert:

"SECTION 2. In Colorado Revised Statutes, 9-1.5-103, amend (4)(b) as follows:

9-1.5-103. Plans and specifications - notice of excavation - duties of excavators - duties of owners and operators - fee - repeal. (4) (b) The marking of underground facilities shall be considered valid so long as the markings are clearly visible, but not for more than thirty calendar days following the due date of the locate request initiated pursuant to subsection (3) of this section. except that, if an excavation notice is limited to only annual road maintenance that does not exceed six inches in depth conducted by a government agency on an existing unpaved road, the marking shall be considered valid for up to one hundred eighty days. Upon receipt of the notification, an owner or operator has ten business days to coordinate the excavation activity with the government agency. If an excavation has not been completed within the applicable THIRTY-DAY period, the excavator shall notify the notification association at least two business days, not including the day of actual notice, before the end of the applicable THIRTY-DAY period.".

Renumber succeeding section accordingly.

HB20-1207 be referred favorably to the Committee on Finance.

SB20-017 be referred to the Committee of the Whole with favorable recommendation.

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House in recess. House reconvened.

REPORT(S) OF COMMITTEE(S) OF REFERENCE

HEALTH & INSURANCE

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

HB20-1001 be amended as follows, and as so amended, be referred to the Committee on Finance with favorable recommendation:

Amend printed bill, page 6, line 3, strike "(4)" and substitute "(4); and repeal (3)(b)".

Page 6, after line 14 insert:
"(3) As used in this section, unless the context otherwise requires:
   (b) "Possession" means that a person:
      (I) Has or holds any amount of cigarettes or tobacco products anywhere on his or her person;
      (II) Owns or has custody of cigarettes or tobacco products; or
      (III) Has cigarettes or tobacco products within his or her immediate presence and control."

Page 6, line 17, strike "possession" and substitute "possession SALE".

Page 9, strike lines 14 and 15 and substitute "other coin-operated machine; except that cigarettes may be sold at retail through vending machines only in a LICENSED GAMING ESTABLISHMENT, AS DEFINED IN SECTION 44-30-103 (18).".

Page 9, strike line 26 and substitute "place in the building and on any vending or coin-operated machine at all".

Page 10, line 11, after the period add "THIS SECTION DOES NOT PROHIBIT AN EMPLOYEE OF A RETAILER WHO IS EIGHTEEN YEARS OF AGE OR OLDER BUT UNDER TWENTY-ONE YEARS OF AGE FROM HANDLING OR OTHERWISE HAVING ANY CONTACT WITH CIGARETTES, TOBACCO PRODUCTS, OR NICOTINE PRODUCTS THAT ARE OFFERED FOR SALE AT THE RETAILER'S BUSINESS."

Page 10, strike line 16 and substitute "the division shall perform, CAUSE TO BE PERFORMED, OR COORDINATE WITH A LOCAL AUTHORITY IN THE PERFORMANCE OF at least TWO".

Page 11, line 2, strike "(4)(c)(I)," and substitute "(4)(c)".

Page 11, line 26, strike the second "AND".

Page 12, strike lines 2 and 3 and substitute "OF RETAIL LOCATIONS THAT THE DIVISION SHALL PERFORM, CAUSE TO BE PERFORMED, OR COORDINATE WITH A LOCAL AUTHORITY IN THE PERFORMANCE OF EACH YEAR. THE RULES MUST ENSURE THAT ANY COORDINATION BETWEEN THE DIVISION AND A LOCAL AUTHORITY ON THE PERFORMANCE OF COMPLIANCE CHECKS SATISFIES FEDERAL REQUIREMENTS.
   (III) To ensure that complaints received by the division are forwarded to the appropriate local authority and that complaints received by the local authority are forwarded to the division for the timely investigation into and action taken on the complaints.".

Page 14, strike lines 24 through 27.

Page 15, strike lines 1 through 13 and substitute "LICENSING REQUIREMENTS ON RETAILERS, THE DIVISION SHALL:
   (I) ISSUE A STATE LICENSE TO THE RETAILER UPON THE RETAILER DEMONSTRATING TO THE DIVISION THAT THE RETAILER HAS OBTAINED A LOCAL LICENSE AND PAYING THE STATE LICENSE FEE; AND
   (II) (A) EXCEPT AS PROVIDED IN SUBSECTION (4)(b)(II)(B) OF THIS SECTION, SET THE STATE LICENSE RENEWAL DATE ON THE SAME DATE AS THE LOCAL LICENSE RENEWAL DATE. THE DIVISION SHALL PRORATE THE
INITIAL STATE LICENSE FEE IF SETTING THE STATE LICENSE RENEWAL DATE IN LINE WITH THE LOCAL LICENSE RENEWAL DATE REQUIRES RENEWAL WITHIN LESS THAN TWELVE MONTHS AFTER THE INITIAL STATE LICENSE WAS ISSUED.

(B) IF A LOCAL GOVERNMENT FIRST IMPOSES A LOCAL LICENSING REQUIREMENT ON CIGARETTES, TOBACCO PRODUCTS, OR NICOTINE PRODUCTS ON OR AFTER JULY 1, 2021, THE LOCAL GOVERNMENT SHALL SET THE LOCAL LICENSE RENEWAL DATE FOR A RETAILER ON THE SAME DATE AS THE STATE LICENSE RENEWAL DATE.

(c) THE DIVISION SHALL COLLABORATE WITH ANY LOCAL AUTHORITY REGARDING THE PERFORMANCE OF COMPLIANCE CHECKS AND COMPLAINTS RECEIVED IN ACCORDANCE WITH RULES PROMULGATED BY THE EXECUTIVE DIRECTOR PURSUANT TO SECTION 44-7-104 (5)(a)(III)."

Page 15, strike lines 23 through 27.

Page 16, strike lines 1 through 18 and substitute:

"(b) IF THE STATE LICENSE CONCERNS A RETAIL LOCATION THAT IS LOCATED WITHIN THE JURISDICTION OF A LOCAL AUTHORITY THAT IMPOSES LICENSING REQUIREMENTS ON RETAILERS, THE DIVISION SHALL RENEW THE LICENSEE'S STATE LICENSE UPON THE LICENSEE DEMONSTRATING TO THE DIVISION THAT THE LICENSEE IS OPERATING UNDER A VALID LOCAL LICENSE AND PAYING THE RENEWAL STATE LICENSE FEE.".

Page 18, strike line 27 and substitute "limitations contained in section".

Page 20, strike lines 6 through 8 and substitute:

(2) Notwithstanding subsection (1) of this section, no fine for a violation of section 44-7-103 (1) shall not be imposed upon a retailer that can establish an affirmative defense to the satisfaction of the division or the hearing officer that, prior to the date of the violation, it:

(a) Had adopted and enforced a written policy against selling cigarettes, tobacco products, or nicotine products to persons under eighteen - TWENTY-ONE years of age;

(b) Had informed its employees of the applicable laws regarding the sale of cigarettes, tobacco products, or nicotine products to persons under eighteen - TWENTY-ONE years of age;

(c) Required employees to verify the age of cigarette, tobacco product, or nicotine product customers by way of photographic identification; and

(d) Had established and imposed disciplinary sanctions for noncompliance.

(3) The affirmative defense established in subsection (2) of this section may be used by a retailer only TWICE ONCE at each location within any twenty-four-month period.
(4) (a) (I) The penalty for a violation of section 44-7-103 (2) or (3), the penalty shall be as follows: (4.5) is
(a) (I) For a violation of section 44-7-103 (2), a fine of twenty-five dollars for a first violation committed".

Page 25, strike lines 2 through 9.

Renumber succeeding sections accordingly.

Page 26, strike lines 12 through 22.

Renumber succeeding sections accordingly.

Strike "THIRTY-SIX-MONTH" and substitute "TWENTY-FOUR-MONTH" on:
Page 21, lines 15, 18, and 25; and Page 22, line 5.

Strike "twenty-four-month THIRTY-SIX-MONTH", and substitute "twenty-four-month" on: Page 22, lines 13, 15, 17, 19, and 22; Page 24, lines 14, 17, 21, 23, and 25; and Page 25, line 1.

Strike "THIRTY-SIX" and substitute "TWENTY-FOUR" on: Page 23, lines 4, 6, and 11.

HB20-1158 be referred favorably to the Committee on Appropriations.

HB20-1210 be referred favorably to the Committee on Finance.

INTRODUCTION OF BILLS
First Reading

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

HB20-1297 by Representative(s) Baisley, Humphrey, Geitner, Sandridge, Bockenfeld, Pelton, Ransom, Saine, Williams D.; also Senator(s) Lundeen--Concerning clarifying that personal immunization exemptions cannot be used as the sole basis for child abuse or neglect for the purposes of Colorado's children's code.

Committee on Public Health Care & Human Services

HB20-1298 by Representative(s) Kraft-Tharp and Esgar; also Senator(s) Garcia and Tate--Concerning the extension of a program that grants temporary authority to the Colorado economic development commission to allow certain businesses to treat specific existing income tax credits differently.

Committee on Business Affairs & Labor

Committee on Finance

Committee on Appropriations
HB20-1299 by Representative(s) Young and Pelton; also Senator(s) Foote and Crowder--Concerning the enterprise zone investment tax credit for renewable energy investments, and, in connection therewith, extending the tax years that a taxpayer may elect to receive a refund of eighty percent of the amount of such credit and including investments in energy storage systems as qualified renewable energy investments.

Committee on Business Affairs & Labor
Committee on Finance
Committee on Appropriations

HB20-1300 by Representative(s) Buentello; also Senator(s) Bridges and Coram--Concerning technical changes to the local school food purchasing program.

Committee on Rural Affairs & Agriculture
Committee on Appropriations

HB20-1301 by Representative(s) McLachlan; also Senator(s) Sonnenberg--Concerning electronic attendance in meetings of school district boards of education.

Committee on Education

SB20-008 by Senator(s) Winter and Foote; also Representative(s) Jackson and Hooton--Concerning the enhancement of penalties for criminal violations of water quality laws.

Committee on Energy & Environment

SB20-064 by Senator(s) Foote; also Representative(s) Soper and Tipper--Concerning the repeal of a prohibition on the state attorney general bringing an action under state antitrust law when certain corporate actions have been reviewed by a federal entity.

Committee on Judiciary

SB20-081 by Senator(s) Danielson and Bridges; also Representative(s) Sullivan and Larson--Concerning including school information in the Colorado state apprenticeship resource directory.

Committee on Education

SB20-102 by Senator(s) Ginal and Cooke; also Representative(s) Caraveo, Soper--Concerning required disclosures to patients regarding formal actions based on sexual misconduct.

Committee on Health & Insurance

SB20-123 by Senator(s) Fields and Bridges, Priola, Tate, Todd; also Representative(s) Coleman and Herod, Soper, Bird, Buckner, Exum, Hooton, Larson, Liston, Melton, Mullica, Van Winkle--Concerning the rights of college athletes, and, in connection therewith, establishing their right to receive compensation for the use of their names, images, and likenesses and their right to obtain professional and legal representation.

Committee on Education
On motion of Representative Garnett, the House adjourned until 9:00 a.m., February 14, 2020.

Approved:
KC Becker,
Speaker

Attest:
Robin Jones,
Chief Clerk
Thirty-eighth Legislative Day  Friday, February 14, 2020

Prayer by the Reverend Olon Lindemood, Sunrise Methodist Church, Colorado Springs.

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


The roll was called with the following result:

Present--57.
Excused--Representative(s) Bockenfeld, Buck, Duran, Jaquez Lewis, Landgraf, Liston, McLachlan, Mullica--8.
Present after roll call--Representative(s) Duran, Jaquez Lewis, Mullica.

The Speaker Pro Tempore declared a quorum present.

On motion of Representative Tipper, the House Journal of Thursday, February 13, 2020, was declared approved as corrected by the Chief Clerk.

APPOINTMENT

The Speaker announced the following temporary committee appointment for February 14, 2020 only:

Public Health Care & Human Services
Representative Sandridge to replace Representative Liston.

REPORT(S) OF COMMITTEE(S) OF REFERENCE

APPROPRIATIONS

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

HB20-1007 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 3 insert:

"SECTION 3. Appropriation. For the 2020-21 state fiscal year, $7,400 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 a workgroup on diversity in the educator workforce."

Renumbe succeeds section accordingly.

Page 1, line 102, strike "SCHOOLS." and substitute "SCHOOLS, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION."

HB20-1024 be referred to the Committee of the Whole with favorable recommendation.

HB20-1030 be referred to the Committee of the Whole with favorable recommendation.

HB20-1044 be referred to the Committee of the Whole with favorable recommendation.

HB20-1060 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 22, after line 3 insert:

"SECTION 30. Appropriation. For the 2020-21 state fiscal year, $20,000 is appropriated to the department of public health and environment for use by the center for health and environmental information. This appropriation is from the vital statistics records cash fund created in section 25-2-121 (2)(b)(I), C.R.S. To implement this act, the center may use this appropriation for operating expenses."

Renumbe succeeds section accordingly.

Page 1, line 103, strike "PROCESS." and substitute "PROCESS, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION."

HB20-1061 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 19 insert:

"SECTION 6. Appropriation. For the 2020-21 state fiscal year, $13,347 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 0.2 FTE. To implement this act, the division may use this appropriation for personal services.".

Renumber succeeding section accordingly

Page 1. line 102. strike "PATIENTS." and substitute "PATIENTS, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB20-1066 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 13 insert:

"SECTION 8. Appropriation. For the 2020-21 state fiscal year, $7,000 is appropriated to the department of state for use by the information technology 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 personal services.".

Renumber succeeding sections accordingly.

Page 1, line 103, strike "DIRECTOR." and substitute "DIRECTOR, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB20-1082 be referred to the Committee of the Whole with favorable recommendation.

HB20-1086 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 3. Appropriation. For the 2020-21 state fiscal year, $13,347 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 0.2 FTE. To implement this act, the division may use this appropriation for personal services.".

Renumber succeeding section accordingly.

Page 1, line 103, strike "PROVIDER." and substitute "PROVIDER, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".
HB20-1103 be referred to the Committee of the Whole with favorable recommendation.

HB20-1109 be referred to the Committee of the Whole with favorable recommendation.

HB20-1128 be referred to the Committee of the Whole with favorable recommendation.

HB20-1174 be referred to the Committee of the Whole with favorable recommendation.

HB20-1175 be referred to the Committee of the Whole with favorable recommendation.

HB20-1176 be referred to the Committee of the Whole with favorable recommendation.

HB20-1158 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 19 insert:

"SECTION 3. Appropriation. For the 2020-21 state fiscal year, $3,337 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 101, strike "INFERTILITY." and substitute "INFERTILITY, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION."

EDUCATION

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

HB20-1135 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend corrected printed bill, page 2, strike line 3 and substitute "(1)(a)(III) as follows:".
Page 2, strike lines 10 through 21.

Page 3, strike lines 14 through 27.

Strike pages 4 through 7.

Page 8, strike lines 1 through 20.

Page 1, strike lines 101 through 103 and substitute "CONCERNING REMOVING THE REQUIREMENT FOR THE DEPARTMENT OF EDUCATION TO ADMINISTER A STATE ASSESSMENT IN SOCIAL STUDIES TO HIGH SCHOOL STUDENTS."

ENERGY & ENVIRONMENT

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

HB20-1155 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 15, strike "HEATER" and substitute "HEATER, ELECTRIC BOILER,"

Page 3, after line 15 insert:

"(c) A PERSON THAT BUILDS A NEW RESIDENCE FOR WHICH A BUYER IS UNDER CONTRACT SHALL OFFER THE BUYER PRICING, ENERGY EFFICIENCY, AND UTILITY BILL INFORMATION FOR EACH NATURAL GAS, ELECTRIC, OR OTHER OPTION AVAILABLE FROM AND INFORMATION PERTAINING TO THOSE OPTIONS FROM THE FEDERAL ENERGY STAR PROGRAM, AS DEFINED IN SECTION 6-7.5-102 (15), OR SIMILAR INFORMATION ABOUT ENERGY EFFICIENCY AND UTILIZATION REASONABLY AVAILABLE TO THE PERSON BUILDING THE RESIDENCE.

(d) SUBSECTION (1)(a) OF THIS SECTION DOES NOT APPLY TO A RESIDENCE IN WHICH THE ELECTRICAL SYSTEM HAS BEEN SUBSTANTIALLY INSTALLED BEFORE A BUYER ENTERS INTO A CONTRACT TO PURCHASE THE RESIDENCE. SUBSECTION (1)(b) OF THIS SECTION DOES NOT APPLY TO A RESIDENCE IN WHICH THE HEATING SYSTEM HAS BEEN SUBSTANTIALLY INSTALLED BEFORE A BUYER ENTERS INTO A CONTRACT TO PURCHASE THE RESIDENCE."

Page 4, strike lines 18 through 23 and substitute:

"(II) AN INDUCTIVE RESIDENTIAL CHARGING SYSTEM FOR BATTERY-POWERED ELECTRIC VEHICLES THAT IS CERTIFIED BY UNDERWRITERS LABORATORIES AND COMPLIES WITH THE CURRENT VERSION OF ARTICLE 625 OF THE NATIONAL ELECTRICAL CODE, PUBLISHED BY THE NATIONAL FIRE PROTECTION ASSOCIATION, AND OTHER APPLICABLE INDUSTRY STANDARDS.

(b) "RESIDENCE" MEANS A SINGLE-FAMILY OWNER-OCUPIED DETACHED DWELLING."
HB20-1167 be referred to the Committee of the Whole with favorable recommendation.

HB20-1185 be referred to the Committee of the Whole with favorable recommendation.

HB20-1215 be referred favorably to the Committee on Appropriations.

FINANCE

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

HB20-1043 be referred favorably to the Committee on Appropriations.

HB20-1069 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend the Rural Affairs and Agriculture Report, dated February 3, 2020, page 1, line 5, strike "SEVENTY" and substitute "SEVENTY-FIVE".

Page 1, line 13, strike "THIRTY" and substitute "THIRTY-FIVE".

Page 1, line 15, strike "NINETY" and substitute "NINETY-FIVE".

Page 1, line 23, strike "THIRTY" and substitute "THIRTY-FIVE".

Page 2, line 10, strike "THIRTY" and substitute "THIRTY-FIVE".

Page 2, line 17, strike "THIRTY" and substitute "THIRTY-FIVE".

Page 2, line 20, strike "THIRTY" and substitute "THIRTY-FIVE".

Page 2, line 23, strike "THIRTY" and substitute "THIRTY-FIVE".

Page 2, line 33, strike "THIRTY" and substitute "THIRTY-FIVE".

Page 3, line 3, strike "NINETY" and substitute "NINETY-FIVE".

Page 3, line 5, strike "THIRTY" and substitute "THIRTY-FIVE".

Page 3, line 12, strike "THIRTY" and substitute "THIRTY-FIVE".

HB20-1120 be referred favorably to the Committee on Appropriations.

HB20-1217 be referred to the Committee of the Whole with favorable recommendation.
HEALTH & INSURANCE

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

HB20-1160 be amended as follows, and as so amended, be referred to the Committee on Finance with favorable recommendation:

Amend printed bill, page 5, line 18, strike "NONPROFIT ORGANIZATION THAT".

Page 5, strike line 19.

Page 5, line 20, strike "SECTION 10-16-1208,".

Page 19, strike lines 18 through 27.

Page 20, strike lines 1 through 24.

Renumber succeeding C.R.S. sections accordingly.

Page 20, lines 26 and 27, strike "EXCEPT AS PROVIDED IN SUBSECTION (1)(b) OF THIS SECTION, THE" and substitute "THE".

Page 21, after line 5 insert:

"(III) THE FOLLOWING INFORMATION, TO THE EXTENT THE INFORMATION IS IN THE PUBLIC DOMAIN OR PUBLICLY AVAILABLE:".

Page 21, line 6, strike "(III)" and substitute "(A)".

Page 21, strike lines 7 through 9 and substitute "TO SECTION 10-16-1206; AND".

Page 21, line 10, strike "(IV)" and substitute "(B)".

Page 21, strike lines 12 through 27 and substitute "10-16-1207.".

Page 22, strike lines 1 through 6 and substitute:

"(b) EXCEPT AS PROVIDED IN SUBSECTION (1)(a) OF THIS SECTION, THE INFORMATION RECEIVED IN ACCORDANCE WITH SECTIONS 10-16-1206 AND 10-16-1207 IS NOT A PUBLIC RECORD PURSUANT TO PART 2 OF ARTICLE 72 OF TITLE 24, AND THE COMMISSIONER SHALL NOT PUBLISH THE INFORMATION REPORTED PURSUANT TO THOSE SECTIONS. HOWEVER, THE COMMISSIONER MAY:

(I) SHARE THE INFORMATION PUBLICLY IF THE INFORMATION IS DE-IDENTIFIED AND AGGREGATED IN A MANNER TO PREVENT IDENTIFICATION OF THE MANUFACTURER, HEALTH INSURER, OR PHARMACY BENEFIT MANAGEMENT FIRM THAT PROVIDED THE INFORMATION; AND

(II) SHARE THE INFORMATION RECEIVED PURSUANT TO SECTIONS 10-16-1206 AND 10-16-1207 WITH A DISINTERESTED THIRD PARTY WITH WHOM THE COMMISSIONER CONTRACTS TO PERFORM THE ANALYSIS REQUIRED PURSUANT TO SUBSECTION (2) OF THIS SECTION AND WITH OTHER STATE AGENCIES THAT ARE PURCHASERS UNDER SECTION 10-16-1203 (13)(a); EXCEPT THAT THE DISINTERESTED THIRD PARTY OR A
STATE AGENCY PURCHASER THAT RECEIVES INFORMATION FROM THE
COMMISSIONER PURSUANT TO THIS SUBSECTION (1)(b) SHALL NOT PUBLISH
OR OTHERWISE MAKE THE INFORMATION AVAILABLE TO THE PUBLIC
EXCEPT IN ACCORDANCE WITH SUBSECTION (1)(b)(I) OF THIS SECTION.

(c) NOTWITHSTANDING SUBSECTION (1)(a) OF THIS SECTION, IF A
HEALTH INSURER, MANUFACTURER, OR PHARMACY BENEFIT MANAGEMENT
FIRM CLAIMS THAT INFORMATION CONTAINED IN A REPORT SUBMITTED TO
THE COMMISSIONER IS A TRADE SECRET, PRIVILEGED INFORMATION, OR
CONFIDENTIAL COMMERCIAL OR FINANCIAL DATA IN ACCORDANCE WITH
SECTION 24-72-204 (3)(a)(IV), THE COMMISSIONER SHALL NOT POST THE
INFORMATION ON THE DIVISION'S WEBSITE OR OTHERWISE MAKE THE
INFORMATION AVAILABLE TO THE PUBLIC; EXCEPT THAT THE
COMMISSIONER MAY SHARE THE INFORMATION WITH A DISINTERESTED
THIRD PARTY WITH WHOM THE COMMISSIONER CONTRACTS TO PERFORM
THE ANALYSIS PURSUANT TO SUBSECTION (2) OF THIS SECTION OR WITH
OTHER STATE AGENCIES THAT ARE PURCHASERS, AS DEFINED IN SECTION
10-16-1203 (13)(a), BUT THE DISINTERESTED THIRD PARTY OR A STATE
AGENCY PURCHASER THAT RECEIVES THE INFORMATION SHALL NOT
DISCLOSE THE INFORMATION TO THE PUBLIC. A PERSON DENIED ACCESS TO
THE INFORMATION MAY SEEK REVIEW IN ACCORDANCE WITH SECTION
24-72-204 (5)."

Page 22, strike lines 12 and 13 and substitute "PURSUANT TO SECTION
10-16-1207, THE HEALTH INSURER".

Page 23, strike lines 7 through 25 and substitute:

"(III) The commissioner or a disinterested third party with
whom the commissioner contracts to conduct the analysis shall
not include any information in the report that a health insurer,
manufacturer, or pharmacy benefit management firm claimed,
pursuant to subsection (1)(c) of this section, to be a trade secret,
privileged information, or confidential commercial or financial
data in accordance with section 24-72-204 (3)(a)(IV).

(IV) For purposes of information reported to the
commissioner pursuant to sections 10-16-1206 and 10-16-1207, the
commissioner, or a disinterested third party with whom the
commissioner contracts, shall only include in the report
information that has been de-identified and aggregated in a
manner to prevent identification of the manufacturer, health
insurer, or pharmacy benefit management firm or that is in the
public domain or publicly available.".

Page 25, line 15, after "MANUFACTURERS," insert "AND".

Page 25, lines 15 and 16, and strike "FIRMS, AND NONPROFIT
ORGANIZATIONS" and substitute "FIRMS".

Page 25, line 17, strike "10-16-1206, 10-16-1207, AND 10-16-1208;" and
substitute "10-16-1206, AND 10-16-1207;".

Page 25, line 27, strike "10-16-1209" and substitute "10-16-1208".

Strike "10-16-1210" and substitute "10-16-1209" on: Page 26, line 13;
and Page 27, line 24.
Page 1, line 105, after "MANUFACTURERS," insert "AND".

Page 1, line 106, strike "FIRMS, AND NONPROFIT ORGANIZATIONS" and substitute "FIRMS".

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

HB20-1147 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, 19-1-103, amend (78) as follows:

19-1-103. Definitions. As used in this title 19 or in the specified portion of this title 19, unless the context otherwise requires:

(78) (a) "Neglect", as used in part 3 of article 3 of this title, means acts that can reasonably be construed to fall under the definition of child abuse or neglect as defined in subsection (1) of this section.

(b) A CHILD IS NOT NEGLECTED WHEN ALLOWED TO PARTICIPATE IN INDEPENDENT ACTIVITIES THAT A REASONABLE AND PRUDENT PARENT WOULD CONSIDER SAFE GIVEN THE CHILD’S MATURITY, CONDITION, AND ABILITIES, INCLUDING BUT NOT LIMITED TO:

(I) TRAVELING TO AND FROM SCHOOL, INCLUDING WALKING, RUNNING, BICYCLING, OR OTHER SIMILAR MODE OF TRAVEL;

(II) TRAVELING TO AND FROM NEARBY COMMERCIAL OR RECREATIONAL FACILITIES;

(III) ENGAGING IN OUTDOOR PLAY; AND

(IV) REMAINING AT HOME UNATTENDED.

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 5, 2020, if adjournment sine die is on May 6, 2020); 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 2020 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor.".

HB20-1228 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 finds and declares that:

(a) There has been a philosophical shift and accompanying
statutory changes at the state and federal level regarding response to
sexual assault victims. That shift acknowledges that providing
victim-centered reporting options can:
(I) Begin to restore the power and control victims lose during an
assault;
(II) Promotes improved long-term outcomes for victims; and
(III) Improves investigations and stronger prosecutions.
(b) In 2005, the federal "Violence Against Women Act", 42
U.S.C. sec. 3796gg-4 (b)(3), made clear victims of sexual assault cannot
be charged, directly or indirectly, for a medical forensic exam and the
associated testing of any evidence. The "Violence Against Women Act"
also stated victims do not have to work with law enforcement to receive
a medical forensic exam. Collectively, these provisions are known as
forensic compliance.
(c) Through bills in 2008, 2013, and 2015, the state of Colorado
came into compliance with the federal "Violence Against Women Act"
forensic compliance provisions and created Colorado's current statutory
structure that enables victims to determine a course of action with
multidisciplinary responders acting from the victims' decisions. This
included establishing the sexual assault victim emergency payment
program, section 18-3-407.5 (3)(b), to pay for the evidence collection
portion of the medical forensic exam collected pursuant to section
12-240-139 (1)(b).
(d) Victims of sexual assault who decide to undergo a medical
forensic exam often experience frustration while waiting for the results
of the DNA analysis. A lengthy and sometimes opaque process, there are
currently no safeguards for victims to ensure they know the status or
outcome of evidence testing. Communication about their evidence's
progress is disparate and can leave victims feeling unsupported and
forgotten.
(e) Establishing a confidential tracking system for survivors to
know the status of their forensic medical evidence is one part of the
solution. However, a nexus of issues affecting sexual assault victims' access to medical forensic exams and payment options prior to their
evidence even being sent for testing exists. At this time, Colorado has no consistent and consolidated evaluation data on the efficacy of its sexual
assault forensic compliance laws and the associated interplay of medical
forensic evidence knowledge, access, cost, and payment that collectively
create the conditions for such evidence to be tested in the first place.
These issues must be evaluated prior to the implementation of a tracking
system to ensure the best possible infrastructure, medical, and criminal
justice response exists for survivors of sexual assault in Colorado.
(f) While such an evaluation project is underway, there are several
survivor rights the state of Colorado should enshrine to ensure survivors
are receiving the best possible care and response from the criminal justice system.".

Renumber succeeding sections accordingly.

Page 2, strike lines 12 and 13 and substitute:

"(2) (a) The Division, in conjunction with a statewide
coalition that advocates for victims of sexual assault, shall
convene a statewide multidisciplinary committee to study how
to implement a statewide tracking system to allow a victim of
sexual assault to track the status of the victim's forensic
medical evidence. The committee must include:
(I) Law enforcement, including the Colorado Bureau of Investigation;
(II) System and community-based advocates;
(III) Medical professionals;
(IV) District attorneys; and
(V) Other key stakeholders.

(b) To ensure any tracking system implemented in the state of Colorado is the most helpful it can be for victims of sexual assault and practitioners, the committee created pursuant to subsection (2)(a) of this section shall, as soon as practicable, but no later than December 1, 2021:

(I) Research forensic medical evidence collection costs for law enforcement agencies in relation to their overall evidence budgets and the effects of this on their ability to pay for medical forensic exams as required by section 18-3-407.5 (1);

(II) Determine the average costs of medical forensic exams statewide and whether the current sexual assault victim emergency payment program payment limits pursuant to section 18-3-407.7 (2)(c) are sufficient to meet the need;

(III) Determine whether victims are receiving medical bills they are prohibited from receiving pursuant to 42 U.S.C. Sec. 3796gg-4 (b)(3);

(IV) Assess whether law enforcement agencies are sending forensic medical evidence for testing within twenty-one days as required by the rule promulgated pursuant to section 24-33.5-113;

(V) Research whether victims are being encouraged to decline a medical forensic evidence exam, including intimate partner violence cases of assault by strangulation as described in section 18-3-202 (1)(g), because law enforcement cannot afford to pay the cost of evidence collection pursuant to section 18-3-407.5 (1);".

Page 2, line 14, strike "(a)" and substitute "(VI)".
Page 2, line 16, strike "(b)" and substitute "(VII)".
Page 3, line 5 strike "(c)" and substitute "(VIII)".
Page 3, line 8, strike "(d)" and substitute "(IX)".
Page 3, line 10, strike "(e)" and substitute "(X)".
Page 3, line 11, strike "(2)" and substitute "(2) AND REDUCING ADMINISTRATIVE REQUIREMENTS;".
Page 3, line 12, strike "(f)" and substitute "(XI)".
Page 3, line 15, strike "(g)" and substitute "(XII)".
Page 4, line 5, strike "Of" and substitute "IF THE VICTIM MAKES A LAW ENFORCEMENT REPORT PURSUANT TO SECTION 12-240-139 (1)(b)(I)(A), OF".
Page 4, line 6, strike "AND".
Page 4, after line 6 insert:

"(B) IF THE VICTIM MAKES A MEDICAL REPORT PURSUANT TO SECTION 12-240-139 (1)(b)(I)(B) OR AN ANONYMOUS REPORT PURSUANT TO SECTION 12-240-139 (1)(b)(I)(A), OF THE CONTACT INFORMATION FOR THE NEAREST COMMUNITY-BASED VICTIM ADVOCATE PURSUANT TO 13-90-107 (1)(k)(I); AND".

Reletter succeeding sub-subparagraph accordingly.

Page 4, after line 10 insert:

"SECTION 4. In Colorado Revised Statutes, add 12-255-133.5 as follows:

12-255-133.5. Licensee duties related to medical forensic evidence. (1) A LICENSEE WHO PERFORMS A MEDICAL FORENSIC EXAMINATION AS DESCRIBED IN SECTION 12-240-139 (1)(b)(I) SHALL INFORM THE VICTIM:

(a) IF THE VICTIM MAKES A LAW ENFORCEMENT REPORT PURSUANT TO SECTION 12-240-139 (1)(b)(I)(A), OF THE CONTACT INFORMATION FOR THE NEAREST SEXUAL ASSAULT VICTIM ADVOCATE;

(b) IF THE VICTIM MAKES A MEDICAL REPORT PURSUANT TO SECTION 12-240-139 (1)(b)(I)(B) OR AN ANONYMOUS REPORT PURSUANT TO SECTION 12-240-139 (1)(b)(I)(A), OF THE CONTACT INFORMATION FOR THE NEAREST COMMUNITY-BASED VICTIM ADVOCATE PURSUANT TO 13-90-107 (1)(k)(I); AND

(c) THAT ANY FORENSIC MEDICAL EVIDENCE COLLECTED MUST BE MAINTAINED UNTIL AFTER THE ASSAILANT MAY NO LONGER BE PROSECUTED FOR THE CRIME AND THAT THE VICTIM MUST BE NOTIFIED PRIOR TO THE DESTRUCTION OF SUCH EVIDENCE.".

Re Number succeeding sections accordingly.

Page 4, strike line 16 and substitute:

"(b.8) FOR A VICTIM WHO HAS HAD FORENSIC MEDICAL EVIDENCE COLLECTED PURSUANT TO SECTION 12-240-139 (1)(b) THAT HAS NOT"

Page 4, after line 17 insert:

"(I) THE RIGHT TO BE NOTIFIED THAT THE FORENSIC MEDICAL EVIDENCE HAS BEEN SUBMITTED TO AN ACCREDITED CRIME LAB FOR TESTING AS REQUIRED BY TO THE RULES PROMULGATED PURSUANT TO SECTION 24-33.5-113;

(II) THE RIGHT TO BE NOTIFIED WHEN THE LAW ENFORCEMENT AGENCY HAS RECEIVED THE RESULTS OF THE MEDICAL FORENSIC EVIDENCE DNA ANALYSIS FROM THE ACCREDITED CRIME LABORATORY;".

Page 4, line 18, strike ")" and substitute ")".

Page 4, line 21, strike ")" and substitute ")".

Page 5, line 3, strike "GUilty," and substitute "GUilty OR WHEN A LAW ENFORCEMENT REPORT OR A MEDICAL REPORT IS FILED PURSUANT TO SECTION 12-240-139 (1)(b)(I),"

Page 5, line 14, strike "13-90-107 (1)(k)(I); AND".

Page 5, strike lines 15 through 27 and substitute:

"SECTION 7. In Colorado Revised Statutes, 18-3-407.5, amend (3)(c) as follows:

18-3-407.5. Victim evidence - forensic evidence - electronic lie
detector exam without victim's consent prohibited. (3) (c) When personnel at a medical facility perform a medical forensic examination that includes the collection of evidence based on the request of a victim of a sexual offense and the medical facility performing the examination knows where the crime occurred, the facility shall contact the law enforcement agency in whose jurisdiction the crime occurred regarding preservation of the evidence. If the medical facility does not know where the crime occurred, the facility shall contact its local law enforcement agency regarding preservation of the evidence. Notwithstanding any other statutory requirements regarding storage of biological evidence, the law enforcement agency contacted by the medical facility shall retrieve the evidence from the facility and store it for at least two years, MAINTAIN IT PURSUANT TO SECTION 18-1-1103, UNLESS A VICTIM OBJECTS TO ITS DESTRUCTION PURSUANT TO SECTION 24-4.1-303 IN WHICH CASE IT MUST BE MAINTAINED FOR AN ADDITIONAL TEN YEARS."

Page 6, strike lines 1 through 4.

HB20-1229 be referred favorably to the Committee on Appropriations.

HB20-1241 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 17.

Renumber succeeding sections accordingly.

Page 3, strike lines 4 and 5.

Page 3, line 6, strike "(c)" and substitute "(b)".

Page 3, line 7, strike "ADMINISTRATION." and substitute "ADMINISTRATION; OR (c) THE PERSON IS A UNITED STATES CITIZEN, A LEGAL PERMANENT RESIDENT, OR IS OTHERWISE LAWFULLY PRESENT IN THE UNITED STATES PURSUANT TO FEDERAL LAW AS DocumentED BY A VALID IDENTIFICATION DOCUMENT REQUIRED BY THE DEPARTMENT.".

HB20-1268 be postponed indefinitely.

SB20-037 be referred to the Committee of the Whole with favorable recommendation.

SB20-062 be referred to the Committee of the Whole with favorable recommendation.
RURAL AFFAIRS & AGRICULTURE

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

HB20-1097 be postponed indefinitely.

HB20-1157 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, after "(2)(a)(VI)," insert "(2)(b)(II.5),".

Page 3, line 11, strike "A WATER RIGHT OWNER" and substitute "THE OWNER OF ANY DECREED WATER RIGHT".

Page 6, line 13, strike "JURISDICTION" and substitute "SYSTEM".

Page 6, after line 13 insert:

"(II.5) THE APPLICANT HAS PROVEN THAT THE LOAN WILL NOT INJURE DECREED WATER RIGHTS, DECREED EXCHANGES OF WATER, OR OTHER WATER USERS' UNDECREED EXISTING EXCHANGES OF WATER TO THE EXTENT THAT THE UNDECREED EXISTING EXCHANGES HAVE BEEN ADMINISTRATIVELY APPROVED BEFORE THE DATE OF THE FILING OF THE REQUEST FOR APPROVAL OF THE LOAN.".

Page 7, line 11, strike "rights" and substitute "rights, DECREED EXCHANGES, OR UNDECREED EXCHANGES AS DESCRIBED IN SUBSECTION (2)(b)(II.5) OF THIS SECTION".

Page 8, line 12, strike "ENGINEER" and substitute "ENGINEER, FOLLOWING THE STATE ENGINEER'S CONSIDERATION OF ANY COMMENTS SUBMITTED PURSUANT TO SUBSECTION (2)(a)(V) OF THIS SECTION,".

Page 8, line 15, strike "RIGHTS." and substitute "RIGHTS, DECREED EXCHANGES, OR UNDECREED EXCHANGES AS DESCRIBED IN SUBSECTION (2)(b)(II.5) OF THIS SECTION.".

SB20-069 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:

HB20-1033 be postponed indefinitely.

HB20-1063 be postponed indefinitely.
HB20-1111 be postponed indefinitely.

HB20-1114 be postponed indefinitely.

HB20-1144 be postponed indefinitely.

HB20-1273 be postponed indefinitely.

On motion of Representative Garnett, HB20-1161, SB20-034, HB20-1057, 1159, 1181, SB20-011, HB20-1153, 1136, 1166, SB20-063, HB20-1289, 1030, 1007, 1044, 1109, 1158, 1128 were made Special Orders on February 14, 2020, at 9:32 a.m.

The hour of 9:32 a.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.)

SB20-034 by Senator(s) Moreno and Zenzinger, Tate, Woodward; also Representative(s) McKean and Arndt, Valdez D.--Concerning a change in the date by which the statutory revision committee is required to report annually to the general assembly.

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

HB20-1161 by Representative(s) Bird; also Senator(s) Winter and Tate--Concerning the allocation of private activity bonds, and, in connection therewith, eliminating the bond allocation committee, requiring the state housing board to assume the allocation related functions of the committee, and eliminating the cap on the direct allocation fee paid to the department of local affairs.

Representative Geitner moved the bill be read at length.

Ordered engrossed and placed on the Calendar for Third Reading and Final Passage.
HB20-1057 by Representative(s) Carver and McCluskie, Cutter, Snyder, Will; also Senator(s) Coram and Fenberg, Ginal, Lee--Concerning modifications to the "Forest Restoration and Wildfire Risk Mitigation Act".


Representative Sandridge moved the bill be read at length.

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

HB20-1159 by Representative(s) Roberts and Catlin; also Senator(s) Donovan and Coram--Concerning the authority of the state engineer to confirm the extent of uses of water in existence on the date of an instream flow appropriation.

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

HB20-1181 by Representative(s) Arndt and McKean, Valdez D.; also Senator(s) Moreno and Woodward, Zenzinger--Concerning the repeal of the fuel tax exemption for nonprofit transit agencies.

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

SB20-011 by Senator(s) Hisey and Winter, Donovan, Foote, Moreno, Pettersen, Priola, Scott; also Representative(s) Catlin and Valdez D., Duran, Exum, Froelich, Gray, Hooton, Valdez A.--Concerning permanent authorization for third-party providers to perform vehicle identification number verification inspections for commercial vehicles.

Representative Geitner moved the bill be read at length.

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

HB20-1153 by Representative(s) Esgar, Arndt, Becker, Benavidez, Bird, Buckner, Buentello, Caraveo, Coleman, Cutter, Duran, Exum, Froelich, Garnett, Gonzales-Gutierrez, Gray, Hansen, Herod, Hooton, Jackson, Jaquez Lewis, Kennedy, Kipp, Kraft-Tharp, Lontine, McCluskie, McLachlan, Melton, Michaelson Jenet, Mullica, Roberts, Singer, Sirota, Snyder, Sullivan, Tipper, Titone, Valdez A., Valdez D., Weissman, Young; also Senator(s) Garcia and Pettersen, Bridges, Danielson, Donovan, Fenberg, Fields, Foote, Ginal, Gonzales, Lee, Moreno, Rodriguez, Story, Todd, Williams A., Winter, Zenzinger--Concerning the relationship between state employees and the state as their employer, and, in connection therewith, creating the "Colorado Partnership for Quality Jobs and Services Act".


Amendment No. 3, by Representative Esgar.

Amend the Appropriations Committee Report, dated February 4, 2020, page 3 of the report, line 25, strike "(14)" and substitute "(15)".

Page 3 of the report, line 32, strike "(15)" and substitute "(16)".

Page 3 of the report, line 39, strike "(16)" and substitute "(17)".

Page 4 of the report, line 5, strike "(17)" and substitute "(18)".

Page 4, line 13, strike ""A CT,"" and substitute ""A CT,"".

Amendment No. 4, by Representative Esgar.

Amend printed bill, page 6, line 16, strike "THE" and substitute "EITHER".

Amendment No. 5, by Representative Esgar.

Amend printed bill, page 6, line 3, strike "RELATIONS OR" and substitute "RELATIONS,".

Page 6, line 6, strike "POSITIONS." and substitute "POSITIONS, OR WHO IS EMPLOYED BY THE DEPARTMENT OF LAW AND WHOSE DUTIES ARE TO PROVIDE DIRECT SUPPORT TO ASSISTANT ATTORNEYS GENERAL IN THE APPLICATION, INTERPRETATION, OR ENFORCEMENT OF THIS PART 11.".

Page 6, strike lines 17 and 18 and substitute:

"(e) ADMINISTRATIVE LAW JUDGES AND HEARING OFFICERS;".

Page 11, line 26, strike "MAY" and substitute "SHALL".

Page 11, line 27, after "ADJUDICATION." add "ANY CHALLENGES TO THE EXEMPTION OF AN EMPLOYEE FROM THE STATE PERSONNEL SYSTEM UNDER ARTICLE XII, SECTION 13 OF THE STATE CONSTITUTION MAY BE FILED ONLY WITH THE STATE PERSONNEL BOARD.".

Page 12, line 18, strike "REGULATION." and substitute "RESTRICTIONS.".

Page 16, line 10, strike "RESTRICT" and substitute "RESTRICT, DUPLICATE,".

Page 25, line 21, after "OF" insert "THE DIVISION'S".

Page 25, strike lines 22 and 23 and substitute "OR ORDERS ON CLASSIFICATION OF COVERED EMPLOYEES UNDER SECTION 24-50-1106(4); REPRESENTATION OR DECERTIFICATION PETITIONS UNDER SECTION
24-50-1106; DIVISION DECISIONS ON UNFAIR LABOR PRACTICE CHARGES UNDER SECTION".

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

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LAY OVER OF CALENDAR ITEM(S)

On motion of Representative Garnett, the following item(s) on the Calendar for February 14 were laid over until February 18, retaining place on Calendar:


Consideration of General Orders--HB20-1073, HB20-1117.

Consideration of Senate Amendment(s)--HB20-1021.

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AMENDMENT(S) TO THE COMMITTEE OF THE WHOLE REPORT

Representative Saine moved to amend the Report of the Committee of the Whole to show that L.041 the following Saine amendment to HB20-1153 did pass:

Amend printed bill, page 15, after line 14 insert:

"(6) A CERTIFIED EMPLOYEE ORGANIZATION SHALL CREDIT A COVERED EMPLOYEE ANY PORTION OF MEMBERSHIP DUES THAT WOULD HAVE BEEN USED FOR POLITICAL OR CAMPAIGN PURPOSES IF THE COVERED EMPLOYEE OPTS NOT TO HAVE ANY SUCH MEMBERSHIP DUES USED FOR SUCH PURPOSES.".

The amendment was declared lost by the following roll call vote:

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Representative Saine moved to amend the Report of the Committee of the Whole to show that L.039 the following Saine amendment to **HB20-1153** did pass:

Amend printed bill, page 6, line 20, strike "BRANCH;" and substitute "BRANCH, INCLUDING AIDES AND INTERNS TO THE MEMBERS OF THE GENERAL ASSEMBLY;".

The amendment was declared **lost** by the following roll call vote:

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Representative Saine moved to amend the Report of the Committee of the Whole to show that L.040 the following Saine amendment to **HB20-1153** did pass:

Amend printed bill, page 6, after line 19 insert:

"(g) EMPLOYEES OF THE EXECUTIVE BRANCH OF STATE GOVERNMENT WHO ARE LIAISONS TO THE GENERAL ASSEMBLY;".

Reletter succeeding paragraphs accordingly.

The amendment was declared **lost** by the following roll call vote:

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Representative Saine moved to amend the Report of the Committee of the Whole to show that L.045 the following Saine amendment to **HB20-1153** did pass:

Amend printed bill, page 19, after line 7 insert:

"(5.5) **THE STATE SHALL ENSURE THAT THE PROTECTIONS PROVIDED TO STATE EMPLOYEES PURSUANT TO ARTICLE 50.5 OF THIS TITLE ARE EXTENDED TO ANY COVERED EMPLOYEE WHO OPTS NOT TO BECOME A MEMBER OF A CERTIFIED EMPLOYEE ORGANIZATION. A DECISION BY A CERTIFIED EMPLOYEE NOT TO BECOME A MEMBER OF A CERTIFIED EMPLOYEE ORGANIZATION SHALL NOT IMPACT THE COVERED EMPLOYEE'S PAY, STATUS, OR TENURE."."

The amendment was declared **lost** by the following roll call vote:

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Representative Neville moved to amend the Report of the Committee of the Whole to show that L.018 the following Neville amendment to **HB20-1153** did pass:

Amend printed bill, page 15, after line 14 insert:

"(6) **THE EMPLOYEE ORGANIZATION, THE DIRECTOR, AND THE DIVISION SHALL TAKE NECESSARY STEPS TO ENSURE ALL CONTRACT NEGOTIATIONS BETWEEN PARTIES ARE ACCESSIBLE TO THE PUBLIC AND THE PRESS, WITH AT LEAST TWENTY-FOUR HOURS' PUBLIC NOTICE PRIOR TO THE ONSET OR CONTINUATION OF NEGOTIATIONS, IN ORDER TO SAFEGUARD"
TRANSPARENCY AND ACCOUNTABILITY.

The amendment was declared lost by the following roll call vote:

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Representative Neville moved to amend the Report of the Committee of the Whole to show that L.014 the following Neville amendment to HB20-1153 did pass:

Amend printed bill, page 9, after line 12 insert:

"(4) The division shall notify each member of the employee organization described in section 24-50-1102 (7) in writing that membership of the employee organization is voluntary and that employees must choose to support the union before anything is taken from them. Accordingly, neither an agency fee nor any other form of payment to a public-sector union may be deducted from an employee ... unless the employee affirmatively consents to pay" (Supreme Court of the United States, Janus v. American Federation of State, County, and Municipal Employees, Council 31, et al., No. 16-1466, June 27, 2018). The division also shall prepare a form to be filled out by every employee and collected by the division on a timely basis, on which each employee is required to affirm in writing his or her choice to join or not join the employee organization for the purpose of paying or having withheld dues or fees.

The amendment was declared lost by the following roll call vote:

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Representative Neville moved to amend the Report of the Committee of the Whole to show that L.042 the following Neville amendment to HB20-1153 did pass:

Amend printed bill, page 16, line 17, after "SHALL" insert "NOT".

Page 16, line 18, strike "AND OTHER PAYMENTS" and substitute "OR OTHER PAYMENTS.".

Page 16, strike lines 19 through 23 and substitute "EACH INDIVIDUAL COVERED EMPLOYEE SHALL BE RESPONSIBLE FOR PAYING MEMBERSHIP DUES TO THE CERTIFIED EMPLOYEE ORGANIZATION.".

The amendment was declared lost by the following roll call vote:

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Bird E Geitner Y McCluskie N Soper Y
Bockenfeld E Gonzales-Gutierrez N McKean Y Sullivan N
Buck E Gray N McLachlan E Tipper N
Buckner N Herod N Melton N Titone N
Buentello Y Holtorf Y Michaelson Jenet E Valdez A. N
Caraveo N Hooton N Mullica N Valdez D. N
Carver Y Humphrey Y Neville Y Van Winkle Y
Catlin Y Jackson N Pelton Y Weissman N
Champion Y Jaquez Lewis N Ransom Y Will Y
Coleman N Kennedy N Rich Y Williams D. Y
Cutter Y Kipp N Roberts N Wilson Y
Duran N Kraft-Tharp N Saine Y Woodrow N
Esgar N Landgraf E Sandridge Y Young Y

Representative Neville moved to amend the Report of the Committee of the Whole to show that L.027 the following Neville amendment to HB20-1153 did pass:

Amend printed bill, page 15, lines 13 and 14, strike "MAY BE SUBJECT TO DISCIPLINARY ACTION UP TO AND INCLUDING TERMINATION." and substitute "SHALL BE TERMINATED.".
The amendment was declared **lost** by the following roll call vote:

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<td>Esgar N</td>
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</tbody>
</table>

Representative Neville moved to amend the Report of the Committee of the Whole to show that L.028 the following Neville amendment to HB20-1153 did pass:

Amend printed bill, page 13, strike lines 20 and 21 and substitute "RIGHT TO SUCH ACCESS EXCEPT ANY ORGANIZATION THAT PROVIDES WRITTEN NOTICE TO THE DIRECTOR OF ITS INTENT TO DECERTIFY THE CERTIFIED EMPLOYEE ORGANIZATION UNDER THE TERMS OF THE PETITION DESCRIBED IN SECTION 24-50-1106 (3)(a) AND EXCEPT TO THE EXTENT ACCESS IS PROVIDED TO THE GENERAL PUBLIC."

Page 18, line 13, strike "EMPLOYEES." and substitute "EMPLOYEES, EXCEPT AS PROVIDED FOR IN SECTION 24-50-1108.".

The amendment was declared **lost** by the following roll call vote:

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<th>YES</th>
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<tr>
<td>Duran N</td>
<td>Kraft-Tharp N</td>
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</tbody>
</table>
Representative Williams moved to amend the Report of the Committee of the Whole to show that L.003 the following Williams amendment to HB20-1153 did pass:

Strike the Appropriations Committee Report, dated February 4, 2020, and substitute:
"Strike the State Veterans, & Military Affairs Committee Report, dated January 28, 2020, and substitute:
"Amend printed bill, strike everything below the enacting clause and substitute:
"SECTION 1. In Colorado Revised Statutes, add 24-50-146 as follows:

24-50-146. Colorado partnership for quality jobs and services.
(1) An appointing authority or supervisor shall not initiate or administer any disciplinary action against an employee on account of the employee’s discussion with the appointing authority, supervisor, or any other employee in the applicable department, regarding workplace grievances, suggestions for improvement in the workplace, or discussion of any other workplace related issue.
(2) An appointing authority or supervisor shall work collaboratively with any employee or group of employees to address any issue raised pursuant to subsection (1) of this section. The appointing authority or supervisor shall meet with the employee or group of employees as soon as practicable after becoming aware of an employee’s issue or concern to discuss possible solutions, improvements, or changes that would address the issues or concerns of the employee or employees.
(3) Any employee in the state personnel system may file a written complaint with the state personnel board within ten days after the employee knew or should have known of a disciplinary action alleging a violation of subsection (1) of this section. In the case of a complaint of a violation of subsection (1) of this section, the state personnel board shall follow the procedure set forth in section 24-50.5-104.

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 5, 2020, if adjournment sine die is on May 6, 2020); 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 2020 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor.

The amendment was declared lost by the following roll call vote:

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<td>Baisley</td>
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</table>
Representative Williams moved to amend the Report of the Committee of the Whole to show that L.008 the following Humphrey amendment to HB20-1153 did pass:

Amend printed bill, page 14, strike lines 12 through 27.

Page 15, strike lines 1 through 14.

The amendment was declared lost by the following roll call vote:

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Representative Williams moved to amend the Report of the Committee of the Whole to show that L.030 the following Williams amendment to HB20-1153 did pass:

Amend printed bill, page 15, after line 14 insert:

"(6) A CERTIFIED EMPLOYEE ORGANIZATION SHALL NOT USE UNION DUES COLLECTED FROM COVERED EMPLOYEES FOR POLITICAL OR CAMPAIGN ACTIVITIES OR EFFORTS."
The amendment was declared **lost** by the following roll call vote:

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<tr>
<td>Esgar N</td>
<td>Landgraf E</td>
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<td>Young Y</td>
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</tbody>
</table>

Representative Williams moved to amend the Report of the Committee of the Whole to show that L.044 the following Williams amendment to HB20-1153 did pass:

"24-50-1115.5. **Provisions void if membership dues used for organized crime.** The provisions of this Part 11 and any partnership agreements entered into pursuant to this Part 11 are void if any membership dues to a certified employee organization are used for organized crime."

The amendment was declared **lost** by the following roll call vote:

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Representative Williams moved to amend the Report of the Committee of the Whole to show that L.031 the following Williams amendment to HB20-1153 did pass:

Amend printed bill, page 13, line 23, after "(1)" insert "(a)."

Page 14, after line 5 insert:

"(b) If a certified employee organization plans to use membership dues collected from covered employees for political or campaign activities, the certified employee organization shall obtain permission from each covered employee who is a member of the certified employee organization before such use. In addition, the certified employee organization shall ask each covered employee who is a member of the certified employee organization which political candidate, campaign, or cause their portion of membership dues should support and the certified employee organization shall ensure that any membership dues used for political or campaign purposes are used in accordance with each covered employee's preference."

The amendment was declared lost by the following roll call vote:

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Representative Williams moved to amend the Report of the Committee of the Whole to show that L.034 the following Williams amendment to HB20-1153 did pass:

Amend printed bill, page 15, before line 15 insert:

"(6) A certified employee organization shall disclose to covered employees who are members of the certified employee organization and to the public how money collected from membership dues is spent."

The amendment was declared lost by the following roll call vote:
Representative Williams moved to amend the Report of the Committee of the Whole to show that L.033 the following Williams amendment to HB20-1153 did pass:

Amend printed bill, page 15, after line 7 insert:

"(3.5) ON AN ANNUAL BASIS, A CERTIFIED EMPLOYEE ORGANIZATION SHALL ASK THE COVERED EMPLOYEES WHO ARE MEMBERS OF THE ORGANIZATION, VIA A VOTE OF THE MEMBERS, IF THEY WANT THE CERTIFIED EMPLOYEE ORGANIZATION TO SPEND MONEY COLLECTED FROM MEMBERSHIP DUES ON POLITICAL OR CAMPAIGN ACTIVITIES, AND IF SO, WHICH MAJOR POLITICAL PARTIES TO SUPPORT. A CERTIFIED EMPLOYEE ORGANIZATION SHALL ENSURE THAT OF THE MONEY FROM MEMBERSHIP DUES USED TO SUPPORT MAJOR POLITICAL PARTIES, THE PERCENTAGE DISTRIBUTED TO EACH MAJOR POLITICAL PARTY IS CONSISTENT WITH THE PERCENTAGE OF VOTES RECEIVED BY THE MAJOR POLITICAL PARTY IN THE VOTE PURSUANT TO THIS SUBSECTION (3.5).".

The amendment was declared lost by the following roll call vote:
Representative Williams moved to amend the Report of the Committee of the Whole to show that L.009 the following Williams amendment to HB20-1153 did pass:

Amend printed bill, page 23, line 16, strike "EXCEPT FOR A" and substitute "A".

Page 23, line 19, strike "ARE PRIVILEGED AND NOT" and substitute "ARE NOT PRIVILEGED AND ARE".

Page 23, line 21, strike "NOTHING IN THIS SECTION SHALL BE".

Page 23, strike lines 22 through 26.

Page 25, strike lines 2 through 7.

The amendment was declared lost by the following roll call vote:

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Representative Pelton moved to amend the Report of the Committee of the Whole to show that L.043 the following Pelton amendment to HB20-1153 did pass:

Amend printed bill, page 30, strike lines 24 through 26 and substitute:

"SECTION 9. Refer to people under referendum. At the election held on November 3, 2020, the secretary of state shall submit this act by its ballot title to the registered electors of the state for their approval or rejection. Each elector voting at the election may cast a vote either "Yes/For" or "No/Against" on the following ballot title: "Shall the state create the "Colorado Partnership for Quality Jobs and Services Act" to strengthen the relationship between state employees and the state as
their employer?" Except as otherwise provided in section 1-40-123, Colorado Revised Statutes, if a majority of the electors voting on the ballot title vote "Yes/For", then the act will become part of the Colorado Revised Statutes.

The amendment was declared lost by the following roll call vote:

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Representative Pelton moved to amend the Report of the Committee of the Whole to show that L.023 the following Pelton amendment to HB20-1153 did pass:

Amend printed bill, page 21, line 23, strike "EMPLOYEES." and substitute "EMPLOYEES; EXCEPT THAT WAGES BARGAINED FOR PURSUANT TO THIS SECTION SHALL BE WITHIN THE WAGE RANGE FOR THE APPLICABLE JOB CLASSIFICATION AS SPECIFIED BY THE DEPARTMENT OF PERSONNEL.".

The amendment was declared lost by the following roll call vote:

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Representative Pelton moved to amend the Report of the Committee of the Whole to show that L.017 the following Pelton amendment to HB20-1153 did pass:

Amend printed bill, page 28, strike lines 9 and 10 and substitute:

"(5) Pay plans. (c) The senior executive service is limited to one hundred twenty-five positions. The state personnel director shall establish".

The amendment was declared lost by the following roll call vote:

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Representative Van Winkle moved to amend the Report of the Committee of the Whole to show that L.035 the following Van Winkle amendment to HB20-1153 did pass:

Amend printed bill, page 21, after line 8 insert:

"(9) The state shall obtain approval in writing, annually, from each covered employee to make deductions from their paychecks pursuant to subsection (1) of this section.".

The amendment was declared lost by the following roll call vote:

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Representative Van Winkle moved to amend the Report of the Committee of the Whole to show that L.038 the following Van Winkle amendment to HB20-1153 did pass:

Amend printed bill, page 15, after line 14 insert:

"(6) A CERTIFIED EMPLOYEE ORGANIZATION SHALL OBTAIN WRITTEN APPROVAL FROM A MAJORITY OF THE COVERED EMPLOYEES IN THE ORGANIZATION PRIOR TO MAKING ANY DONATIONS OR CONTRIBUTIONS OF ANY KIND TO ANY THIRD PARTY OR TO ANY POLITICAL CAMPAIGN.

(7) A CERTIFIED EMPLOYEE ORGANIZATION SHALL OBTAIN APPROVAL IN WRITING, ANNUALLY, FROM EACH COVERED EMPLOYEE TO MAKE DEDUCTIONS FROM THEIR PAYCHECKS."

The amendment was declared lost by the following roll call vote:

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</table>

Representative Rich moved to amend the Report of the Committee of the Whole to show that L.013 the following Rich and Ransom amendment to HB20-1153 did pass:

Amend printed bill, page 22, strike lines 12 and 13 and substitute "THE CERTIFIED EMPLOYEE ORGANIZATION, THE GOVERNOR'S DESIGNEE, AND
TWO MEMBERS OF THE JOINT BUDGET COMMITTEE WHO ARE NOT FROM THE SAME POLITICAL PARTY. THE GOVERNOR’S DESIGNEE MAY CONSULT WITH THE”.

The amendment was declared **lost** by the following roll call vote:

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Representative Rich moved to amend the Report of the Committee of the Whole to show that L.036 the following Rich and Saine amendment to HB20-1153 did pass:

Amend printed bill, page 26, after line 22 insert:

"**24-50-1117. Study of fiscal impact.** Before any provision of this Part 11 is implemented, Colorado Mesa University, in collaboration with the Colorado Business Roundtable, shall conduct a study of the fiscal impact of implementing this Part 11 and shall report the findings of the study to the General Assembly.”.

The amendment was declared **lost** by the following roll call vote:

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<th>20</th>
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</table>
Representative Rich moved to amend the Report of the Committee of the Whole to show that L.037 the following Rich and Saine amendment to HB20-1153 did pass:

Amend printed bill, page 6, line 20, strike "OR".

Page 6, line 21, strike "SECTION 24-50-114." and substitute "SECTION 24-50-114; OR".

Page 6, after line 21 insert:

"(i) EMPLOYEES OF THE COLORADO DEPARTMENT OF TRANSPORTATION.".

The amendment was declared lost by the following roll call vote:

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Representative Geitner moved to amend the Report of the Committee of the Whole to show that L.032 the following Williams amendment to HB20-1153 did pass:

Amend printed bill, page 14, after line 11 insert:

"(2.5) CERTIFIED EMPLOYEE ORGANIZATIONS SHALL NOT USE MONEY COLLECTED FROM MEMBERSHIP DUES TO SUPPORT ORGANIZATIONS THAT ARE NOT REQUIRED TO DISCLOSE THEIR DONORS. A CERTIFIED EMPLOYEE ORGANIZATION SHALL NOT PARTNER WITH OR CONTRIBUTE TO ORGANIZATIONS BASED OUTSIDE OF COLORADO FOR ISSUE ADVOCACY OR POLITICAL OR CAMPAIGN ACTIVITIES OR EFFORTS.".

The amendment was declared lost by the following roll call vote:
Representative Geitner moved to amend the Report of the Committee of the Whole to show that L.022 the following Ransom amendment to HB20-1153 did pass:

Amend printed bill, page 20, line 8, strike "FOR A NEGATIVE" and substitute "FOR EITHER A NEGATIVE OR POSITIVE".

Page 20, line 9, strike "AGAINST" and substitute "REGARDING".

The amendment was declared lost by the following roll call vote:

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Representative Geitner moved to amend the Report of the Committee of the Whole to show that L.021 the following Ransom amendment to HB20-1153 did pass:

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<td>McCluskie N</td>
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</tr>
</tbody>
</table>
| Bockenfeld E | Gonzales-Gutierrez N | McKea...
Amend printed bill, page 19, line 7, strike "24-50-1112." and substitute "24-50-1112; EXCEPT THAT A CERTIFIED EMPLOYEE ORGANIZATION SHALL NOT BE ALLOWED TO ATTEND MORE THAN ONE HOUR OF NEW EMPLOYEE ORIENTATION FOR EACH NEWLY HIRED COVERED EMPLOYEE."

The amendment was declared lost by the following roll call vote:

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</table>

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>
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PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed:
HB20-1135 (correctly reprinted), 1297, 1298, 1299, 1300, 1301.

MESSAGE(S) FROM THE SENATE

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB20-088 and 056.

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

The Senate has passed on Third Reading and returns herewith:
HB20-1132, 1242, 1244, 1248, 1249, 1251, 1252, 1253, 1254, 1258, 1260, 1243, 1245, 1246, 1247, 1250, 1255, 1256, 1257, 1259, and 1261.

MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, SB20-088 and 056.
without comment, as amended, SB20-068, 136, 085, 006, and 078.

INTRODUCTION OF BILLS
First Reading

The following bills read by title and referred to the committees indicated:
SB20-006 by Senator(s) Zenzinger and Story; also Representative(s) Kipp and Baisley, McLachlan–Concerning changes to the continuing administration of the Colorado opportunity scholarship initiative.
SB20-056 by Senator(s) Crowder, Coram; also Representative(s) Will, Carver--Concerning surplus military vehicles, and, in connection therewith, exempting a surplus military vehicle from the statutory definition of an “off-highway vehicle” if the vehicle is owned or leased by a municipality, county, or fire protection district for the purpose of assisting firefighting efforts.

Committee on Transportation & Local Government

SB20-068 by Senator(s) Moreno; also Representative(s) Mullica--Concerning an authorization of state credit unions opening branches in other states.

Committee on Business Affairs & Labor

SB20-078 by Senator(s) Donovan; also Representative(s) Garnett--Concerning the ability of a person to bring a pet dog onto the premises of a restaurant.

Committee on Business Affairs & Labor

SB20-085 by Senator(s) Zenzinger and Gardner; also Representative(s) Michaelson Jenet and Soper--Concerning a requirement that a sex offender being placed in a community corrections program meet certain requirements for a sex offender being released on parole.

Committee on Judiciary

SB20-088 by Senator(s) Fields; also Representative(s) Roberts and Soper--Concerning evidentiary rules when a defendant interferes with a witness.

Committee on Judiciary

On motion of Representative Kennedy, the House adjourned until 9:00 a.m., February 18, 2020.

Approved:
KC Becker,
Speaker

Attest:
Robin Jones,
Chief Clerk
Prayer by Pastor Bobby Johnston, Pitkin Avenue Baptist Church, Fowler.

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

Pledge of Allegiance led by Monica Cordero, Arrupe Jesuit High School, Denver.

The roll was called with the following result:

Present--59.
Excused--Representative(s) Bockenfeld, Caraveo, Geitner, Hooton, Singer, Soper--6.
Present after roll call--Representative(s) Caraveo, Geitner, Hooton, Singer, Soper.

The Speaker declared a quorum present.

On motion of Representative D. Valdez, the House Journal of Friday February 14, 2020, was declared 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.

HB20-1031 by Representative(s) Benavidez and Mullica--Concerning the establishment of a new state holiday in place of Columbus day.

HB20-1161 by Representative(s) Bird; also Senator(s) Winter and Tate--Concerning the allocation of private activity bonds, and, in connection therewith, eliminating the bond allocation committee, requiring the state housing board to assume the allocation related functions of the committee,
and eliminating the cap on the direct allocation fee paid to
the department of local affairs.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following 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) Snyder

**SB20-034** by Senator(s) Moreno and Zenzinger, Tate, Woodward;
also Representative(s) McKean and Arndt, Valdez D.--
Concerning a change in the date by which the statutory
revision committee is required to report annually to the
general assembly.

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

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HB20-1159 by Representative(s) Roberts and Catlin; also Senator(s) Donovan and Coram--Concerning the authority of the state engineer to confirm the extent of uses of water in existence on the date of an instream flow 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, Froelich, Garnett, Jaquez Lewis, Liston, McCluskie, McLachlan, Snyder, Titone, Valdez D., Will, Wilson, Speaker

HB20-1181 by Representative(s) Arndt and McKean, Valdez D.; also Senator(s) Moreno and Woodward, Zenzinger--Concerning the repeal of the fuel tax exemption for nonprofit transit 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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The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following 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, McLachlan, Sullivan, Will, Speaker

the relationship between state employees and the state as their employer, and, in connection therewith, creating the "Colorado Partnership for Quality Jobs and Services 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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Co-sponsor(s) added: Representative(s) Woodrow

HB20-1057 by Representative(s) Carver and McCluskie, Cutter, Snyder, Will; also Senator(s) Coram and Fenberg, Ginal, Lee--Concerning modifications to the "Forest Restoration and Wildfire Risk Mitigation Act".

As shown by the following roll call vote, a majority of all members elected to the House voted in the affirmative, and Representative Carver was given permission to offer a Third Reading amendment:

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<td>Valdez A.</td>
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<td>Valdez D.</td>
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<td>Van Winkle</td>
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<td>Woodrow</td>
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</table>
Third Reading amendment No. 1, by Representative Carver.

Amend the engrossed bill, page 3, line 2, before "IN" insert "IN MEETING THE MATCH REQUIREMENTS UNDER THIS SUBSECTION (3), A PROJECT MAY BE FUNDED, IN WHOLE OR IN PART, FROM GIFTS, GRANTS, OR DONATIONS RECEIVED FROM ANY ORGANIZATION, ENTITY, OR INDIVIDUAL.".

The amendment was declared passed by the following roll call vote:

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<tr>
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<td>Cutter</td>
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<tr>
<td>Esgar</td>
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<td>Landgraf</td>
<td>Y 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 passed.

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<td>Landgraf</td>
<td>Y Sandridge</td>
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</table>

Co-sponsor(s) added: Representative(s) Buentello, Catlin, Duran, Exum,
On motion of Representative Tipper, 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.)

HB20-1166  by Representative(s) Arndt and McKean, Valdez D., Van Winkle; also Senator(s) Tate, Moreno, Woodward, Zenzinger--Concerning necessary statutory amendments due to the automatic repeal of an enterprise zone act income tax credit for new business facility employees.

(Laid Over from February 14, 2020.)

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

SB20-063  by Senator(s) Lee; also Representative(s) Weissman and McKean--Concerning the recodification of statutory provisions governing the department of law.

(Laid Over from February 14, 2020.)

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

HB20-1289  by Representative(s) Kennedy; also Senator(s) Foote and Holbert--Concerning an alignment of certain eligibility deadlines affecting precinct caucuses under the "Uniform Election Code of 1992".

(Laid Over from February 14, 2020.)

Amendment No. 1, by Representative Kennedy.

Amend printed bill, page 2, line 3, after "(1)(a)" insert "and (3)(a)".

Page 3, after line 2 insert:

"(3) (a)  No later than twenty-one days prior to the date of the precinct caucus, OR EIGHTEEN DAYS PRIOR TO THE DATE OF THE PRECINCT
CAUCUS IN A YEAR IN WHICH A POLITICAL PARTY'S PRECINCT CAUCUS IS HELD ON THE FIRST SATURDAY FOLLOWING THE PRESIDENTIAL PRIMARY ELECTION, the county clerk and recorder shall furnish without charge to each major political party in the county a list of the registered electors in the county who are affiliated with that political party.

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

HB20-1044 by Representative(s) Bird and Garnett, Melton; also Senator(s) Garcia and Ginal, Court, Danielson--Concerning modifications to the pension plans administered by the fire and police pension association.

(Laid Over from February 14, 2020.)


Amendment No. 2, by Representative Bird.

Amend printed bill, page 16, line 19, strike "INCREASE THE MEMBER" and substitute "INCREASE OR DECREASE THE" and strike "ABOVE" and substitute "FROM".

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

HB20-1030 by Representative(s) Valdez D. and Gray, Catlin, Duran, Exum, Froelich, Hooton, Valdez A.; also Senator(s) Scott and Hisey, Donovan, Moreno, Pettersen, Priola--Concerning the creation of a single annual fleet overweight permit for a commercial motor vehicle fleet that includes both vehicles that have a quad axle grouping and vehicle combinations with a trailer that has two or three axles.

(Laid Over from February 14, 2020.)

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

HB20-1007 by Representative(s) Coleman and Buentello; also Senator(s) Fields--Concerning increasing the diversity of Colorado's educators in elementary and secondary public schools.

(Laid Over from February 14, 2020.)


Amendment No. 2, Appropriations Report, dated February 14, 2020, and
placed in member's bill file; Report also printed in House Journal, February 14, 2020.

Amendment No. 3, by Representative Coleman.

Amend printed bill, page 4, line 2, after "WHO" insert "HAVE A DISABILITY OR WHO".

Page 4, line 4, after "THE" insert "DISABILITY,".

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

HB20-1109 by Representative(s) Van Winkle and Garnett; also Senator(s) Gardner--Concerning an extension of the income tax credit for employer contributions to employee 529 qualified state tuition programs.

(Laid Over from February 14, 2020.)

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

HB20-1158 by Representative(s) Tipper and Herod; also Senator(s) Winter and Fenberg--Concerning insurance coverage for infertility.

(Laid Over from February 14, 2020.)

Amendment No. 1, Appropriations Report, dated February 14, 2020, and placed in member's bill file; Report also printed in House Journal, February 14, 2020.

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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<td>N</td>
<td>Sullivan</td>
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</table>
CONSIDERATION OF SENATE AMENDMENTS TO HOUSE
BILLS(RESOLUTIONS)

HB20-1021 by Representative(s) McKean and Buentello; also
Senator(s) Todd and Coram--Concerning the addition of
representatives from Native American tribes with
reservations in Colorado to the Colorado youth advisory
council.

(Laid Over from February 14, 2020.)

(Passed on Third Reading as printed in House Journal, January 23, 2020.)
(Amended as printed in Senate Journal, February 11, 2020.)

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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</table>

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 

<table>
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<tr>
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Co-sponsor(s) added: Representative(s) Duran, Gray, Hooton, Sandridge, Singer, Woodrow

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**APPOINTMENT**

The Speaker announced the following temporary committee appointment for February 18, 2020 only:

**Health & Insurance**

Représentant(e) Cutter to replace Representative Buckner.

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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:

HB20-1209 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 2, line 11, after "12-30-105," insert "amend (2)(a)(III)(B); and".

Page 2, line 14, strike "(7) This section is repealed," and substitute "(2) (a) The NPATCH consists of twelve members appointed as follows:

(III) Ten members appointed by the governor as follows:

(B) Three members LICENSED PHYSICIANS recommended by and representing a statewide physicians' organization THAT REPRESENTS
MULTI-SPECIALTY PHYSICIANS AND WHOSE MEMBERSHIP INCLUDES AT
LEAST ONE-THIRD OF THE DOCTORS OF MEDICINE AND OSTEOPATHY
LICENSED IN THE STATE;
(7) This section is repealed;".

Page 1, line 105, strike "AGENCIES." and substitute "AGENCIES AND
SPECIFYING THE TYPE OF PHYSICIAN ORGANIZATION TO BE
REPRESENTED ON THE TASK FORCE.".

HB20-1212 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, 12-250-121, amend
(1) as follows:

12-250-121. Repeal of article - subject to review - definition.
(1) This article 250 is repealed, effective September 1, 2029.
Before the repeal, the registration of naturopathic doctors is scheduled for
review in accordance with section 24-34-104.

SECTION 2. In Colorado Revised Statutes, 24-34-104, repeal
(19)(a)(XII); and add (30)(a)(III) as follows:

24-34-104. General assembly review of regulatory agencies
and functions for repeal, continuation, or reestablishment - legislative
declaration - repeal. (19) (a) The following agencies, functions, or both,
are scheduled for repeal on September 1, 2020:

(XII) The registration of naturopathic doctors in accordance with
article 250 of title 12;

(30) (a) The following agencies, functions, or both, are scheduled
for repeal on September 1, 2029:

(III) The registration of naturopathic doctors in
accordance with article 250 of title 12.

SECTION 3. In Colorado Revised Statutes, 12-20-402, amend
(4) as follows:

12-20-402. Immunity. (4) This section does not apply to articles
125, 140, and 150 and 250 of this title 12 concerning fantasy contests,
nontransplant tissue banks, and passenger tramways, and naturopathic
doctors, respectively.

SECTION 4. In Colorado Revised Statutes, 12-250-104, amend
(1)(b)(II) and (2) as follows:

12-250-104. Naturopathic medicine advisory committee -
creation - membership - duties. (1) (b) The advisory committee consists
of nine members appointed by the director as follows:

(II) Three members who are doctors of medicine or osteopathy
licensed pursuant to article 240 of this title 12, one of whom is a
pediatrician and another of whom is a member of a statewide
multispecialty medical society;

(2) The advisory committee shall meet at least once each
year to:

(a) Advise the director in the administration and enforcement of
this article 250 and rules adopted under this article 250;
(b) **Discuss issues of importance to naturopathic doctors and their patients; and**

(c) (I) **Review the naturopathic formulary specified in Section 12-250-106 (1)(c)(I); and**

(II) **Make recommendations to the director on whether there should be additions, other than controlled substances, to the naturopathic formulary. Possible additions may include only biological substances including vitamins, minerals, nutritive substances, extracts, and their products and residues.**

**SECTION 5.** In Colorado Revised Statutes, 12-250-106, amend (1)(c)(I) and (5)(c) as follows:

12-250-106. Practice of naturopathic medicine by naturopathic doctors - exclusions - protected activities - definition - rules. (1) The practice of naturopathic medicine by a naturopathic doctor includes the following:

(c) (I) Obtaining, dispensing, administering, ordering, or prescribing, as specified, medicines listed in the naturopathic formulary, which includes:

(A) Obtaining, administering, or dispensing Epinephrine to treat anaphylaxis;

(B) Obtaining and dispensing Barrier contraceptives, excluding intrauterine devices;

(C) Obtaining and administering Oxygen, but only for emergency use;

(D) Obtaining and administering Vitamins B6 and B12;

(E) Obtaining, administering, or dispensing Substances that are regulated by the federal food and drug administration but that do not require a prescription order to be dispensed; and

(F) Obtaining and administering Vaccines, in accordance with the ACIP guidelines, for patients who are at least eighteen years of age; AND

(G) **ANY ADDITIONS TO THE NATUROPATHIC FORMULARY AS DETERMINED BY THE DIRECTOR BY RULE, LIMITED TO BIOLOGICAL SUBSTANCES INCLUDING VITAMINS, MINERALS, NUTRITIVE SUBSTANCES, EXTRACTS, AND THEIR PRODUCTS AND RESIDUES.**

(5) Except as provided in subsection (4) of this section, a person who is not registered under this article 250 shall not:

(c) Use the title "naturopathic doctor", or "doctor of naturopathy", or the abbreviation "N.D.", or any other title that implies the person is registered or licensed as a naturopathic doctor.

**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 5, 2020, if adjournment sine die is on May 6, 2020); 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 2020 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor.".
HB20-1230 be amended as follows, and as so amended, be referred to the Committee on Finance with favorable recommendation:

Amend printed bill, page 4, line 1, strike "FOR" and substitute "TO FACILITATE".

Page 4, line 3, strike "DISORDERS." and substitute "DISORDERS WITHIN THE SCOPE OF PRACTICE OF OCCUPATIONAL THERAPY.".

Page 4, line 7, strike "MEAN" and substitute "MEANS".

Page 6, strike lines 3 through 6 and substitute "PERCEPTUAL, MENTAL, COGNITIVE, AND PAIN FACTORS; BODY STRUCTURES SUCH AS CARDIOVASCULAR, DIGESTIVE, NERVOUS, INTEGUMENTARY, AND GENITOURINARY SYSTEMS; STRUCTURES RELATED TO MOVEMENT; AND A CLIENT'S VALUES, BELIEFS, AND SPIRITUALITY.".

Page 6, line 16, strike "EMOTION," and substitute "EMOTIONAL REGULATION, AND".

Page 7, lines 25 and 26, strike "AND SCHOOL ACTIVITIES" and substitute "SCHOOL ACTIVITIES;".

Page 9, line 8, strike "enhance" and substitute "enhance, MAINTAIN, OR PREVENT THE DECLINE OF".

Page 9, strike line 12 and substitute "SERVICES UNDER THE REFERRAL, PRESCRIPTION, SUPERVISION, OR COMANAGEMENT OF AN OPHTHALMOLOGIST OR OPTOMETRIST;".

Page 9, line 20, strike "PERFORMANCE." and substitute "PERFORMANCE WITHIN THE SCOPE OF PRACTICE OF OCCUPATIONAL THERAPY.".

Page 9, line 23, strike "PATIENT" and substitute "CLIENT".

Page 10, line 21, strike "C.O.T.A."," and substitute ""C.O.T.A.",".

Page 13, strike line 27 and substitute "DOCTORAL CAPSTONE EXPERIENCE IF THE PERSON ACTS UNDER APPROPRIATE".

Page 14, strike line 1.

Page 14, lines 7 and 8, strike "physical therapy, as defined in article 285 of this title 12;" and substitute "physical therapy, as defined in article 285 of this title 12;".

Page 14, line 8, strike "vision therapy services" and substitute "vision therapy services".

Page 14, strike lines 9 through 11 and substitute "or low vision rehabilitation services, except under the referral, prescription, supervision, or comanagement of an ophthalmologist or optometrist; OPTOMETRY, AS DESCRIBED IN ARTICLE 275 OF THIS TITLE 12; or any other form of healing except as authorized by this".
Page 14, after line 15, insert:

"SECTION 11. In Colorado Revised Statutes, 12-270-113, amend (1) introductory portion, (1)(a), and (1)(b) as follows:

12-270-113. Protection of medical records - licensee's obligations - verification of compliance - noncompliance grounds for discipline - rules. (1) Each occupational therapist and occupational therapy assistant responsible for patient CLIENT records shall develop a written plan to ensure the security of patient CLIENT medical records. The plan must address at least the following:

(a) The storage and proper disposal of patient CLIENT medical records;
(b) The disposition of patient CLIENT medical records if the licensee dies, retires, or otherwise ceases to practice or provide occupational therapy services to patients CLIENTS; and".

Renumber succeeding sections accordingly.

Page 15, line 18, strike "PATIENT" and substitute "CLIENT".

Page 18, line 15, strike "patient" and substitute "patient CLIENT".

HB20-1270 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 "DISORDER." and substitute "DISORDER OR WHEN THERE IS AN EXISTING COURT ORDER PROVIDING THAT THE PARENTS OR LEGAL GUARDIANS HAVE JOINT DECISION-MAKING AUTHORITY CONCERNING THE MEDICAL OR BEHAVIORAL HEALTH DECISIONS FOR THE MINOR.".

Page 3, line 9, strike "DISORDER." and substitute "DISORDER OR WHEN THERE IS AN EXISTING COURT ORDER PROVIDING THAT THE PARENTS OR LEGAL GUARDIANS HAVE JOINT DECISION-MAKING AUTHORITY CONCERNING THE MEDICAL OR BEHAVIORAL HEALTH DECISIONS FOR THE MINOR.".

STATE, VETERANS, & MILITARY AFFAIRS
After consideration on the merits, the Committee recommends the following:

HB20-1272 be postponed indefinitely.

MESSAGE(S) FROM THE SENATE
The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB20-134 and 021.
MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, **SB20-021 and 134**.

______________

House in recess. House reconvened.

______________

LAY OVER OF CALENDAR ITEM(S)

On motion of Representative Garnett, the following item on the Calendar for February 18 was calendared for March 1, retaining place on Calendar:
Consideration of General Orders--**HB20-1117**.

On motion of Representative Garnett, the following item on the Calendar for February 18 was calendared for February 25, retaining place on Calendar:
Consideration of General Orders--**HB20-1164**.

On motion of Representative Garnett, the following item on the Calendar for February 18 was calendared for February 21, retaining place on Calendar:
Consideration of General Orders--**HB20-1173**.

On motion of Representative Garnett, the following item on the Calendar for February 19 was calendared for February 24, retaining place on Calendar:
Consideration of General Orders--**HB20-1061**.


______________

On motion of Representative Garnett, the House adjourned until 9:00 a.m., February 19, 2020.

Approved:
KC Becker,
Speaker

Attest:
Robin Jones,
Chief Clerk
Prayer by Pastor Steve Keller, Cornerstone Community Church, Greeley.

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

Colors were posted by Cadet Captain Kael Tepper, Cadet Chief Master Sergeant Cooper Eisman, Cadet Chief Master Sergeant Bidya Niroula, Cadet Technical Sergeant David Densmore, Valkyrie Cadet Squadron, Civil Air Patrol.

The National Anthem was performed by the University of Northern Colorado Concert Choir and the Graduate Brass Quintet.

Pledge of Allegiance led by Diego Nelson, Leah Garcia, Bella Romero Academy, Rowan Montoya, Monfort Elementary, Greeley.

The roll was called with the following result:

Present--62.
Excused--Representative(s) Arndt, Bockenfeld, Speaker--3.
Present after roll call--Representative(s) Speaker.

The Speaker Pro Tempore declared a quorum present.

On motion of Representative Froelich, the House Journal of Tuesday, February 18, 2020, was declared 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.

**HB20-1031** by Representative(s) Benavidez and Mullica; also Senators Williams A. and Hansen--Concerning the establishment of a new state holiday in place of Columbus day.

(Laid Over from February 18, 2020.)

The question being "Shall the bill pass?".
A roll call vote was taken. As 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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- Benavidez Y
- Bird Y
- Bockenfeld E
- Buck N
- Buckner Y
- Buentello N
- Caraveo Y
- Carver N
- Catlin N
- Champion N
- Coleman Y
- Cutter Y
- Duran Y
- Esgar Y
- Esgar Y
- Farkas Tharp N
- Feroelich Y
- Garnett Y
- Geitner Y
- Gonzales-Gutierrez Y
- Gray Y
- Herod Y
- Holther N
- Hooton Y
- Humphrey N
- Jackson Y
- Jaquez Lewis Y
- Kennedy Y
- Kipp Y
- Kraft-Tharp N
- Landgraf Y
- Lantine Y
- Liston Y
- Lontine Y
- Lontine Y
- McCluskie N
- Mccluskie Y
- Mccluskie Y
- McLachlan Y
- Melton Y
- Michaelson Jenet N
- Mullica Y
- Neville N
- Pelton Y
- Ransom Y
- Rich N
- Roberts Y
- Saine N
- Sandridge N
- singer Y
- siren Y
- sirota Y
- snyder Y
- soper N
- sullivan Y
- tipper Y
- titone Y
- valdez A. Y
- valdez D. N
- valdez D. N
- will N
- williams N
- wilson N
- woodrow Y
- Speaker Y

Co-sponsor(s) added: Representative(s) Buckner, Caraveo, Coleman, Cutter, Duran, Exum, Garnett, Gonzales-Gutierrez, Herod, Hooton, Jackson, Jaquez Lewis, Kipp, Melton, Michaelson Jenet, Singer, Snyder, Tipper, Weissman, Woodrow

**HB20-1166** by Representative(s) Arndt and McKean, Valdez D., Van Winkle; also Senator(s) Tate, Moreno, Woodward, Zenzinger--Concerning necessary statutory amendments due to the automatic repeal of an enterprise zone act income tax credit for new business facility employees.

Laid over until February 20, 2020.

**SB20-063** by Senator(s) Lee; also Representative(s) Weissman and McKean--Concerning the recodification of statutory provisions governing the department of 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**.

<table>
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<tr>
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- Arndt E
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- Neville N
- Pelton Y
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- Roberts Y
- Saine N
- Sandridge N
- Singer Y
- sirota Y
- snyder Y
- soper N
- sullivan Y
- tipper Y
- titone Y
- valdez A. Y
- valdez D. Y
- valdez D. Y
- will N
- williams N
- wilson N
- woodrow Y
- Speaker Y
HB20-1289  by Representative(s) Kennedy; also Senator(s) Foote and Holbert--Concerning an alignment of certain eligibility deadlines affecting precinct caucuses under the "Uniform Election Code of 1992".

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following 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) Duran, Esgar, Exum, Hooton, Jaquez Lewis, Kipp, Lontine, McLachlan, Singer, Sirota, Snyder, Sullivan, Titone, Woodrow

HB20-1030  by Representative(s) Valdez D. and Gray, Catlin, Duran, Exum, Froelich, Hooton, Valdez A.; also Senator(s) Scott and Hisey, Donovan, Moreno, Pettersen, Priola--Concerning the creation of a single annual fleet overweight permit for a commercial motor vehicle fleet that includes both vehicles that have a quad axle grouping and vehicle combinations with a trailer that has two or three axles.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
HB20-1007  by Representative(s) Coleman and Buentello; also
Senator(s) Fields--Concerning increasing the diversity of
Colorado's educators in elementary and secondary 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.
HB20-1044 by Representative(s) Bird and Garnett, Melton; also
Senator(s) Garcia and Ginal, Danielson--Concerning
modifications to the pension plans administered by the fire
and police pension association.

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 Representatives Garnett and Bird.

Amend engrossed bill, page 16, line 20, strike "OR DECREASE", and strike
"FROM" and substitute "ABOVE".

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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Co-sponsor(s) added: Representative(s) Buckner, Caraveo, Duran, Esgar,
Exum, Froelich, Gray, Herod, Hooton, Kennedy, Kipp, Lontine, McClachlan,
Mullica, Roberts, Singer, Sirota, Snyder, Sullivan, Tipper, Titone, Valdez A.

**HB20-1109** by Representative(s) Van Winkle and Garnett; also
Senator(s) Gardner--Concerning an extension of the
income tax credit for employer contributions to employee
529 qualified state tuition 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.

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Co-sponsor(s) added: Representative(s) Carver, Champion, Gray, Herod, Titone, Woodrow

HB20-1158 by Representative(s) Tipper and Herod; also Senator(s) Winter and Fenberg--Concerning insurance coverage for infertility, 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) Buckner, Caraveo, Coleman, Cutter, Duran, Esgar, Exum, Froelich, Garnett, Gonzales-Gutierrez, Gray, Hooton, Jackson, Kennedy, Kipp, McCluskie, McLachlan, Melton, Michaelson Jenet, Mullica, Roberts, Singer, Sirota, Snyder, Sullivan, Titone, Valdez A., Valdez D., Weissman, Woodrow

On motion of Representative Kipp, 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.)
HB20-1100  by Representative(s) Froelich; also Senator(s) Crowder--Concerning pass-through child support payments to families that are eligible for temporary assistance for needy families.


Amendment No. 2, by Representative Froelich.

Amend the Public Health Care & Human Services Committee Report, dated February 5, 2020, page 1, line 6, strike "RETAINED COLLECTIONS" and substitute "COLLECTIONS PASSED THROUGH TO THE CUSTODIAL PARTY AFTER THE FULL FEDERAL SHARE IS PAID".

Page 1, line 13, strike "RETAINED COLLECTIONS" and substitute "COLLECTIONS PASSED THROUGH TO THE CUSTODIAL PARTY AFTER THE FULL FEDERAL SHARE IS PAID".

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

HB20-1182  by Representative(s) Arndt and McKean, Valdez D.; also Senator(s) Moreno, Woodward, Zenzinger--Concerning the repeal of the sales tax exemption for sales to residents of bordering states without retail sales taxes.

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

HB20-1205  by Representative(s) McKean, Arndt, Valdez D.; also Senator(s) Moreno, Woodward, Zenzinger--Concerning the repeal of the pre-1987 net operating loss deduction for individuals, estates, and trusts.

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

HB20-1082  by Representative(s) Rich and Valdez A., Roberts; also Senator(s) Story and Fields, Sonnenberg--Concerning the authority of the state historical society to dispose of real property in Georgetown, Colorado.

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

HB20-1103  by Representative(s) Buckner and Will, Larson; also Senator(s) Fields and Priola--Concerning health insurance coverage for colorectal cancer screening.

Amendment No. 2, by Representative Neville.


Amend printed bill, page 3, lines 3 and 4, strike "THE COVERAGE REQUIRED BY THIS SUBSECTION (18) MUST INCLUDE" and substitute "A CARRIER SUBJECT TO THIS SUBSECTION (18) SHALL OFFER".

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

HB20-1086 by Representative(s) Michaelson Jenet and Larson; also Senator(s) Fields--Concerning health insurance coverage for an annual mental health wellness examination performed by a qualified mental health care provider.


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 Neville moved to amend the Report of the Committee of the Whole to show that L.002 the following Neville amendment to HB20-1086 did pass:

Amend printed bill, page 3, lines 13 and 14, strike "THE COVERAGE REQUIRED BY THIS SUBSECTION (18) MUST INCLUDE" and substitute "A CARRIER SUBJECT TO THIS SUBSECTION (18) SHALL OFFER TO COVER".

The amendment was declared lost by the following roll call vote:

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</table>
Representative Buckner moved to amend the Report of the Committee of the Whole to show that L.004 the following Neville amendment to HB20-1103 did not pass, and that the Health and Insurance Committee Report to HB20-1103 did pass:

Amend printed bill, page 3, lines 3 and 4, strike "THE COVERAGE REQUIRED BY THIS SUBSECTION (18) MUST INCLUDE" and substitute "A CARRIER SUBJECT TO THIS SUBSECTION (18) SHALL OFFER".

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: HB20-1024, HB20-1066, SB20-017--February 20, 2020.

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, as amended, was adopted.
REPORT(S) OF COMMITTEE(S) OF REFERENCE

BUSINESS AFFAIRS & LABOR

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

HB20-1046 be postponed indefinitely.

HB20-1165 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 "(6)(a), (6)(b), (6)(c)(II), and (6)(d); and add (8) as follows:

Page 2, strike line 16 and substitute "LOCAL GOVERNMENT'S ORDINANCE, RESOLUTION, OR BUILDING CODE ADOPTION POLICY."

Page 3, strike line 1 and substitute "of:

Page 3, strike line 7 through 10 and substitute:

"(E) Smoke evacuation and compartmentalization;
(F) Emergency sprinkler systems;
(G) Emergency alarm systems; or
(H) Any other alteration affecting the life safety of the occupants of a building OUTSIDE THE CONTENT OF THE INTERIOR DESIGN DOCUMENTS AND SPECIFICATIONS LISTED IN SUBSECTION (6)(a) OF THIS SECTION."

Page 4, after line 16 insert:

"(8) NOTHING IN THIS SECTION AUTHORIZES AN INDIVIDUAL, INCLUDING AN INDIVIDUAL AUTHORIZED TO ENGAGE IN CONDUCT UNDER SUBSECTION (6) OF THIS SECTION, TO ENGAGE IN THE PRACTICE OF
ARCHITECTURE, ENGINEERING, OR ANY OTHER OCCUPATION REGULATED UNDER THE LAWS OF THIS STATE OR TO PREPARE, SIGN, OR SEAL PLANS WITH RESPECT TO SUCH PRACTICE OR IN CONNECTION WITH ANY GOVERNMENTAL PERMIT UNLESS THE INDIVIDUAL IS LICENSED OR OTHERWISE PERMITTED BY LAW TO SO ACT.".

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

HB20-1275 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 "OR HONORABLY DISCHARGED MEMBER" and substitute "MEMBER OF THE ARMED FORCES OF THE UNITED STATES OR A VETERAN".

Page 2, line 11, strike "STATES" and substitute "STATES," and strike "MEMBER" and substitute "MEMBER,"

Page 3, strike lines 2 through 7 and substitute:

"(b) "DEPENDENT" MEANS EITHER:
(I) A SPOUSE OF AN ACTIVE MEMBER OF THE ARMED FORCES OF THE UNITED STATES OR A VETERAN, LIVING OR DECEASED, OF THE ARMED FORCES OF THE UNITED STATES, AT THE TIME THE SPOUSE IS REQUESTING IN-STATE TUITION CLASSIFICATION; OR
(II) A CHILD UNDER TWENTY-THREE YEARS OF AGE EITHER BORN TO OR LEGALLY ADOPTED BY AN ACTIVE MEMBER OF THE ARMED FORCES OF THE UNITED STATES OR A VETERAN, LIVING OR DECEASED, OF THE ARMED FORCES OF THE UNITED STATES.".

HEALTH & INSURANCE
After consideration on the merits, the Committee recommends the following:

SB20-043 be referred to the Committee of the Whole with favorable recommendation.

SB20-113 be referred to the Committee of the Whole with favorable recommendation.
JUDICIARY
After consideration on the merits, the Committee recommends the following:

**SB20-100** 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:

**HB20-1168** be postponed indefinitely.

**HB20-1269** be postponed indefinitely.

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

**HB20-1145** 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 7, strike "vehicle - definition." and substitute "vehicle."
- Page 3, strike lines 17 and 18 and substitute:
  
  "(II) FOR THE PURPOSES OF THIS SUBSECTION (2)(c), THE FOLLOWING SPEEDS ARE PRESUMED TO BE SAFE UNLESS THE SPEEDS ARE UNSAFE FOR THE CONDITIONS AS PROVIDED IN SECTION 42-4-1101 (1) AND (3):"

- Page 3, after line 22 insert:

  "SECTION 2. In Colorado Revised Statutes, add 24-33.5-228 as follows:
  24-33.5-228. Public awareness of laws concerning operation of vehicle in vicinity of emergency vehicle. THE CHIEF OR THE CHIEF'S DESIGNEE SHALL COORDINATE WITH THE DEPARTMENT OF TRANSPORTATION TO JOINTLY CREATE A CAMPAIGN RAISING PUBLIC AWARENESS OF THE REQUIREMENTS OF SECTION 42-4-705 AND OF THE DANGERS OF STATIONARY EMERGENCY AND SERVICE VEHICLES THAT ARE ON THE ROAD OR ON THE SIDE OF THE ROAD.

  SECTION 3. In Colorado Revised Statutes, add 43-1-126 as follows:
  43-1-126. Public awareness of laws concerning operation of vehicle in vicinity of emergency vehicle. THE EXECUTIVE DIRECTOR OR
THE EXECUTIVE DIRECTOR'S DESIGNEE SHALL COORDINATE WITH THE
CHIEF OF THE COLORADO STATE PATROL TO JOINTLY CREATE A CAMPAIGN
RAISING PUBLIC AWARENESS OF THE REQUIREMENTS OF SECTION 42-4-705
AND OF THE DANGERS OF STATIONARY EMERGENCY AND SERVICE
VEHICLES THAT ARE ON THE ROAD OR ON THE SIDE OF THE ROAD.

SECTION 4. No appropriation. The general assembly has
determined that this act can be implemented within existing
appropriations, and therefore no separate appropriation of state money is
necessary to carry out the purposes of this act.

Renumber succeeding section accordingly.

HB20-1178 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 5 and 6 and substitute "state
highways and increase speed limits - definitions - repeal. (3.5)(a) THE
DEPARTMENT".

Page 2, line 8, strike "PERFORM A STUDY OF" and substitute "STUDY
RELEVANT AND APPROPRIATE".

Page 3, line 7, strike "AND".

Page 3, after line 7 insert:
"(II) PROVIDE ACCESS TO ONE OR MORE PUBLIC OR PRIVATE
SCHOOLS; AND".

Renumber succeeding subparagraph accordingly.

Page 3, strike lines 9 through 27 and substitute:
"(c) ON OR BEFORE MARCH 1, 2021, THE DEPARTMENT SHALL
COMPLETE THE STUDY DESCRIBED IN SUBSECTION (3.5)(a) OF THIS
SECTION. THE DEPARTMENT SHALL INCLUDE A SUMMARY OF THE STUDY IN
THE DEPARTMENT'S NEXT ANNUAL REPORT TO THE LEGISLATIVE
COMMITTEES OF REFERENCE PURSUANT TO SECTION 2-7-203. THE
SUMMARY MUST INDICATE THE CONCLUSIONS OF THE STUDY AND THE
PORTIONS OF RURAL HIGHWAYS FOR WHICH THE DEPARTMENT WILL
INCREASE THE SPEED LIMIT.

(d) THIS SUBSECTION (3.5) IS REPEALED, EFFECTIVE JULY 1, 2022.".

Page 4, strike lines 1 through 3.

HB20-1266 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 through 23 and substitute:
"(b) THE exporter requires the purchaser to display a valid
motor vehicle driver's license issued by a JURISDICTION OTHER THAN the state of Colorado and records the number and state JURISDICTION of issue of the driver's license on the bill of lading pertaining to the sale, and further requires the purchaser to furnish a valid wholesale, or retail, license number or resale license number issued by the governing body of a state or local authority located outside of the state of Colorado, which number and state OR LOCAL AUTHORITY of issue shall be recorded on the bill of lading pertaining to the sale."

HB20-1279 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 1, line 101, after "CONCERNING" insert "FUNDING FOR HIGH-VISIBILITY".

MESSAGE(S) FROM THE SENATE

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

SB20-097.

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


MESSAGE(S) FROM THE REVISOR

We herewith transmit:

without comment, SB20-097.

without comment, as amended, SB20-016 and 140.

House in recess. House reconvened.

INTRODUCTION OF BILLS
First Reading

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

SB20-021 by Senator(s) Tate, Moreno; also Representative(s) Snyder and Benavidez--Concerning certain requirements that must be included in a tax expenditure bill.
SB20-134 by Senator(s) Woodward and Zenzinger, Moreno; also
Representative(s) Arndt, McKean, Valdez D., Van Winkle--
Concerning the repeal of certain language used to determine
cash fund revenue that is derived from non-fee sources when
calculating the amount of uncommitted reserves in a cash
fund at the end of a fiscal year.

Committee on Finance

SB20-136 by Senator(s) Moreno, Woodward, Zenzinger; also
Representative(s) Arndt, McKean, Valdez D.--Concerning an
omnibus bill containing recommendations of the statutory
revision committee related to the committee’s statutory
charge.

Committee on State, Veterans, & Military Affairs

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INTRODUCTION OF MEMORIALS

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

HM20-1003 by Representative(s) Sirota--Memorializing former
Representative Betty Neale.

HM20-1004 by Representative(s) Valdez D., Buentello, Esgar--
Memorializing former Representative Leo L. Lucero.

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LAY OVER OF CALENDAR ITEM(S)

On motion of Representative Garnett, the following item on the Calendar
for March 1 was calendared for March 2, retaining place on Calendar:

Consideration of General Orders--HB20-1117.

On motion of Representative Garnett, the following item(s) on the
Calendar for February 19 were laid over until February 20, retaining place
on Calendar:

Consideration of General Orders--SB20-017, HB20-1024, HB20-1066,
HB20-1174, HB20-1175, HB20-1176, HB20-1135, HB20-1155,
HB20-1167, HB20-1185, HB20-1217, HB20-1147, HB20-1241,
SB20-037, SB20-062, HB20-1157, SB20-069, HB20-1060, HB20-1136,
HB20-1073, HB20-1128.

On motion of Representative Garnett, the following item on the Calendar
for February 20 was calendared for February 21:

Consideration of Memorial--HM20-1003.

On motion of Representative Garnett, the following item on the Calendar
for February 20 was calendared for February 24:

Consideration of Memorial--HM20-1004.
On motion of Representative Garnett, the House adjourned until 9:00 a.m., February 20, 2020.

Approved:
KC Becker,
Speaker

Attest:
Robin Jones,
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 Jacob Norton, D11 School District, Riley Pullen, Jefferson County School District.

The roll was called with the following result:

Present--55.

Excused--Representative(s) Baisley, Bockenfeld, Buckner, Cutter, Herod, Landgraf, Larson, Mullica, Saine, Williams--10.

Present after roll call--Representative(s) Baisley, Cutter, Herod, Landgraf, Larson, Mullica, Saine.

The Speaker declared a quorum present.

On motion of Representative Froelich, the House Journal of Wednesday, February 19, 2020, was declared approved as corrected by the Chief Clerk.

APPOINTMENT

The Speaker announced the following temporary committee appointment for February 20, 2020 only:

Judiciary

Representative Melton to replace Representative Tipper.

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.

HB20-1166 by Representative(s) Arndt and McKeen, Valdez D., Van Winkle; also Senator(s) Tate, Moreno, Woodward, Zenzinger--Concerning necessary statutory amendments
due to the automatic repeal of an enterprise zone act
income tax credit for new business facility employees.

(Laid Over from February 19, 2020.)

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following 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) Buentello, Exum, Gray

HB20-1100 by Representative(s) Froelich; also Senator(s) Crowder--
Concerning pass-through child support payments to families that are eligible for temporary assistance for needy families.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following 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>44</th>
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</table>
HB20-1182 by Representative(s) Arndt and McKean, Valdez D.; also Senator(s) Moreno, Woodward, Zenzinger--Concerning the repeal of the sales tax exemption for sales to residents of bordering states without retail sales 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.

YES 62 NO 0 EXCUSED 3 ABSENT 0
Arndt Y Exum Y Larson Y Singer Y
Baisley Y Froelich Y Liston Y Sirota Y
Benavidez Y Garnett Y Lontine Y Snyder Y
Bird Y Geitner Y McCluskie Y Soper Y
Bockenfeld E Gonzales-Gutierrez Y McKean Y Sullivan Y
Buck Y Gray Y McLachlan Y Tipper Y
Buckner E Herod Y Melton Y Titone Y
Buentello Y Holfor Y Michaelson Jenet Y Valdez A. Y
Caraveo Y Hooton Y Mullica Y Valdez D. Y
Carver Y Humphrey Y Neville Y Van Winkle Y
Catlin Y Jackson Y Pelton Y Weissman Y
Champion Y Jaquez Lewis Y Ransom Y Will Y
Coleman Y Kennedy Y Rich Y Williams D. E
Cutter Y Kipp Y Roberts Y Wilson Y
Duran Y Kraft-Tharp Y Saine Y Woodrow Y
Esgar Y Landgraf Y Sandridge Y Young Y
Speaker Y
Co-sponsor(s) added: Representative(s) Benavidez, Exum, McLachlan, Snyder, Titone, Woodrow

HB20-1205 by Representative(s) McKean, Arndt, Valdez D.; also Senator(s) Moreno, Woodward, Zenzinger--Concerning the repeal of the pre-1987 net operating loss deduction for individuals, estates, and trusts.

The question being "Shall the bill pass?".
A roll call vote was taken. As 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 62 NO 0 EXCUSED 3 ABSENT 0
Arndt Y Exum Y Larson Y Singer Y
Baisley Y Froelich Y Liston Y Sirota Y
Benavidez Y Garnett Y Lontine Y Snyder Y
Bird Y Geitner Y McCluskie Y Soper Y
Bockenfeld E Gonzales-Gutierrez Y McKean Y Sullivan Y
HB20-1082 by Representative(s) Rich and Valdez A., Roberts; also Senator(s) Story and Fields, Sonnenberg--Concerning the authority of the state historical society to dispose of real property in Georgetown, 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.

<table>
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<tr>
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Co-sponsor(s) added: Representative(s) Benavidez, Hooton, Snyder

HB20-1103 by Representative(s) Buckner and Will, Larson; also Senator(s) Fields and Priola--Concerning health insurance coverage for colorectal cancer screening.

Laid over until February 21, 2020.

HB20-1086 by Representative(s) Michaelson Jenet and Larson; also Senator(s) Fields--Concerning health insurance coverage for an annual mental health wellness examination performed by a qualified mental health care provider, 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, Bird, Buentello, Caraveo, Coleman, Cutter, Esgar, Exum, Froelich, Gonzales-Gutierrez, Gray, Herod, Hooton, Jackson, Jaquez Lewis, Kennedy, Kipp, McCluskie, Melton, Mullica, Roberts, Singer, Sirota, Snyder, Sullivan, Tipper, Titone, Valdez A., Valdez D., Weissman, Woodrow, Young, Speaker

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.)

SB20-017 by Senator(s) Winter, Donovan, Foote, Hisey, Moreno, Pettersen, Priola; also Representative(s) Gray, Duran, Exum, Froelich, Hooton, Valdez A., Valdez D.--Concerning a requirement that the high-performance transportation enterprise include information about its public-private partnerships in its annual report to the legislative committees of the house of representatives and
the senate that have jurisdiction over transportation.

(Laid Over from February 19, 2020.)

Laid over until February 25, retaining place on Calendar.

HB20-1174 by Representative(s) McKean and Valdez D., Arndt; also Senator(s) Tate, Moreno, Zenzinger--Concerning modifications to the sales tax statutes in order to address certain defects and anachronisms.

(Laid Over from February 19, 2020.)

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

HB20-1175 by Representative(s) McKean and Valdez D., Arndt, Van Winkle; also Senator(s) Tate, Moreno, Woodward, Zenzinger--Concerning modifications to certain tax statutes in order to address defects and anachronisms.

(Laid Over from February 19, 2020.)

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

HB20-1176 by Representative(s) Valdez D., Arndt, McKean, Van Winkle; also Senator(s) Tate, Moreno, Woodward, Zenzinger--Concerning modifications to the income tax statutes in order to address certain defects and anachronisms.

(Laid Over from February 19, 2020.)

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

HB20-1135 by Representative(s) Buck and McLachlan; also Senator(s) Todd--Concerning a new requirement for high school students to take the United States citizenship test instead of the social studies assessment.

(Laid Over from February 19, 2020.)


As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.
HB20-1155 by Representative(s) Valdez A. and Weissman, Jaquez Lewis, Kipp, Hooton, Sirota, Titone, Froelich, Mullica; also Senator(s) Hansen--Concerning requirements that builders of new residences offer buyers options to accommodate higher efficiency devices.

(Laid Over from February 19, 2020.)


As amended, ordered engrossed 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 at 9:57 a.m., was adopted by unanimous consent. (General Orders continued on page 414.)

The Committee of the Whole reported it had risen, reported progress and would sit again after consideration of SJM20-002.

House in recess. House reconvened.

MESSAGE(S) FROM THE SENATE

The Senate has adopted and transmits herewith: SJM20-002

INTRODUCTION AND CONSIDERATION OF MEMORIAL

SJM20-002 by Senator(s) Sonnenberg; also Representative(s) Pelton--Memorializing former Colorado Senator Maynard Yost.

(Printed and placed in members' files.)

On motion of Representative Kennedy, the rules were suspended and the following memorial was given immediate consideration.

Representative Pelton moved SJM20-002 and requested it be read at length.

Pursuant to House Rule 26(f) the House stood in recess to allow Senator Jerry Sonnenberg to speak on behalf of the Honorable Maynard Yost.

House reconvened.
The resolution was adopted by viva voce vote.


House in recess. House reconvened.

On motion of Representative Melton, the House resolved itself into Committee of the Whole for continuation of consideration of General Orders, and he returned to the Chair to act as Chairman.

GENERAL ORDERS–SECOND READING OF BILLS
(Continued from page 413)

HB20-1167 by Representative(s) Arndt, Valdez D., Van Winkle; also Senator(s) Moreno, Tate, Woodward, Zenzinger--Concerning the relocation of the definition of "alternative fuel" from a part of the statutes in which the definition is no longer referenced to a part of the statutes in which the definition is referenced.

(Laid Over from February 19, 2020.)

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

HB20-1185 by Representative(s) Hooton and Saine--Concerning the continuation of the Colorado kids outdoors advisory council, and, in connection therewith, implementing the recommendations contained in the 2019 sunset report by the department of regulatory agencies.

(Laid Over from February 19, 2020.)

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

HB20-1217 by Representative(s) Gray and McKean--Concerning the continuation of marijuana financial services cooperatives, and, in connection therewith, implementing the recommendations contained in the 2019 sunset report by the department of regulatory agencies.

(Laid Over from February 19, 2020.)
Ordered engrossed and placed on the Calendar for Third Reading and Final Passage.

HB20-1147  by Representative(s) Buckner and Ransom; also Senator(s) Smallwood and Moreno--Concerning allowing children reasonable independence to engage in activities without finding that the child is abused or neglected.

(Laid Over from February 19, 2020.)


Laid over until February 21, retaining place on Calendar.

HB20-1241  by Representative(s) Benavidez and Kipp, Bird, Buentello, Coleman, Duran, Gonzales-Gutierrez, Gray, Lontine, Melton, Michaelson Jenet, Roberts, Singer, Sirota, Weissman--Concerning the issuance of a professional license to a person who is legally authorized to work in the United States.

(Laid Over from February 19, 2020.)


Laid over until February 21, retaining place on Calendar.

HB20-1128  by Representative(s) Buentello and Wilson, Young; also Senator(s) Zenzinger and Priola--Concerning education requirements for educators to increase awareness of special education issues.

(Laid Over from February 19, 2020.)


Amendment No. 2, by Representative Buentello.

Amend the Education Committee Report, dated February 4, 2020, page 1, strike lines 4 through 6 and substitute:

"Page 4, line 27, strike "BUT NOT LIMITED TO" and substitute "EDUCATING STUDENTS WITH BEHAVIORAL CONCERNS OR BEHAVIORAL DISABILITIES, WHICH LAWS AND PRACTICES INCLUDE BUT ARE NOT LIMITED TO"."

Amendment No. 3, by Representative Buentello.

Amend printed bill, page 3, line 18, strike "(3)(b.5)," and substitute "(3)(b)(I), (3)(b.5),".
Page 3, line 19, strike "(3)(b.7)" and substitute "(3)(b.7), (3)(b.8).".

Page 4, after line 11 insert:

"(b) (I) Specify any particular type of professional development activity as a requirement or partial requirement for license renewal, EXCEPT AS PROVIDED IN SUBSECTION (3)(b.7) OF THIS SECTION;".

Page 5, after line 7 insert:

"(b.8) NOTHING IN SUBSECTION (3)(b.7)(I) OF THIS SECTION PROHIBITS A LICENSEE FROM APPLYING A SINGLE PROFESSIONAL DEVELOPMENT COURSE OR ABILITY TO ONE OR MORE CONTENT OR HOURLY REQUIREMENTS ESTABLISHED PURSUANT TO THIS SECTION OR BY RULE OF THE STATE BOARD OF EDUCATION.".

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

**SB20-037** by Senator(s) Rodriguez and Fields, Cooke; also Representative(s) Singer--Concerning the development of a strategic plan to implement a trusted interoperability platform.

(Laid Over from February 19, 2020.)

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

**SB20-062** by Senator(s) Gardner and Lee, Cooke, Foote, Rodriguez; also Representative(s) Herod and Soper, Snyder, Weissman--Concerning the enactment of the Colorado Revised Statutes 2019 as the positive and statutory law of the state of Colorado.

(Laid Over from February 19, 2020.)

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

**HB20-1157** by Representative(s) Roberts and Will; also Senator(s) Donovan--Concerning the Colorado water conservation board's authority to use water that a water right owner voluntarily loans to the board for instream flow purposes.

(Laid Over from February 19, 2020.)


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

**SB20-069** by Senator(s) Garcia; also Representative(s) Buentello--Concerning the documentation required for a disabled veteran to receive a free transferable annual parks pass.

(Laid Over from February 19, 2020.)
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:
HB20-1147, HB20-1241--February 21;
SB20-017--February 25.

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>NO</th>
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Arndt Y Exum Y Larson N Singer Y
Baisley N Froelich Y Liston N Sirota Y
Benavidez Y Garnett Y Lontine Y Snyder Y
Bird Y Geitner N McCluskie Y Soper N
Bockenfeld E Gonzalez-Gutierrez Y McKean Y Sullivan Y
Buck N Gray Y McLachlan Y Tipper Y
Buckner E Herod Y Melton Y Titone Y
Buentello Y Holtorf Y Michaelson Jenet Y Valdez A. Y
Caraveo Y Hooton Y Mullica Y Valdez D. Y
Carver N Humphrey N Neville N Van Winkle Y
Catlin Y Jackson Y Pelton N Weissman Y
Champion Y Jaquez Lewis Y Ransom N Will N
Coleman Y Kennedy Y Rich N Williams D. E
Cutter Y Kipp Y Roberts Y Wilson Y
Duran Y Kraft-Tharp Y Saine N Woodrow Y
Esgar Y Landgraf Y Sandridge N Young Y
Speaker Y

REPORT(S) OF COMMITTEE(S) OF REFERENCE

BUSINESS AFFAIRS & LABOR

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

HB20-1039 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 16 through 26.

Strike pages 3 through 5 and substitute:
"SECTION 2. Online transparency task force. (1) There is hereby created the online transparency task force. Interested legislators and the following individuals, or their designees, may participate in the task force:

(a) The executive director of each principal department;
(b) The secretary of state;
(c) The chief information officer appointed pursuant to section 24-37.5-103, Colorado Revised Statutes; and
(d) The executive director of the statewide internet portal authority appointed pursuant to section 24-37.7-104 (1)(o), Colorado Revised Statutes.

(2) The task force member specified in subsection (1)(d) of this section shall chair the task force and call the first meeting of the task force as soon as possible. The task force shall meet as necessary at the call of the chair to timely complete its duties.

(3) The purpose of the task force is to recommend ways to enhance citizens' online access to rules and the rule-making process and to increase the transparency of the rule-making process, including potential improvements to existing online resources and the potential creation of new online resources.

(4) The task force shall submit a written report that summarizes its recommendations by January 1, 2021, to the general assembly's committees of reference with jurisdiction over business and state affairs.

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 5, 2020, if adjournment sine die is on May 6, 2020); 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 2020 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor."

HB20-1089 be postponed indefinitely.

SB20-047 be referred to the Committee of the Whole with favorable recommendation.

HEALTH & INSURANCE
After consideration on the merits, the Committee recommends the following:

HB20-1008 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 3, line 13, strike "PERSON" and substitute "PERSON, OTHER THAN A PRODUCER,".
Page 3, line 19, strike "CALENDAR" and substitute "FISCAL".

Page 4, line 13, after "DENIED" insert "IN THIS STATE".

Page 4, strike line 19 and substitute "SUBMITTED IN THIS STATE;".

Page 4, line 22, strike "PAID;" and substitute "PAID IN THIS STATE;".

Page 4, line 23, after "EXPENSES" insert "SUBMITTED IN THIS STATE".

Page 4, line 24, after "EXPENSES" insert "SUBMITTED IN THIS STATE".

Page 4, strike line 27 and substitute "DENIED OR DETERMINED TO BE INELIGIBLE;".

Page 5, line 1, strike "DENIALS;" and substitute "DENIALS IN THIS STATE;".

Page 5, line 3, strike "ARRANGEMENT," and substitute "ARRANGEMENT IN THIS STATE," and after "APPEALS" insert "IN THIS STATE;".

Page 5, strike lines 6 through 10 and substitute:

"(i) THE TOTAL AMOUNT PAID INTO THE HEALTH CARE COST-SHARING ARRANGEMENT IN THE PREVIOUS CALENDAR YEAR BY MEMBERS WHO ARE RESIDENTS OF THIS STATE; AND
(j) THE NAME, MAILING ADDRESS, E-MAIL ADDRESS, AND TELEPHONE NUMBER OF AN INDIVIDUAL SERVING AS A CONTACT PERSON FOR THE HEALTH CARE COST-SHARING ARRANGEMENT IN THIS STATE. THE COMMISSIONER SHALL NOT MAKE THE HEALTH CARE COST-SHARING ARRANGEMENT'S CONTACT PERSON INFORMATION AVAILABLE TO THE PUBLIC.".

Page 5, strike lines 12 through 15 and substitute "2021, PRIOR TO ENROLLING, ACCEPTING, OR RENEWING AN INDIVIDUAL OR GROUP IN A HEALTH CARE COST-SHARING ARRANGEMENT IN THIS STATE, A PERSON, OTHER THAN A PRODUCER, OFFERING, OPERATING, MANAGING, OR ADMINISTERING THE HEALTH CARE COST-SHARING ARRANGEMENT SHALL PROVIDE A WRITTEN DISCLOSURE, EITHER IN HARD COPY OR ELECTRONIC FORMAT, TO BE SIGNED BY THE PROSPECTIVE OR RENEWING MEMBER OR GROUP, CONTAINING THE FOLLOWING INFORMATION:".

Page 5, line 16, strike "PARTICIPATION" and substitute "A HEALTH CARE COST-SHARING ARRANGEMENT IS NOT A QUALIFIED HEALTH PLAN, AND PARTICIPATION".

Page 5, line 25, strike "INFORMATION REQUIRED" and substitute "DISCLOSURES DETERMINED".

Page 5, line 26, strike "RULE." and substitute "RULE TO ADDRESS
CONSUMER CONFUSION OR TO ENSURE CONSUMERS HAVE NECESSARY INFORMATION TO MAKE INFORMED DECISIONS.".

Page 5, line 27, strike "PRIOR TO ENROLLING,".

Page 6, strike lines 1 and 2 and substitute "A PERSON, OTHER THAN A PRODUCER,".

Page 6, line 4, strike "PROVIDE A WRITTEN DISCLOSURE,".

Page 6, strike line 5 and substitute "DISPLAY PROMINENTLY ON ITS WEBSITE, IF THE PERSON HAS A WEBSITE, AND IN ITS WRITTEN MARKETING MATERIALS".

Page 6, line 6, strike "CONTAINING".

Page 6, strike lines 8 through 13 and substitute:

"(c) On and after January 1, 2021, a producer offering a Health Care Cost-Sharing Arrangement in this state shall provide a written or electronic disclosure to a prospective client before selling the arrangement to the client. The disclosure must include the following information:

(I) A Health Care Cost-Sharing Arrangement is not a qualified health plan, and participation or membership in a Health Care Cost-Sharing Arrangement does not guarantee payment of bills or medical expenses;

(II) A member of a Health Care Cost-Sharing Arrangement remains personally responsible for payment of all bills or medical expenses;

(III) A member of a Health Care Cost-Sharing Arrangement may be subject to certain preexisting condition exclusions or other limitations; and

(IV) Any other disclosures determined by the Commissioner by rule to address consumer confusion or to ensure consumers have necessary information to make informed decisions.".

Renumber succeeding subsections accordingly.

Page 6, line 16, after "EXPENSES" insert "FROM A MEMBER OF THE HEALTH CARE COST-SHARING ARRANGEMENT OR".

Page 6, line 20, strike "OF SERVICE FOR WHICH".

Page 6, line 21, strike "MADE." and substitute "MADE TO THE HEALTH CARE COST-SHARING ARRANGEMENT.".

Page 6, line 22, after "PAY" insert "OR FACILITATE THE PAYMENT OF".

Page 6, line 23, strike "FULL OR" and substitute "ACCORDANCE WITH THE HEALTH CARE COST-SHARING ARRANGEMENT GUIDELINES OR FAILS TO".

Page 6, line 25, strike "REQUEST." and substitute "REQUEST OR A DETERMINATION THAT THE EXPENSES ARE INELIGIBLE FOR COST SHARING.".
Page 6, line 26, after "PAYS" insert "OR FACILITATES THE PAYMENT OF".

Page 6, lines 26 and 27, strike "ONLY A PORTION OF THE MEDICAL EXPENSES WITHIN THE SPECIFIED PERIOD," and substitute "AN AMOUNT OR PORTION OF THE MEDICAL EXPENSES THAT IS LESS THAN WHAT THE HEALTH CARE COST-SHARING ARRANGEMENT GUIDELINES SPECIFY,"

Page 7, line 2, before "PORTION" insert "REMAINING".

Page 7, line 3, strike "THAT ARE UNPAID." and substitute "OR A DETERMINATION THAT THE REMAINING PORTION OF THE MEDICAL EXPENSES IS INELIGIBLE FOR COST SHARING. IF THE MEDICAL EXPENSE IS DENIED OR DETERMINED TO BE INELIGIBLE FOR COST SHARING AND THE MEMBER OF THE HEALTH CARE COST-SHARING ARRANGEMENT ALSO HAS COVERAGE UNDER A QUALIFIED HEALTH PLAN, A MEDICAL ASSISTANCE PROGRAM ADMINISTERED PURSUANT TO ARTICLES 4, 5, AND 6 OF TITLE 25.5, OR OTHER COVERAGE FOR WHICH A THIRD-PARTY PAYER MAY BE RESPONSIBLE FOR PAYING FOR THE MEMBER'S MEDICAL EXPENSES, THE PROVIDER MAY BILL APPROPRIATE THIRD-PARTY PAYERS FOR ANY UNPAID BALANCE OWED FOR HEALTH CARE THE PROVIDER PROVIDED TO THE MEMBER."

Page 7, line 11, strike "(7)" and substitute "(6)"

Page 7, line 19, after "SECTION;" add "OR".

Page 7, strike lines 20 and 21.

Reletter succeeding sub-subparagraph accordingly.

Page 7, line 23, strike "(5)" and substitute "(4)"

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

Page 8, line 2, strike "(7)(a)." and substitute "(6)(a)."

Page 8, strike lines 4 and 5 and substitute "REQUIRED BY SUBSECTION (3) OF THIS SECTION, THE"

Page 8, line 13, strike "(8)" and substitute "(7)"

Page 8, line 25, strike "10-3-903.7 (8);" and substitute "10-3-903.7;"

Strike "ARRANGEMENT;" and substitute "ARRANGEMENT IN THIS STATE;"

on: Page 3, lines 24 and 27; and Page 4, line 3.

After "ARRANGEMENT" insert "IN THIS STATE" on: Page 4, lines 5, 9, and line 17.
HB20-1065 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 12 insert:

"SECTION 2. In Colorado Revised Statutes, 12-280-123, add (1)(c) as follows:

12-280-123. Prescription required - exception - dispensing opiate antagonists. (1) (c) A PHARMACIST WHO DISPENSES A PRESCRIPTION ORDER FOR A PRESCRIPTION DRUG THAT IS AN OPIOID SHALL NOTIFY THE INDIVIDUAL TO WHOM THE OPIOID IS BEING DISPENSED ABOUT THE AVAILABILITY OF AN OPIATE ANTAGONIST WHEN, IN THE PHARMACIST’S PROFESSIONAL JUDGMENT, THE INDIVIDUAL WOULD BENEFIT FROM THE NOTIFICATION.".

Renumber succeeding sections accordingly.

Page 4, strike lines 12 through 27 and substitute:

"SECTION 7. In Colorado Revised Statutes, 25-1-520, amend (2.5) as follows:

25-1-520. Clean syringe exchange programs - operation - approval - reporting requirements. (2.5) (a) A program developed pursuant to this section may be operated in a hospital NONPROFIT ORGANIZATION WITH EXPERIENCE OPERATING A CLEAN SYRINGE EXCHANGE PROGRAM OR A HEALTH FACILITY licensed or certified by the state department pursuant to section 25-1.5-103 (1)(a) may operate a clean syringe exchange program without prior board approval.

(b) A HEALTH FACILITY THAT OPERATES A CLEAN SYRINGE EXCHANGE PROGRAM PURSUANT TO THIS SUBSECTION (2.5) SHALL REPORT TO THE STATE DEPARTMENT EACH MONTH DETAILING THE DEMOGRAPHICS OF THE CLIENTS THE FACILITY SERVED, THE NUMBER OF CLEAN SYRINGES DISPENSED, AND THE NUMBER OF USED SYRINGES COLLECTED.

(c) PRIOR TO OPERATING A CLEAN SYRINGE EXCHANGE PROGRAM PURSUANT TO THIS SUBSECTION (2.5) A NONPROFIT ORGANIZATION SHALL CONSULT WITH INTERESTED STAKEHOLDERS AND DISCUSS THE ISSUES DESCRIBED IN SUBSECTION (1) OF THIS SECTION. A NONPROFIT ORGANIZATION THAT OPERATES A CLEAN SYRINGE EXCHANGE PROGRAM PURSUANT TO THIS SUBSECTION (2.5) SHALL REPORT TO THE STATE DEPARTMENT EACH MONTH DETAILING THE DEMOGRAPHICS OF THE CLIENTS THE NONPROFIT ORGANIZATION SERVED, THE NUMBER OF CLEAN SYRINGES DISPENSED, AND THE NUMBER OF USED SYRINGES COLLECTED.".

Strike page 5.

Page 6, strike lines 1 through 14.

Page 7, after line 2 insert:

"SECTION 9. In Colorado Revised Statutes, 12-280-123, add (1)(c) as follows:

12-280-123. Prescription required - exception - dispensing opiate antagonists. (1) (c) A PHARMACIST WHO DISPENSES A PRESCRIPTION ORDER FOR A PRESCRIPTION DRUG THAT IS AN OPIOID SHALL
NOTIFY THE INDIVIDUAL TO WHOM THE OPIOID IS BEING DISPENSED ABOUT
THE AVAILABILITY OF AN OPIATE ANTAGONIST AT NO CHARGE TO THE
INDIVIDUAL WHEN, IN THE PHARMACIST’S PROFESSIONAL JUDGMENT, THE
INDIVIDUAL WOULD BENEFIT FROM THE NOTIFICATION.

SECTION 10. Effective date. (1) Except as otherwise provided
in this section, this act takes effect upon passage.
(2) Section 2 of this act takes effect only if Senate Bill 20-007
does not become law.
(3) Section 10 of this act takes effect only if Senate Bill 20-007
becomes law, in which case section 10 takes effect on the effective date
of this act or Senate Bill 20-007, whichever is later."

Renumber succeeding section accordingly.

Page 1, line 101, strike "MEASURES" and substitute "THE USE OF
MEASURES THAT DO NOT INVOLVE SCHEDULE 1 CONTROLLED
SUBSTANCES".

HB20-1085 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 9 through 11.

Page 4, strike lines 1 through 15 and substitute "ALTERNATIVE TO
OPIOIDS.".

Page 4, line 16, strike "(c)" and substitute "(b)".

Page 4, strike lines 17 through 20 and substitute:

"(I) INCLUDE, AT THE CARRIERS' LOWEST COST-SHARING TIER, A
MINIMUM OF SIX PHYSICAL THERAPY VISITS, SIX OCCUPATIONAL THERAPY
VISITS, SIX CHIROPRACTIC VISITS, AND SIX ACUPUNCTURE VISITS; AND"

Page 4, after line 23 insert:

"(c) AT THE TIME OF A COVERED PERSON'S INITIAL VISIT FOR
TREATMENT, A PHYSICAL THERAPIST, OCCUPATIONAL THERAPIST,
ACUPUNCTURIST, OR CHIROPRACTOR SHALL NOTIFY THE COVERED
PERSON'S CARRIER THAT THE COVERED PERSON HAS STARTED TREATMENT
WITH THE PROVIDER.".

Page 6, strike lines 5 through 8 and substitute:

"(c) FOR THE PURPOSES OF THIS SECTION, "NONOPIOID OR AN
ATYPICAL OPIOID" MEANS ANALGESICS WITH FAR LOWER FATALITY RATES
THAN PURE OPIOID AGONISTS AS SPECIFIED BY RULE OF THE
COMMISSIONER.".

Page 7, line 9, strike "repeal (5)" and substitute "amend (1)(a)
introductory portion, (1)(a)(I), (1)(a)(IV), (1)(b), and (4) introductory
portion; amend as it exists until July 1, 2021, (2) repeal (5); and add

(1) (a) An opioid prescriber shall not prescribe more than a seven-day supply of an opioid to a patient who has not had an opioid prescription in the last twelve months by that opioid prescriber and may exercise discretion to include a second fill for a seven-day supply. The limits on initial prescribing do not apply if, in the judgment of the opioid prescriber, the patient:

(1) Has chronic pain that typically lasts longer than ninety days or past the time of normal healing, as determined by the opioid prescriber, or following transfer of care from another opioid prescriber who practices the same profession and who prescribed an opioid to the patient;

(IV) Is undergoing palliative care or hospice care focused on providing the patient with relief from symptoms, pain, and stress resulting from a serious illness in order to improve quality of life; except that this subsection (1)(a)(IV) applies only if the opioid prescriber is a physician, a physician assistant, or an advanced practice nurse.

(b) Prior to prescribing the second fill of any opioid OR BENZODIAZEPINE prescription pursuant to this section, an opioid prescriber must comply with the requirements of section 12-280-404 (4). Failure to comply with section 12-280-404 (4) constitutes unprofessional conduct or grounds for discipline, as applicable, under section 12-220-130, 12-240-121, 12-255-120, 12-275-120, 12-290-108, or 12-315-112, as applicable to the particular opioid prescriber, only if the opioid prescriber repeatedly fails to comply.

(2) An opioid prescriber licensed pursuant to article 220, 240, 255, 275, 290, or 315 of this title 12 may prescribe opioids AND BENZODIAZEPINES electronically.

(4) As used in this section, "opioid prescriber" "PRESCRIBER"
means:

(5) This section is repealed, effective September 1, 2021.

(6) THE EXECUTIVE DIRECTOR SHALL, BY RULE, LIMIT THE SUPPLY OF A BENZODIAZEPINE THAT A PRESCRIBER MAY PRESCRIBE TO A PATIENT WHO HAS NOT HAD A BENZODIAZEPINE PRESCRIPTION IN THE LAST TWELVE MONTHS BY THAT PRESCRIBER.

SECTION 5. In Colorado Revised Statutes, 12-30-109, amend as it exists from July 1, 2021, until July 1, 2023, (2) as follows:


(2) An opioid prescriber licensed pursuant to article 220 or 315 of this title 12 may prescribe opioids AND BENZODIAZEPINES electronically.

SECTION 6. In Colorado Revised Statutes, 12-30-109, amend as it will become effective July 1, 2023, (2) as follows:


(2) An opioid prescriber licensed pursuant to article 315 of this title 12 may prescribe opioids AND BENZODIAZEPINES electronically.

SECTION 7. In Colorado Revised Statutes, 12-220-111, amend (2) as follows:

12-220-111. Dentists may prescribe drugs - surgical operations - anesthesia - limits on prescriptions. (2) (a) A dentist is subject to the limitations on prescribing opioids PRESCRIPTIONS specified in section...
(b) This subsection (2) is repealed, effective September 1, 2021.

SECTION 8. In Colorado Revised Statutes, amend 12-240-123 as follows:

12-240-123. Prescriptions - limitations. (†) A physician or physician assistant is subject to the limitations on prescribing opioids specified in section 12-30-109.

(2) This section is repealed, effective September 1, 2021.

SECTION 9. In Colorado Revised Statutes, 12-255-112, amend (6) as follows:

12-255-112. Prescriptive authority - advanced practice nurses - limits on prescriptions - rules - financial benefit for prescribing prohibited. (6) (a) An advanced practice nurse with prescriptive authority pursuant to this section is subject to the limitations on prescribing opioids specified in section 12-30-109.

(b) This subsection (6) is repealed, effective September 1, 2021.

SECTION 10. In Colorado Revised Statutes, 12-275-113, amend (5) as follows:

12-275-113. Use of prescription and nonprescription drugs - limits on prescriptions. (5) (†) An optometrist is subject to the limitations on prescribing opioids specified in section 12-30-109.

(b) This subsection (5) is repealed, effective September 1, 2021.

SECTION 11. In Colorado Revised Statutes, 12-290-111, amend (3) as follows:

12-290-111. Prescriptions - requirement to advise patients - limits on prescriptions. (3) (†) A podiatrist is subject to the limitations on prescribing opioids specified in section 12-30-109.

(b) This subsection (3) is repealed, effective September 1, 2021.

SECTION 12. In Colorado Revised Statutes, amend 12-315-126 as follows:

12-315-126. Prescriptions - limitations. (†) A veterinarian is subject to the limitations on prescribing opioids specified in section 12-30-109.

(2) This section is repealed, effective September 1, 2021.

SECTION 13. In Colorado Revised Statutes, 12-240-130, repeal (3) as follows:

12-240-130. Procedure - registration - fees. (3) Applicants for relicensure shall not be required to attend and complete continuing medical education programs, except as directed by the board to correct deficiencies of training or education as directed under section 12-240-125 (5)(e)(III)(B):"

Renumber succeeding sections accordingly.

Page 8, strike lines 18 and 19 and substitute "prescribing opioids - rules. THE BOARD, IN CONSULTATION WITH THE CENTER FOR RESEARCH INTO".

Page 8, line 26, strike "INITIAL" and strike "AND".

Page 9, line 7, strike "DIRECTOR" and substitute "BOARD".

Page 9, line 10, strike "DIRECTOR:" and substitute "BOARD:".

Page 9, line 24, strike "DIRECTOR" and substitute "BOARD".
Page 11, line 26, after "A" insert "SECOND FILL FOR A".

Page 12, line 2, strike "OR PSYCHOLOGICAL".

Page 12, strike line 7 and substitute "prescribing the second fill for an opioid OR A BENZODIAZEPINE and the".

Page 12, line 10, strike "DIRECTOR" and substitute "BOARD".

Page 15, line 4, strike "2019-20" and substitute "2020-21".

Page 15, strike lines 11 through 14 and substitute "EXPANDED TRAINING AND TECHNICAL ASSISTANCE IN ORDER TO MONITOR FIDELITY TO THE SCREENING, BRIEF INTERVENTION, AND REFERRAL TO TREATMENT MODEL THROUGH QUALITATIVE AND".

**HB20-1075** be postponed indefinitely.

**PUBLIC HEALTH CARE & HUMAN SERVICES**

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

**HB20-1197** be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 4, line 3, after the period insert "STATEWIDE HUMAN SERVICES REFERRAL SERVICES DESCRIBED IN THIS PART 2 DO NOT INCLUDE THE OPERATION OF THE STATEWIDE CHILD ABUSE REPORTING HOTLINE SYSTEM ESTABLISHED IN SECTION 26-5-111 OR THE REPORTING HOTLINE FOR ADULT PROTECTIVE SERVICES REFERRALS.".

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**MESSAGE(S) FROM THE SENATE**

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

SB20-155.

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


__________________________
MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, SB20-155.
without comment, as amended, SB20-146.

House in recess. House reconvened.

REPORT(S) OF COMMITTEE(S) OF REFERENCE

RURAL AFFAIRS & AGRICULTURE
After consideration on the merits, the Committee recommends the following:

HB20-1300 be referred favorably to the Committee on Appropriations.

SB20-048 be referred to the Committee of the Whole with favorable recommendation.

SJR20-003 be referred to the Full House for final action.

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

HB20-1138 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 "such as child care," and substitute "including but not limited to child care, arts and cultural organizations, ".

Page 3, line 15, strike "20-____" and substitute "20-1138".

Page 3, line 20, after "24-30-1303.5," insert "amend (3.5)(a) introductory portion; and ".

Page 3, after line 23 insert:
" (3.5) (a) With respect to all real property owned by or held in trust for the state or any state agency or state institution of higher education, each state agency or state institution of higher education shall identify any vacant facility under its control. As used in this section, SUBSECTION (3.5), "vacant" means:".

Page 3, line 27, strike "BY OR UNDER THE CONTROL OF" and substitute "AND MANAGED BY".
Page 4, line 6, after "INCLUDE" insert "THE COLORADO HOUSING AND
FINANCE AUTHORITY, AS DEFINED IN SECTION 29-4-703 (1);".

Page 4, line 10, strike the first "AND".

Page 4, line 11, strike "32-1-103 (24)." and substitute "32-1-103 (24);
METROPOLITAN DISTRICTS; WATER CONSERVANCY DISTRICTS CREATED
UNDER ARTICLE 45 OF TITLE 37; WATER ACTIVITY ENTERPRISES, AS
DEFINED IN SECTION 37-45.1-102 (4); AND WATER CONSERVATION
DISTRICTS CREATED UNDER ARTICLE 46, 47, 48, OR 50 OF TITLE 37."

Page 4, line 15, strike "FIVE HUNDRED SQUARE FEET" and substitute
"THREE THOUSAND CONTINUOUS SQUARE FEET".

Page 4, line 16, strike "STRUCTURE" and substitute "STRUCTURE, NOT
CURRENTLY BEING CONSTRUCTED OR UNDERGOING RENOVATION;".

Page 4, strike lines 18 through 21.

Renumber succeeding subparagraph accordingly.

Page 4, line 23, strike "UNUSED LAND AND".

Page 4, line 26, after "OR" insert "ANY" and strike "UPON WHICH" and
substitute "OR INTERESTS OWNED BY A MUNICIPAL UTILITY OR A
MUNICIPALITY FOR THE BENEFIT OR USE OF A MUNICIPALLY OWNED
UTILITY; PUBLIC".

Page 4, strike line 27.

Page 5, strike lines 1 and 2 and substitute "EASEMENTS; DOMESTIC
WASTEWATER TREATMENT WORKS, AS DEFINED IN SECTION 25-8-103(5);
CONSERVATION EASEMENTS;".

Page 5, line 5, after "TRANSPORTATION" insert "OR THE REGIONAL
TRANSPORTATION DISTRICT ESTABLISHED BY ARTICLE 9 OF TITLE 32".

Page 5, line 19, strike "APPLICABLE:" and substitute "APPLICABLE AND
NOT ALREADY PROVIDED UNDER SUBSECTION (3.5) OF THIS SECTION:".

Page 5, line 20, after "ADDRESS" insert "OR, IF THERE IS NO ADDRESS, THE
LOCATION".

Page 5, strike lines 21 and 22.

Page 5, line 23, strike "(IV)" and substitute "(II)".

Page 5, line 25, after "PROPERTY;" add "AND".

Page 5, strike lines 26 and 27.

Page 6, lines 1 and 2, strike "(III) A DESCRIPTION THAT INCLUDES THE
CONDITION OF THE REAL PROPERTY AND A MEASUREMENT OF" and
substitute "(III) A MEASUREMENT, IN SQUARE FEET, OF THE".

Page 6, line 3, strike "VACANT, UNUSED, OR UNDERDEVELOPED." and
substitute "VACANT AND UNUSED."

age 6, after line 3 insert:

"(d) EACH STATE AGENCY, STATE INSTITUTION OF HIGHER EDUCATION, AND POLITICAL SUBDIVISION OF THE STATE SHALL SUBMIT TO THE OFFICE AN E-MAIL ADDRESS OR PHONE NUMBER FOR INQUIRIES ABOUT ANY LAND OWNED OR CONTROLLED BY THE STATE AGENCY, STATE INSTITUTION OF HIGHER EDUCATION, OR POLITICAL SUBDIVISION OF THE STATE AND, IF APPLICABLE, THE WEBSITE FOR ANY PUBLIC DATA AVAILABLE FOR SUCH LAND FROM A GEOGRAPHIC INFORMATION SYSTEM LAND POSITION, AS DEFINED IN SECTION 38-51-102 (7.5)."

Reletter succeeding paragraphs accordingly.

Page 6, strike lines 12 through 17.

Page 6, line 20, strike "(7)." and substitute "(7) AND ALL DATA REPORTED ANNUALLY BY EACH STATE AGENCY AND STATE INSTITUTION OF HIGHER EDUCATION PURSUANT TO SUBSECTION (3.5) OF THIS SECTION.".

Page 6, strike lines 22 through 24 and substitute "ABILITIES. THIS".

Page 6, line 26, after "NAVIGATE." add "THE OFFICE'S WEBSITE MUST HAVE A DISCLAIMER STATING THAT THE DATABASE WILL BE UPDATED ANNUALLY AND PROVIDE CONTACT INFORMATION FOR A CONTACT WHO CAN POSSIBLY PROVIDE MORE FREQUENT UPDATES.".

Page 7, after line 3 insert:

"SECTION 3. In Colorado Revised Statutes, 22-30.5-104, add (7.5)(c) as follows:

22-30.5-104. Charter school - requirements - authority - rules.

(7.5) (c) NOTWITHSTANDING SUBSECTION (7.5)(a) OF THIS SECTION, IF ANY VACANT OR UNUSED BUILDING OWNED OR CONTROLLED BY A SCHOOL DISTRICT QUALIFIES AS "USABLE REAL PROPERTY", AS DEFINED IN SECTION 24-30-1303.5 (7)(b)(IV), THEN THE SCHOOL DISTRICT OWNING OR CONTROLLING THAT BUILDING DOES NOT NEED TO LIST THAT BUILDING IN ANY LIST REQUIRED BY SUBSECTION (7.5)(a) OF THIS SECTION, BUT A CHARTER SCHOOL OF THE SCHOOL DISTRICT OR CHARTER APPLICANT MAY APPLY, IN ACCORDANCE WITH SUBSECTION (7.5)(a) OF THIS SECTION, TO THE SCHOOL DISTRICT TO USE ANY SUCH BUILDING OR THE SCHOOL DISTRICT LAND AS THE LOCATION FOR A CHARTER SCHOOL."

Renumber succeeding section accordingly.

HB20-1196 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 8, line 27, strike "TENANCY," and substitute "TENANCY BASED ON A VIOLATION DESCRIBED IN SECTION 38-12-203 (1)(a),".
Page 9, line 4, strike "DIFFERENT" and substitute "SHORTER".

Page 11, strike lines 16 and 17 and substitute "HARMS OR THREATENS REAL OR PERSONAL PROPERTY OR THE HEALTH, SAFETY, OR WELFARE OF ONE OR MORE INDIVIDUALS OR ANIMALS, INCLUDING PET ANIMALS, AS DEFINED IN SECTION 35-80-102 (10), and constitutes a felony prohibited under article 3, 4, ".

Page 17, line 27, strike "HOME" and substitute "PARK".

Page 22, line 17, strike "HOME;" and substitute "HOME, EXCEPT IN CIRCUMSTANCES WHERE THE NEED FOR SUCH MAINTENANCE IS CAUSED BY A RESIDENT'S ACTIONS;".

Page 29, line 10, strike "PRIMA FACIE" and substitute "PRESUMED".

Page 29, line 24, after "UNTIL" insert "THE PARTIES REACH AN AGREEMENT CONCERNING THE RULE, REGULATION, OR AMENDMENT OR".

Page 31, after line 25, insert:

"SECTION 15. In Colorado Revised Statutes, 38-12-1105, amend (13) as follows:

38-12-1105. Dispute resolution program - complaint process. (13) A landlord may not take any retaliatory actions against a home owner. for expressing an intention to file a complaint under this program or filing a complaint under this program. If the division determines that a landlord has retaliated against a home owner, the division may impose a fine of up to ten thousand dollars on the landlord.".

Renumber succeeding sections accordingly.

Page 32, line 21, strike "thirty days from" and substitute "thirty SIXTY days from AFTER".

Page 32, line 22, strike "thirty" and substitute "thirty SIXTY".

HB20-1201 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 21, strike "(13)" and substitute "(12)".

Page 4, line 9, strike "EXCEPT" and substitute "IN ADDITION TO THE NOTICE SPECIFIED IN SUBSECTION (1) OF THIS SECTION, AND EXCEPT".

Page 4, line 10, strike "(13)" and substitute "(12)".

Page 8, line 1, strike everything after the period.

Page 8, strike lines 2 and 3.

Page 8, strike lines 25 through 27.
Page 9, strike lines 1 and 2.
Renumber succeeding subsections accordingly.
Page 9, line 8, after "UNION," insert "OR A PARENT, SIBLING, AUNT, UNCLE, FIRST COUSIN, ".
Page 9, line 9, strike "CHILDREN" and substitute "CHILD".
Page 9, line 22, strike "(14)(a)" and substitute "(13)(a)".
Page 9, strike lines 23 through 27.
Page 10, strike lines 1 through 5.
Renumber succeeding sections accordingly.

INTRODUCTION OF BILLS
First Reading

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

HB20-1302 by Representative(s) Lontine--Concerning changes to improve the protection services for at-risk adults.
Committee on Public Health Care & Human Services

HB20-1303 by Representative(s) Benavidez and Snyder--Concerning the repeal of the exemption for the sale of sacramental wines used for religious purposes from the excise tax on alcohol beverages.
Committee on Finance

HB20-1304 by Representative(s) Benavidez and Snyder--Concerning a clarification that certain occasional sales of alcohol by way of public auctions are exempt from licensing requirements but not from the excise tax on alcohol beverages.
Committee on Finance

HB20-1305 by Representative(s) Benavidez and Snyder--Concerning the repeal of the income tax credit for corporate crop and livestock contributions.
Committee on Finance

House in recess. House reconvened.
HB20-1306 by Representative(s) Benavidez--Concerning the repeal of
the refund or credit for the amount of previously paid
excise tax on alcohol beverages that are rendered unsalable
by reason of destruction or damage.
Committee on Business Affairs & Labor
Committee on Finance
Committee on Appropriations

____________________

LAY OVER OF CALENDAR ITEM(S)

On motion of Representative Kipp, the following item(s) on the Calendar
for February 20 were laid over until February 21, retaining place on
Calendar:
Consideration of General Orders--HB20-1024, HB20-1066, HB20-1060,
HB20-1136, HB20-1270.

On motion of Representative Kipp, the following item on the Calendar
for February 21 was calendared for February 24:
Consideration of General Orders--SB20-100.

On motion of Representative Kipp, the following item on the Calendar
for February 20 was laid over until February 25 retaining place on
Calendar:
Consideration of General Orders--HB20-1073.

____________________

On motion of Representative Kipp, the House adjourned until 9:00 a.m.,

Approved:
KC Becker,
Speaker

Attest:
Robin Jones,
Chief Clerk
Prayer by Pastor Brian Thompson, Purpose Church, Firestone.

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

Pledge of Allegiance led by Cooper Kimbriel, Home School, Crawford.

The roll was called with the following result:

Present--55.

Excused--Representative(s) Bockenfeld, Buckner, Catlin, Herod, Jackson, Jaquez Lewis, Landgraf, Mullica, Singer, Tipper--10.

Present after roll call--Representative(s) Catlin, Jackson, Landgraf, Mullica, Singer.

The Speaker declared a quorum present.

On motion of Representative Froelich, the House Journal of Thursday, February 20, 2020, was declared approved as corrected by the Chief Clerk.

CONSIDERATION OF MEMORIAL

HM20-1004 by Representative(s) Valdez D., Buentello, Esgar--Memorializing former Representative Leo L. Lucero. The following memorial was read at length:

(Printed and placed in members' files.)

Representative D. Valdez moved HM20-1004 and requested it be read at length.

Pursuant to House Rule 26(f) the House stood in recess to allow the following former member to speak on behalf of the Honorable Leo Lucero: Representative Rob Hernandez.

House reconvened.
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.

HB20-1103 by Representative(s) Buckner and Will, Larson; also Senator(s) Fields and Priola--Concerning health insurance coverage for colorectal cancer screening.

(Laid Over from February 20, 2020.)

Laid over until February 24, 2020.

HB20-1174 by Representative(s) McKean and Valdez D., Arndt; also Senator(s) Tate, Moreno, Zenzinger--Concerning modifications to the sales tax statutes in order to address certain defects and anachronisms.

The question being "Shall the bill pass?". A roll call vote was taken. As 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>60</th>
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Co-sponsor(s) added: Representative(s) Buentello, Gray
HB20-1175 by Representative(s) McKean and Valdez D., Arndt, Van Winkle; also Senator(s) Tate, Moreno, Woodward, Zenzinger--Concerning modifications to certain tax statutes in order to address defects and anachronisms.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following 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) Woodrow

HB20-1176 by Representative(s) Valdez D., Arndt, McKean, Van Winkle; also Senator(s) Tate, Moreno, Woodward, Zenzinger--Concerning modifications to the income tax statutes in order to address certain defects and anachronisms.

The question being "Shall the bill pass?".

A roll call vote was taken. As 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) Snyder

**HB20-1135** by Representative(s) Buck and McLachlan; also Senator(s) Todd--Concerning removing the requirement for the department of education to administer a state assessment in social studies 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**.

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Co-sponsor(s) added: Representative(s) Arndt, Buentello, Champion, Coleman, Esgar, Exum, Garnett, Geitner, Gray, Hooton, Jackson, Kennedy, Kipp, Lontine, McCluskie, McKean, Melton, Michaelson Jenet, Ransom, Roberts, Saine, Snyder, Soper, Valdez D., Van Winkle, Weissman, Will, Wilson, Woodrow, Young, Speaker

**HB20-1155** by Representative(s) Valdez A. and Weissman, Jaquez Lewis, Kipp, Hooton, Sirota, Titone, Froelich, Mullica; also Senator(s) Hansen--Concerning requirements that builders of new residences offer buyers options to accommodate higher efficiency 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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HB20-1167 by Representative(s) Arndt, Valdez D., Van Winkle; also Senator(s) Moreno, Tate, Woodward, Zenzinger--

Concerning the relocation of the definition of "alternative fuel" from a part of the statutes in which the definition is no longer referenced to a part of the statutes in which the definition is referenced.

The question being "Shall the bill pass?".

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

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HB20-1185 by Representative(s) Hooton and Saine; also Senator(s) Fields--Concerning the continuation of the Colorado kids outdoors advisory council, and, in connection therewith, implementing the recommendations contained in the 2019 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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Co-sponsor(s) added: Representative(s) Buentello, Cutter, Duran, Exum, Gray, McCluskie, Michaelson Jenet, Ransom, Titone, Van Winkle, Wilson, Woodrow, Speaker

HB20-1217 by Representative(s) Gray and McKean; also Senator(s) Moreno--Concerning the continuation of marijuana financial services cooperatives, and, in connection therewith, implementing the recommendations contained in the 2019 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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SB20-037 by Senator(s) Rodriguez and Fields, Cooke; also Representative(s) Singer--Concerning the development of a strategic plan to implement a trusted interoperability platform.

SB20-062 by Senator(s) Gardner and Lee, Cooke, Foote, Rodriguez; also Representative(s) Herod and Soper, Snyder, Weissman--Concerning the enactment of the Colorado Revised Statutes 2019 as the positive and statutory law of the state of Colorado.
HB20-1157 by Representative(s) Roberts and Will; also Senator(s) Donovan--Concerning the Colorado water conservation board’s authority to use water that a water right owner voluntarily loans to the board for instream flow 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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### SB20-069

by Senator(s) Garcia; also Representative(s) Buentello--Concerning the documentation required for a disabled veteran to receive a free transferable annual parks pass.

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### HB20-1128

by Representative(s) Buentello and Wilson, Young; also Senator(s) Zenzinger and Priola--Concerning education requirements for educators to increase awareness of special education issues.

A roll call vote was taken. As shown by the following 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:

HB20-1022 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 20 insert:

"SECTION 4. Appropriation. (1) For the 2020-21 state fiscal year, $34,836 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) $22,302 for use by the legislative council, which amount is based on an assumption that the legislative council will require an additional 0.3 FTE; and

(b) $12,534 for use by the office of legislative legal services, which amount is based on an assumption that the office will require an additional 0.2 FTE."

Renumber succeeding section accordingly.

Page 1, line 103, strike "AND".

Page 1, line 106, strike "REPEAL." and substitute "REPEAL, AND MAKING AN APPROPRIATION."

HB20-1032 be referred to the Committee of the Whole with favorable recommendation.
HB20-1039  be referred to the Committee of the Whole with favorable recommendation.

HB20-1047  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 20 insert:

"SECTION 2. Appropriation. For the 2020-21 state fiscal year, $150,000 is appropriated to the department of public health and environment for use by the solid waste control program. This appropriation is from the solid waste management fund created in section 30-20-118 (1), C.R.S. To implement this act, the division may use this appropriation to develop an organics management plan."

Renumber succeeding section accordingly.

Page 1, line 102 strike "USE." and substitute "USE, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION."

HB20-1049  be referred to the Committee of the Whole with favorable recommendation.

HB20-1081  be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 12, before line 1 insert:

"SECTION 2. Appropriation. (1) For the 2020-21 state fiscal year, $72,112 is appropriated to the department of state. This appropriation is from the department of state cash fund created in section 24-21-104 (3)(b), C.R.S. To implement this act, the department may use this appropriation as follows:

(a) $71,680 for use by the information technology division for personal services; and

(b) $432 for use by the elections division for operating expenses."

Renumber succeeding section accordingly.

Page 1, line 102, strike "STATE." and substitute "STATE, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION."

HB20-1088  be referred to the Committee of the Whole with favorable recommendation.
HB20-1127 be referred to the Committee of the Whole with favorable recommendation.

HB20-1137 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 22 insert:

"SECTION 3. Appropriation. For the 2020-21 state fiscal year, $5,294 is appropriated to the department of regulatory agencies for use by the executive director's office. This appropriation is from the broadband administrative fund created in section 40-15-509.5 (4)(a) 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 106, strike "AREA." and substitute "AREA, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB20-1215 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 17 insert:

"SECTION 5. Appropriation. For the 2020-21 state fiscal year, $24,815 is appropriated to the department of public health and environment for use by the drinking water program in the water quality control division. This appropriation is from the water and wastewater facility operators fund created in section 25-9-108 (1)(b), C.R.S. To implement this act, the program may use this appropriation for operating expenses.".

Renumber succeeding section accordingly.

Page 1, line 105 strike "AGENCIES." and substitute "AGENCIES AND MAKING AN APPROPRIATION.".

HB20-1229 be referred to the Committee of the Whole with favorable recommendation.

HB20-1300 be referred to the Committee of the Whole with favorable recommendation.
EDUCATION

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

HB20-1235 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 2, line 11, strike "family engagement" and substitute "family-school partnership".

Page 2, lines 20 and 21, strike "family engagement," and substitute "family-school partnerships,".

Page 3, line 4, strike "partnership" and substitute "partnerships".

Page 3, line 5, strike "Act" and substitute "Act", in particular, through schools and school districts that receive funding pursuant to Title I, Title III, and Title IV of the act, ".

Page 3, line 7, strike "students and families." and substitute "students, families, and schools."

Page 3, after line 20 strike "definitions." and substitute "definitions - repeal.".

Page 5, line 5, strike "TRAINING AND" and substitute "TRAINING, INCLUDING BUT NOT LIMITED TO CULTURALLY RELEVANT STRATEGIES AND OTHER".

Page 5, after line 20 insert:

"(V) HELPING LOCAL EDUCATION PROVIDERS AND EDUCATOR PREPARATION PROGRAMS BUILD CAPACITY FOR PARTNERING WITH FAMILIES OF STUDENTS SERVED BY A LOCAL EDUCATION PROVIDER;"

Renumber succeeding subparagraphs accordingly.

Page 6, after line 1 insert:
"(c) THE FAMILY-SCHOOL PARTNERSHIP COORDINATOR MAY ONLY PROVIDE DIRECT SUPPORT OR OTHER ASSISTANCE RELATING TO FAMILY-SCHOOL PARTNERHIPS TO A LOCAL EDUCATION PROVIDER AT THE REQUEST OF THE LOCAL EDUCATION PROVIDER. THE DEPARTMENT SHALL NOT REQUIRE A LOCAL EDUCATION PROVIDER TO RECEIVE ANY SUPPORT OR ASSISTANCE FROM THE COORDINATOR.".

Page 7, after line 2 insert:
"(b) NOTWITHSTANDING ANY PROVISION OF SUBSECTION (3)(a) OF THIS SECTION, THE FAMILY-SCHOOL PARTNERSHIP COORDINATOR IS NOT REQUIRED TO INCLUDE IN THE COORDINATOR'S REPORT ANY INFORMATION THAT IS INCLUDED IN ANY OTHER REPORT PUBLISHED BY THE DEPARTMENT. FOR ANY INFORMATION OMITTED PURSUANT TO THIS SUBSECTION (3)(b), THE COORDINATOR SHALL INCLUDE IN THE COORDINATOR'S REPORT AN EXPLANATION THAT THE INFORMATION WAS OMITTED AND A REFERENCE TO THE REPORT THAT INCLUDES THE INFORMATION.".
Reletter succeeding paragraph accordingly.

Page 7, strike line 5 and substitute "STUDENT ORGANIZATIONS AND TO THE PUBLIC ON ITS WEBSITE IN ENGLISH AND SPANISH. THE DEPARTMENT SHALL ALSO PUBLISH THE REPORT ON ITS WEBSITE IN ANY OTHER LANGUAGE AT THE REQUEST OF A LOCAL PARENT, FAMILY, AND STUDENT ORGANIZATION. NOTWITHSTANDING".

Page 7, line 6, strike "NOTWITHSTANDING".

Page 7, line 7, before "SUBMIT" insert "THE DEPARTMENT SHALL".

Page 7, after line 8 insert:

(d) In its final report before the house and senate committees of reference pursuant to section 2-7-203 prior to the repeal of this section, the department shall include a recommendation of whether the family-school partnership coordinator position should be extended.

(4) This section is repealed, effective June 30, 2025."

Strike "FAMILY ENGAGEMENT" and substitute "FAMILY-SCHOOL PARTNERSHIP" on: Page 6, lines 12, 16, and 22.

HB20-1280 be referred to the Committee of the Whole with favorable recommendation.

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

HB20-1142 be amended as follows, and as so amended, be referred to the Committee on Finance with favorable recommendation:

Amend printed bill, page 3, lines 20 and 21, strike "MITIGATION THROUGH LAND USE AND BUILDING CODES;" and substitute "MITIGATION;".

Page 5, line 18, strike "MITIGATION THROUGH LAND USE AND BUILDING CODES." and substitute "MITIGATION.".

Page 6, lines 13 and 14, strike "MITIGATION THROUGH LAND USE AND BUILDING CODES;" and substitute "MITIGATION;".

Page 7, lines 18 and 19, strike "MITIGATION THROUGH LAND USE AND BUILDING CODES;" and substitute "MITIGATION;".

Page 8, line 5, strike "THROUGH LAND USE AND BUILDING CODES".

Page 8, strike lines 17 and 18.
HB20-1192 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 2, lines 10 and 11, strike "IF, AS DETERMINED BY THE DIRECTOR OF THE DIVISION," and substitute "IF".

Page 2, line 14, after "EXPENDED" insert "OR ENCUMBERED".

Page 2, line 15, strike "DURING THE 2021-22" and substitute "THROUGH THE 2024-25".

Page 2, line 18, after the period add "THE DIVISION SHALL OBTAIN THE APPROVAL FOR A PROJECT FROM EITHER THE COLORADO ENERGY OFFICE OR THE DEPARTMENT OF PUBLIC HEALTH AND ENVIRONMENT TO EXPEND OR ENCUMBER MONEY UNDER THIS SUBSECTION (9)(b)(III) FOR THE PROJECT."

Page 2, strike line 20 and substitute "2026."

**FINANCE**

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

HB20-1118 be referred favorably to the Committee on Appropriations.

HB20-1139 be referred favorably to the Committee on Appropriations.

HB20-1236 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 4, strike lines 19 and 20 and substitute:

"(VII) A HEALTH COVERAGE GUIDE OR OTHER PERSON WITH EXPERTISE IN THE PROCESS OF APPLYING FOR FEDERAL INSURANCE OR ASSISTANCE AS PROVIDED BY:

(A) TITLE XIX OF THE FEDERAL "SOCIAL SECURITY ACT", AS AMENDED, AND THE "COLORADO MEDICAL ASSISTANCE ACT", ARTICLES 4, 5, AND 6 OF TITLE 25.5; OR

(B) THE CHILDREN'S BASIC HEALTH PLAN, AS DEFINED IN ARTICLE 8 OF TITLE 25.5;"."
JUDICIARY

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

HB20-1274 be postponed indefinitely.

SB20-061 be referred to the Committee of the Whole with favorable recommendation.


The hour of 9:50 a.m., having arrived, on motion of Representative Singer, 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.)

HB20-1024 by Representative(s) Benavidez and Snyder; also Senator(s) Moreno--Concerning modifications to the state's net operating loss deduction.

(Laid Over from February 20, 2020.)


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

HB20-1060 by Representative(s) Titone and Soper; also Senator(s) Rodriguez and Marble--Concerning the conversion of human remains to basic elements within a container using an accelerated process.

(Laid Over from February 20, 2020.)


Amendment No. 3, by Representative Titone.

Amend the Energy and Environment Committee Report, dated January 27, 2020, page 1, strike lines 3 through 5.

Page 1 of the report, strike lines 12 through 16.

Page 2 of the report, strike lines 1 and 2 and substitute:

"Page 15 of the printed bill, strike lines 7 through 23. Renumber succeeding sections accordingly."

Amendment No. 4, by Representative Titone.

Amend printed bill, page 5, line 20, strike "(2)(a) and (2)(b)" and substitute "(2)(a), (2)(b), (5)(a)(I), (5)(a)(II), and (5)(a)(III)".

Page 6, after line 13 insert:

"(5) (a) (I) A funeral establishment, funeral director, or mortuary science practitioner may dispose of cremated OR NATURALLY REDUCED remains at the expense of the person with the right of final disposition one hundred eighty days after cremation OR NATURAL REDUCTION if the person was given clear prior notice of this subsection (5)(a) and a reasonable opportunity to collect the cremated remains, the exact location of the final disposition and the costs associated with the final disposition are recorded, and the recovery of the cremated remains is possible. Recovery of costs is limited to a reasonable amount of the costs actually expended by the funeral establishment, funeral director, or mortuary science practitioner.

(II) A funeral establishment, funeral director, or mortuary science practitioner may comply with this subsection (5)(a) by transferring the cremated OR NATURALLY REDUCED remains and the records showing the funeral establishment and the deceased's name, date of birth, and next of kin for final disposition to a facility or place normally used for final disposition if the new custodian can comply with this subsection (5)(a).

(III) If cremated OR NATURALLY REDUCED remains are not claimed by the person with the right of final disposition within three years after cremation OR NATURAL REDUCTION, a funeral establishment, funeral director, or mortuary science practitioner may dispose of the remains in an unrecoverable manner by:

(A) Placing the remains in an ossuary;
(B) or by Scattering the remains in a dedicated cemetery, scattering garden, or consecrated ground used exclusively for these purposes; OR
(C) IF THE REMAINS ARE THE PRODUCT OF NATURAL REDUCTION,
RETURNING THE REMAINS TO THE EARTH IN A RESPECTFUL MANNER.

Amendment No. 5, by Representative Soper.

Amend printed bill, page 3, after line 3 insert:

"SECTION 3. In Colorado Revised Statutes, 12-135-105, **add** (1)(q), (1)(r), and (1)(s) as follows:

**12-135-105. Unlawful acts.** (1) It is unlawful:

- (q) To sell or offer to sell the soil produced by the natural reduction of human remains to any person;
- (r) To commingle, in the course of a person's business, vocation, or occupation:
  - (I) The soil produced by the natural reduction of the human remains of more than one person without the consent of the person with the right of final disposition except as authorized in section 12-135-109 (5)(a); or
  - (II) The human remains of more than one person within the container wherein natural reduction produces soil;
- (s) To use, in the course of a person's business, vocation, or occupation, the soil produced by the natural reduction of human remains to grow food for human consumption.

SECTION 4. In Colorado Revised Statutes, **add** 6-1-730 as follows:

**6-1-730. Selling human remains as soil.** A person engages in a deceptive trade practice when, in the course of the person's business, vocation, or occupation, the person violates section 12-135-105 (1)(q), (1)(r), or (1)(s)."

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

HB20-1136 by Representative(s) Snyder--Concerning the regulation of investments made by domestic insurance companies.

(Laid Over from February 20, 2020.)


Amendment No. 2, by Representative Snyder.

Amend the Business Affairs and Labor Committee Report, dated February 11, 2020, page 1, line 11, strike "MUTUAL FUNDS" and substitute "MUTUAL FUNDS, COMMINGLED FUNDS,"

Amendment No. 3, by Representative Snyder.

Amend printed bill, page 15, line 1, after "On" insert "or after".

As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.
HB20-1066 by Representative(s) Sirota; also Senator(s) Gonzales--Concerning the establishment of contribution limits under the "Fair Campaign Practices Act" for candidates for school district director.

(Laid Over from February 20, 2020.)


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

HB20-1165 by Representative(s) Kraft-Tharp and McKean; also Senator(s) Zenzinger and Coram--Concerning modifications to the interior design exemption set forth in the laws governing the practice of architecture.


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

HB20-1275 by Representative(s) Buentello; also Senator(s) Hisey--Concerning providing in-state tuition status at a community college for military families regardless of whether Colorado domicile status is satisfied.


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

SB20-043 by Senator(s) Tate, Moreno, Woodward, Zenzinger; also Representative(s) Valdez D., Arndt, McKeen, Van Winkle--Concerning a correction to the rate of reimbursement that an out-of-network health care provider is entitled to receive from a health insurance carrier for services provided to a covered person at an in-network facility when the health care provider submits a claim to the carrier within the specified time period to conform with existing law.

Ordered revised and placed on the Calendar for Third Reading and Final Passage.
SB20-113 by Senator(s) Tate, Moreno, Woodward, Zenzinger; also Representative(s) Valdez D., Arndt, McKean--Concerning the mandatory contents of each license issued to a health facility by the department of public health and environment.

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

HB20-1178 by Representative(s) Holtorf; also Senator(s) Sonnenberg--Concerning increasing the speed limit on rural state highways where it is safe to do so, and, in connection therewith, directing the department of transportation to identify these highways.


As amended, laid over until February 26 retaining place on Calendar.

HB20-1145 by Representative(s) McKean; also Senator(s) Holbert and Garcia--Concerning the safety consequences of a driver passing an official vehicle that displays a warning light.


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

HB20-1266 by Representative(s) Mullica--Concerning the modification of the requirements for the sale of fireworks for transport by the purchaser pursuant to an exporter of fireworks license.


Laid over until February 26 retaining place on Calendar.

HB20-1022 by Representative(s) Kraft-Tharp and Van Winkle; also Senator(s) Williams A. and Tate--Concerning the sales and use tax simplification task force, and, in connection therewith, extending the task force, modifying the task force's duties, and removing the requirement that the task force undergo an evaluation by the department of regulatory agencies prior to the task force's repeal.


Amendment No. 2, Business Affairs & Labor Report, dated January 21, 2020, 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.

**HB20-1032** by Representative(s) Kipp and Wilson; also Senator(s) Ginal and Coram--Concerning the timing of education standards review.


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

**HB20-1049** by Representative(s) Bird and McKeen, Soper, Jackson, Larson, McCluskie, Mullica, Snyder, Valdez A.; also Senator(s) Coram and Bridges--Concerning the reauthorization of the voluntary contribution on state individual income tax returns for the Habitat for Humanity of Colorado fund.


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

**HB20-1215** by Representative(s) Valdez A. and Froelich; also Senator(s) Foote--Concerning the continuation of the water and wastewater facility operators certification board, and, in connection therewith, implementing the recommendations contained in the 2019 sunset report by the department of regulatory agencies.


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

**HB20-1229** by Representative(s) Buentello; also Senator(s) Cooke--Concerning authorizing the peace officers standards and training board to establish a scholarship program for law enforcement agencies with limited resources to assist the agencies with the payment of tuition costs for peace officer candidates to attend an approved basic law enforcement training academy.

Amendment No. 1, by Representative Benavidez.

Amend printed bill, page 3, line 5, after the period add "IF A PERSON
WHOSE TUITION COSTS TO ATTEND THE BASIC LAW ENFORCEMENT
ACADEMY WERE PAID FOR PURSUANT TO THIS SUBSECTION (4) DOES NOT
TAKE A POSITION IN PUBLIC SAFETY WITHIN FIVE YEARS AFTER ATTENDING
THE BASIC LAW ENFORCEMENT ACADEMY, THE PERSON SHALL REIMBURSE
THE COST OF ATTENDING THE BASIC LAW ENFORCEMENT ACADEMY TO THE
P.O.S.T. BOARD.".

Amendment No. 2, by Representative Soper.

Amend printed bill, page 3, line 1, strike "JURISDICTIONS" and substitute
"JURISDICTIONS, AS DEFINED BY FEDERAL LAW,".

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

HB20-1270 by Representative(s) Michaelson Jenet; also Senator(s)
Fields--Concerning the consent of one parent for a
licensed professional person to treat a minor for a
behavioral health disorder.

Amendment No. 1, Public Health Care & Human Services Report, dated
February 14, 2020, 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.

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ADOPTION OF COMMITTEE OF THE WHOLE REPORT

Passed Second Reading: HB20-1022 as amended, HB20-1024 as
amended, HB20-1032 as amended, HB20-1049 as amended,
HB20-1060 as amended, HB20-1066 as amended, HB20-1136 as
amended, HB20-1145 as amended, HB20-1165 as amended,
HB20-1215 as amended, HB20-1229 as amended, HB20-1270 as

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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APPOINTMENTS

The Speaker announced the following temporary committee appointments for February 21, 2020 only:

**Public Health Care & Human Services**
- Representative Duran to replace Representative Jaquez Lewis.
- Representative McKean to replace Representative Liston.

House in recess. House reconvened.

PRINTING REPORT

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

- HB20-1302, 1303, 1304, 1305, 1306, 1307, 1308, 1309, 1310, 1311, 1312, 1313, 1314, 1315, 1316, 1317, 1318, 1319, 1320, 1321.

MESSAGE(S) FROM THE SENATE

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

MESSAGE(S) FROM THE REVISOR

We herewith transmit:
- without comment, as amended, SB20-126.

INTRODUCTION OF BILLS

First Reading

The following bills were read by title and referred to the committees indicated:
HB20-1307 by Representative(s) Herod and Soper; also Senator(s) Tate and Bridges--Concerning banning the use of a panic defense unless a party can show its relevance to the court.

Committee on Judiciary

HB20-1308 by Representative(s) Arndt--Concerning a clarification under the Colorado open meetings law of the requirements governing communication by electronic mail that do not relate to the substance of public business.

Committee on Transportation & Local Government

HB20-1309 by Representative(s) Holtorf; also Senator(s) Crowder--Concerning a temporary income tax credit for employers who allow employees to telecommute.

Committee on Business Affairs & Labor

Committee on Finance

Committee on Appropriations

HB20-1310 by Representative(s) Holtorf--Concerning specification of times at which the department of transportation is required to be prepared to conduct and actually conduct snow removal operations on state highways.

Committee on Transportation & Local Government

Committee on Appropriations

HB20-1311 by Representative(s) Garnett; also Senator(s) Holbert--Concerning allowing initiated electronic funds transfers for the purposes of wholesaler deliveries.

Committee on Business Affairs & Labor

HB20-1312 by Representative(s) Michaelson Jenet and Titone; also Senator(s) Todd and Hisey--Concerning behavioral health training requirements for educator licensure.

Committee on Education

HB20-1313 by Representative(s) Sullivan--Concerning the administration of ballots mailed to electors towards the end of the voting period.

Committee on State, Veterans, & Military Affairs

HB20-1314 by Representative(s) Young--Concerning training providers across the state in cross-system behavioral health crisis response as it relates to persons with intellectual and developmental disabilities.

Committee on Public Health Care & Human Services

HB20-1315 by Representative(s) McCluskie and Will; also Senator(s) Donovan and Hisey--Concerning a requirement that carpooling service internet application owners register with the department of transportation.

Committee on Transportation & Local Government

HB20-1316 by Representative(s) Froelich; also Senator(s) Ginal--Concerning the protection of parties through the enforcement of proper surrogacy agreements.

Committee on Public Health Care & Human Services
HB20-1317 by Representative(s) Kraft-Tharp and Landgraf; also Senator(s) Hisey and Story--Concerning updating the provisions of the "Colorado Children's Trust Fund Act".
Committee on Public Health Care & Human Services

HB20-1318 by Representative(s) Bird and Will; also Senator(s) Winter--Concerning the electronic recording of plats of land.
Committee on Transportation & Local Government

HB20-1319 by Representative(s) Caraveo and Becker; also Senator(s) Fields and Priola--Concerning a prohibition against the sale of flavored nicotine products.
Committee on Health & Insurance

HB20-1320 by Representative(s) Van Winkle and Snyder--Concerning requirements that off-highway vehicles have a certificate of title to be transferred.
Committee on Transportation & Local Government

HB20-1321 by Representative(s) Buentello--Concerning a bid preference for a bidder for a state contract to transport freight that is registered in the SmartWay transport partnership program of the United States environmental protection agency.
Committee on Energy & Environment

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LAY OVER OF CALENDAR ITEM(S)

On motion of Representative Weissman, the following item on the Calendar for February 21 was laid over until February 25 retaining place on calendar:
Consideration of General Orders--HB20-1241.

On motion of Representative Weissman, the following item on the Calendar for February 21 was laid over until February 28 retaining place on calendar:
Consideration of General Orders--HB20-1173.

On motion of Representative Weissman, the following item on the Calendar for February 21 was laid over until February 24, retaining place on Calendar:
Consideration of General Orders--HB20-1147.

On motion of Representative Weissman, the following items on the Calendar for February 24 were calendared for February 25:
On motion of Representative Weissman, the following items on the Special Orders Calendar for February 25 were moved to the General Orders Calendar for February 25—**HB20-1178, HB20-1266.**

On motion of Representative Weissman, the following items were calendared for February 24:

- Consideration of General Orders—**HB20-1147, SB20-047, SB20-048, HB20-1300, SB20-100.**

On motion of Representative Weissman, the following item on the Calendar for February 21 was laid over until February 25 retaining place on calendar:

- Consideration of Resolution(s)—**SJR20-003.**

On motion of Representative Weissman, the House adjourned until 10:00 a.m., February 24, 2020.

Approved:

KC Becker,
Speaker

Attest:

Robin Jones,
Chief Clerk
Prayer by the Reverend Canon Broderick Greer, St. John's Cathedral, Denver.

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

The National Anthem was sung by the Denver Women's Chorus.


The roll was called with the following result:

Present--63.
Excused--Representative(s) Duran, Tipper--2.
Present after roll call--Representative(s) Duran, Tipper.

The Speaker declared a quorum present.

On motion of Representative Soper, the House Journal of Friday, February 21, 2020, was declared approved as corrected by the Chief Clerk.

CONSIDERATION OF MEMORIAL

HM20-1003 by Representative(s) Sirota--Memorializing former Representative Betty Neale.
(Printed and placed in members's files.)

Representative Sirota moved HM20-1003 and requested it be read at length.

Pursuant to House Rule 26(f) the House stood in recess to allow the following former members to speak on behalf of the Honorable Betty Neale: Mayor Mike Coffman, Representative Wilma Webb, Mayor
Wellington Webb, Senator Penfield Tate, Representative Dorothy Gotlieb, Senator Tom Blickensderfer, Representative Jeanne Adkins, Senator Robert Hernandez, Senator Norma Anderson.

House reconvened.

The memorial was adopted by viva voce vote.


House in recess. House reconvened.

MESSAGE(S) FROM THE SENATE

The Senate has adopted and transmits herewith:
SJR20-014, 015, and 016.

INTRODUCTION AND CONSIDERATION OF RESOLUTIONS

On motion of Representative Garnett, the rules were suspended and the following resolutions were given immediate consideration.

SJR20-014 by Senator(s) Gonzales and Moreno, Rodriguez; also Representative(s) Gonzales-Gutierrez, Benavidez, Caraveo, Duran, Jaquez Lewis--Concerning the recognition of Latino Advocacy Day.

(Printed and placed in members' files.)

Representative Gonzalez-Gutierrez moved SJR20-014 and requested it be read at length.

The resolution was adopted by viva voce vote.

Co-sponsor(s) added: Representative(s) Arndt, Bird, Bockenfeld, Buckner, Buentello, Catlin, Coleman, Cutter, Esgar, Froelich, Garnett, Hooton, Jackson, Kennedy, Kipp, Kraft-Tharp, Lontine, McCluskie, McLachlan, Melton, Michaelson Jenet, Mullica, Pelton, Roberts, Singer, Sirota, Snyder, Sullivan, Tipper, Titone, Valdez A., Valdez D., Weissman, Will, Wilson, Woodrow, Young, Speaker
SJR20-015 by Senator(s) Rodriguez and Garcia; also Representative(s) Buentello and Tipper--Concerning recognition of the contributions of Latina and Latino Veterans.

(Printed and placed in members' files.)

Representative Buentello moved SJR20-015 and requested it be read at length.

The resolution was adopted by viva voce vote.


SJR20-016 by Senator(s) Gonzales and Rodriguez; also Representative(s) Valdez D.--Concerning the Maestas desegregation case.

(Printed and placed in members' files.)

Representative D. Valdez moved SJR20-016 and requested it be read at length.

The resolution was adopted by viva voce vote.

Co-sponsor(s) added: Representative(s) Arndt, Baisley, Benavidez, Bird, Bockenfeld, Buckner, Buentello, Caraveo, Carver, Catlin, Champion, Coleman, Cutter, Esgar, Exum, Froelich, Garnett, Geitner, Gonzales-Gutierrez, Herod, Hooton, Humphrey, Jackson, Jaquez Lewis, Kennedy, Kipp, Kraft-Tharp, Landgraf, Larson, Lontine, McCluskie, McKeen, McLachlan, Melton, Michaelson Jenet, Mullica, Neville, Pelton, Ransom, Roberts, Sandridge, Singer, Siroti, Snyder, Soper, Sullivan, Tipper, Titone, Valdez A., Van Winkle, Weissman, Will, Williams D., Wilson, Woodrow, Young, Speaker

House in recess. House reconvened.

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.)

HB20-1147    by Representative(s) Buckner and Ransom; also Senator(s)
Smallwood and Moreno--Concerning allowing children
reasonable independence to engage in activities without
finding that the child is abused or neglected.

Amendment No. 1, Judiciary Report, dated February 13, 2020, and placed
in member's bill file; Report also printed in House Journal, February 14,
2020.

Representative Williams moved the bill be read at length.

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

SB20-048    by Senator(s) Donovan and Coram, Bridges; also
Representative(s) Roberts and Catlin, Arndt, Titone--
Concerning a study to consider the strengthening of the
prohibition on speculative appropriations of water.

Representative Williams moved the bill be read at length.

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

HB20-1300    by Representative(s) Buentello and Pelton; also Senator(s)
Bridges and Coram--Concerning technical changes to the
local school food purchasing program.

Representative Williams moved the bill be read at length.

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

SB20-100    by Senator(s) Gonzales and Tate, Williams A., Garcia,
Bridges, Hill, Priola, Rodriguez; also Representative(s)
Arndt and Benavidez--Concerning the repeal of the death
penalty by the general assembly in all circumstances
charged on or after July 1, 2020.

Representative Benavidez moved the bill be read at length.

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House in recess. House reconvened.

_______________
A motion by Representative Garnett that the Committee rise, report progress and beg leave to sit again at 12:05 a.m., February 25, 2020 was adopted by unanimous consent.

House reconvened.

The Committee of the Whole reported it had risen, reported progress and would sit again at 12:05, a.m., February 25, 2020.

LAY OVER OF CALENDAR ITEM(S)

On motion of Representative Garnett, the following item(s) on the Calendar were laid over until February 25, retaining place on Calendar:

Consideration of General Orders will continue when House Convenes on February 25, 2020.


Consideration of General Orders--SB20-100, SB20-047.

REPORT(S) OF COMMITTEE(S) OF REFERENCE

PUBLIC HEALTH CARE & HUMAN SERVICES

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

HB20-1206  be amended as follows, and as so amended, be referred to the Committee on Finance with favorable recommendation:

Amend printed bill, page 8, after line 8 insert:

"SECTION 9. In Colorado Revised Statutes, 12-245-214, amend (2) as follows:

12-245-214. Denial of license, registration, or certification - reinstatement. (2) If a board determines that an applicant does not possess the applicable qualifications required by this article 245 or, for a licensed clinical social worker, licensed social worker, licensed marriage and family therapist, licensed professional counselor, licensed addiction counselor, or level II or III certified addiction counselor, is unable to demonstrate his or her continued professional competence as required by section 12-245-410, 12-245-506, 12-245-606, or 12-245-806, respectively, the board may deny the applicant a license, registration, or certification or deny the reinstatement of a license, registration, or certification. If the application is denied, the board shall provide the applicant with a statement in writing setting forth the basis of the board's determination that the applicant does not possess the qualifications or
professional competence required by this article 245. The applicant may request a hearing on the determination as provided in section 24-4-104 (9)."

Renumber succeeding sections accordingly.

Page 8, strike lines 18 and 19 and substitute "therapists AND LICENSED MARRIAGE AND FAMILY THERAPIST CANDIDATES, LICENSED social workers AND LICENSED SOCIAL WORKER CANDIDATES, LICENSED professional counselors AND LICENSED PROFESSIONAL COUNSELOR CANDIDATES, and LICENSED psychologists AND LICENSED PSYCHOLOGIST CANDIDATES; licensed or certified addiction counselors AND LICENSED OR CERTIFIED ADDICTION COUNSELOR CANDIDATES; and registered".

Page 9, strike line 6, and substitute "(2)(e)(IV); and add (2)(g) and (2)(h) as follows:".

Page 9, strike lines 16 through 22.

Page 9, strike line 25 and substitute "PROGRAM; OR
(h) A PROFESSIONAL PRACTICING AURICULAR ACUDETOX IN ACCORDANCE WITH SECTION 12-245-233.".

Page 11, line 26, after "CRIME" insert "RELATED TO THE PERSON'S PRACTICE".

Page 11, after line 27 insert:
"(III) A NONVIOLENT FELONY, DEFERRED SENTENCE, OR FELONY CHARGE THAT OCCURRED FIVE OR MORE YEARS BEFORE THE DATE THAT THE INITIAL LICENSE, REGISTRATION, OR CERTIFICATE IS ISSUED IS NOT A VIOLATION OF THIS ARTICLE 245 AND DOES NOT NEED TO BE DISCLOSED TO THE BOARD.".

Page 12, line 3, strike "PROVIDED" and substitute "PROVIDED, INCLUDING MARKETING, OFFICE SPACE, ADMINISTRATIVE, CONSULTATIVE, AND CLINICAL SERVICES,".

Page 12, line 7, strike "PROVIDED" and substitute "PROVIDED, INCLUDING MARKETING, OFFICE SPACE, ADMINISTRATIVE, CONSULTATIVE, AND CLINICAL SERVICES,".

Page 12, line 14, strike "(2)(d)(I) and (8)" and substitute "(2)(d)(I), (4)(a), and (8); and add (9) and repeal (4)(b)".

Page 13, after line 1 insert:
"(4) (a) Except as provided in subsection (4)(b) of this section, if a complaint is dismissed FOR RECORDS OF DISCIPLINARY ACTION TAKEN BY THE BOARD PURSUANT TO THIS SECTION, records of investigations, examinations, hearings, meetings, and other proceedings of the board conducted pursuant to this section are exempt from the open records law, article 72 of title 24.
(b) The exemption from the open records law specified in subsection (4)(a) of this section does not apply:
(I) When a decision to proceed with a disciplinary action has been agreed upon by a majority of the members of the applicable board and a notice of formal complaint is drafted and served on the licensee;
registrant, or certificate holder by first-class mail; or
(II) Upon final agency action.".

Page 13, after line 17 insert:
"(9) A LETTER OF ADMONITION ISSUED TO A PERSON PURSUANT TO
SECTION 12-20-404(4) IS CONFIDENTIAL AND NOT SUBJECT TO DISCLOSURE
TO THE PUBLIC OR IN ANY COURT ACTION FIVE YEARS AFTER THE DATE THE
LETTER IS ISSUED UNLESS:
(a) THE BOARD IS A PARTY TO AN ACTION WHERE THE LETTER OF
ADMONITION IS AT ISSUE; OR
(b) THE PERSON WHO RECEIVED THE LETTER OF ADMONITION HAS
SUBSEQUENTLY BEEN SUBJECT TO DISCIPLINARY ACTION BY THE BOARD.".

Page 13, after line 17 insert:
"SECTION 16. In Colorado Revised Statutes, 12-245-233,
amend (1), (2), and (4) as follows:
12-245-233. Auricular acudetox by professionals - training -
definition. (1) A mental health care professional who has provided
documentation that he or she has been trained to perform auricular
acudetox in accordance with subsection (4) of this section may perform
auricular acudetox if the auricular acudetox is performed under the mental
health care professional's current scope of practice, and the mental health
professional is:
(a) Licensed pursuant to this article 245;
(b) Certified as a level III addiction counselor pursuant to part 8
of this article 245; or
(c) Registered as a psychotherapist pursuant to part 7 of this
article 245.
(2) A mental health care professional performing auricular
acudetox pursuant to subsection (1) of this section shall not use the title
"acupuncturist" or otherwise claim to be a person qualified to perform
acupuncture beyond the scope of this section.
(4) In order to perform auricular acudetox pursuant to subsection
(1) of this section, a mental health care professional must successfully
complete a training program in auricular acudetox for the treatment of
substance use disorders that meets or exceeds standards of training
established by the National Acupuncture Detoxification Association or
another organization approved by the director.".

Renumber succeeding sections accordingly.

Page 15, strike line 12 and substitute "(2) introductory portion, (2)(b), and
(3) as follows:".

Page 15, strike lines 19 through 27.

Page 16, strike lines 1 through 4 and substitute "of a mental health
consumer. These individuals must have never been psychologists,
applicants or former applicants for licensure as psychologists, members
of another mental health profession, or members of households that
include psychologists or members of another mental health profession or
otherwise have conflicts of interest or the appearance of conflicts with
their duties as board members.
(3) (a) Each board member shall hold office until the expiration
of the member's appointed term or until a successor is duly appointed.
Except as specified in subsection (3)(b) of this section, The term of each
member shall be four years, and no board member shall serve more than
two full consecutive terms. Any vacancy occurring in board membership
other than by expiration of a term shall be filled by the governor by
appointment for the unexpired term of the member.".

Page 18, after line 23 insert:
"SECTION 25. In Colorado Revised Statutes, 12-245-601, add
(1.5) and (2.5) as follows:

12-245-601. Definitions. As used in this part 6, unless the context
otherwise requires:
(1.5) "CLINICAL SUPERVISION" means supervision provided by
a licensed professional counselor supervisor, licensed
psychologist, licensed marriage and family therapist, licensed
clinical social worker, or licensed addiction counselor; that is
not administrative in nature; and that may include a
collaborative relationship that promotes the education,
growth, and development of a licensed professional counselor
applicant and provides for the evaluation of the applicant's
clinical performance and competency.
(2.5) "LICENSED PROFESSIONAL COUNSELOR SUPERVISOR" means
a licensed professional counselor who has received education
and training in the clinical supervision of mental health
professionals as determined by the board.".

Renumber succeeding sections accordingly.

Page 19, after line 4 insert:
"SECTION 27. In Colorado Revised Statutes, 12-245-501, add
(2.5) as follows:

12-245-501. Definitions. As used in this part 5, unless the context
otherwise requires:
(2.5) "CLINICAL SUPERVISION" means:
(a) The evaluation and modification or approval by a
supervisor of the clinical practice of the person being
supervised; and
(b) A source of knowledge, expertise, and more advanced
skills made available to the person being supervised.

SECTION 28. In Colorado Revised Statutes, 12-245-504, amend
(1)(d) as follows:

12-245-504. Qualifications - examination - licensure and
registration. (1) The board shall issue a license as a marriage and family
therapist to each applicant who files an application in a form and manner
required by the board, submits the fee required by the board pursuant to
section 12-245-205, and furnishes evidence satisfactory to the board that
the applicant:
(d) Subsequent to completing his or her master's
or doctoral degree, has had at least two years of post-master's or one year
of postdoctoral practice in individual and marriage and family therapy,
including at least one thousand five hundred hours of face-to-face direct
client contact as determined by the board for the purpose of assessment
and intervention under board-approved clinical supervision that may
be in-person or telesupervision; and

SECTION 29. In Colorado Revised Statutes, 12-245-604, amend
(1)(d) as follows:

12-245-604. Licensure - examination - licensed professional
counselors. (1) The board shall issue a license as a licensed professional
counselor to each applicant who files an application in a form and manner
required by the board, submits the fee required by the board pursuant to
section 12-245-205, and furnishes evidence satisfactory to the board that
the applicant:
(d) (I) Has at least two years of post-master's practice or one year
of postdoctoral practice in licensed professional counseling under
CLINICAL supervision; approved by the board; and
(II) Has at least two thousand hours of practice in
COUNSELING, including at least one thousand five hundred hours
of face-to-face direct client contact under clinical supervision
that is in-person or is telesupervision; and

SECTION 30. In Colorado Revised Statutes, 12-245-604, add (5)
as follows:

12-245-604. Licensure - examination - licensed professional
counselors. (5) (a) If an applicant has completed an equivalent
program as determined by the board pursuant to subsection
(1)(c) of this section, the board shall not place additional
requirements, barriers, or burdens related to licensure or
supervision on the applicant.
(b) The board shall not give preference concerning
licensure, supervision, or other requirements of this part 6 to an
applicant who has completed a master's or doctoral degree in
professional counseling from an accredited school or college
pursuant to subsection (1)(c) of this section based upon the
accrediting organization."

Renumber succeeding sections accordingly.

Page 19, line 5, after "12-245-703," insert "amend (3); and".

Page 19, after line 16 insert:
"(3) (a) Before September 1, 2020, any person not otherwise
licensed, registered, or certified pursuant to this article 245 who is
practicing psychotherapy in this state shall register with the board by
submitting his or her name, current address, educational qualifications,
disclosure statements, therapeutic orientation or methodology, or both,
and years of experience in each specialty area. Upon receipt and review
of the required information, the board may approve the psychotherapist
for registration in the database required by subsection (1) of this section.
A registered psychotherapist shall update this information upon renewal
of his or her registration and at other times and under conditions specified
by the board by rule. At the time of recording the information required by
this section, the registered psychotherapist shall indicate whether he or
she has been convicted of, or entered a plea of guilty or nolo contendere
to, any felony or misdemeanor.
(b) (I) A person registered as a psychotherapist pursuant
to this part 7 and who meets the requirements of this section
may continue to practice as a registered psychotherapist
through September 1, 2025.
(II) On and after September 1, 2025, a person who wishes to
practice psychotherapy in this state must obtain candidate for
licensure status or a license to practice as a licensed mental
health professional pursuant to part 3, 4, 5, 6, or 8 of this article
245.
SECTION 32. In Colorado Revised Statutes, 12-245-801, amend (6) as follows:

12-245-801. Definitions. As used in this part 8, unless the context otherwise requires:

(6) "Certified" means certified as an addiction counselor certified at level I, II, or III ADDICTION TECHNICIAN OR ADDICTION SPECIALIST.

Renumber succeeding sections accordingly.

Page 20, after line 5 insert:

"SECTION 35. In Colorado Revised Statutes, 12-245-804, amend (1)(d)(I), (1)(e), (1)(g), and (2)(c); and add (3.5) as follows:

12-245-804. Requirements for licensure and certification - rules. (1) The board shall issue a license as an addiction counselor to an applicant who files an application in the form and manner required by the board, submits the fee required by the board pursuant to section 12-245-205, and submits evidence satisfactory to the board that the applicant:

(d) Demonstrates professional competence by:

(I) Passing a national examination demonstrating special knowledge and skills in behavioral health disorders counseling as determined by the office of behavioral health in the department of human services and approved by the board ADMINISTERED BY THE NATIONAL ASSOCIATION FOR ALCOHOLISM AND DRUG ABUSE COUNSELORS, OR AN EQUIVALENT EXAMINATION ADMINISTERED BY A SUCCESSOR ORGANIZATION; and

(e) Has met the requirements for a certificate of addiction counseling, level III SPECIALIST;

(g) Has completed at least five thousand hours of clinically supervised work experience IN THE ADDICTION FIELD WITH A MINIMUM OF TWO THOUSAND DIRECT CLINICAL HOURS. THE CLINICAL SUPERVISION MAY BE IN-PERSON OR TELESUPERVISION.

(2) The board shall issue a certification as an addiction counselor to an applicant who files an application in the form and manner required by the board, submits the fee required by the board pursuant to section 12-245-205, and submits evidence satisfactory to the board that the applicant:

(c) Has met the requirements for certification at a particular certification level AS A CERTIFIED ADDICTION TECHNICIAN OR A CERTIFIED ADDICTION SPECIALIST as specified in rules adopted pursuant to subsection (3) of this section by the state board of human services in the department of human services AND AS SPECIFIED IN SUBSECTION (3.5) OF THIS SECTION.

(3.5) IN THE RULES PROMULGATED PURSUANT TO SUBSECTION (3) OF THIS SECTION, THE STATE BOARD SHALL REQUIRE THAT:

(a) A CERTIFIED ADDICTION TECHNICIAN:

(I) HAVE A HIGH SCHOOL DIPLOMA OR ITS EQUIVALENT;

(II) ACCRUED A MINIMUM OF ONE THOUSAND HOURS OF SUPERVISED CLINICAL EXPERIENCE HOURS OVER A MINIMUM OF SIX MONTHS;

(III) PASSED A JURISPRUDENCE EXAMINATION AS DETERMINED BY THE BOARD; AND

(IV) PASSED THE NATIONAL CERTIFICATION ADDICTION COUNSELOR LEVEL I EXAMINATION ADMINISTERED BY THE NATIONAL ASSOCIATION OF ALCOHOLISM AND DRUG ABUSE COUNSELORS, OR AN EQUIVALENT EXAMINATION ADMINISTERED BY A SUCCESSOR
ORGANIZATION.

(b) A CERTIFIED ADDICTION SPECIALIST:
(I) HAVE A BACHELOR'S DEGREE IN A CLINICAL BEHAVIORAL HEALTH CONCENTRATION;
(II) ACCRUED A MINIMUM OF TWO THOUSAND HOURS OF SUPERVISED CLINIC WORK HOURS OVER A MINIMUM OF TWELVE MONTHS, WHICH MAY INCLUDE THE HOURS REQUIRED FOR CERTIFICATION AS A CERTIFIED ADDICTION SPECIALIST;
(III) PASSED A JURISPRUDENCE EXAMINATION AS DETERMINED BY THE BOARD; AND
(IV) PASSED THE NATIONAL CERTIFICATION ADDICTION COUNSELOR LEVEL II EXAMINATION ADMINISTERED BY THE NATIONAL ASSOCIATION FOR ALCOHOLISM AND DRUG ABUSE COUNSELORS, OR AN EQUIVALENT EXAMINATION ADMINISTERED BY A SUCCESSOR ORGANIZATION.

SECTION 36. In Colorado Revised Statutes, 12-245-805, amend (1); and add (3) as follows:

12-245-805. Rights and privileges of certification and licensure - titles. (1) Any person who possesses a valid, unsuspended, and unrevoked certificate as a level I, II, or III certified addiction counselor CERTIFIED ADDICTION TECHNICIAN OR CERTIFIED ADDICTION SPECIALIST has the right to practice addiction counseling under supervision or consultation as required by the rules of the state board of human services in the department of human services; a level III certified addiction counseling has the right to supervise addiction counseling practice, and all levels of certification have the right to MAY use the title "certified addiction counselor" and the abbreviations "CAC I", "CAC II", or "CAC III", as applicable "CAC" or "CAS"; A CERTIFIED ADDICTION TECHNICIAN MAY USE THE TITLE "CERTIFIED ADDICTION COUNSELOR", "CAC", OR "CAT". No other person shall assume these titles or use these abbreviations on any work or media to indicate that the person using the title or abbreviation is a certified addiction counselor.

(3) (a) THE PRACTICE OF A CERTIFIED ADDICTION TECHNICIAN MAY INCLUDE:
(I) COLLECTION OF BIOPSYCHOSOCIAL SCREENING DATA;
(II) SERVICE COORDINATION AND CASE MANAGEMENT;
(III) MONITORING COMPLIANCE WITH CASE MANAGEMENT PLANS;
(IV) SKILL BASED EDUCATION;
(V) CO-FACILITATING THERAPY GROUPS WITH CERTIFIED ADDICTION SPECIALISTS OR LICENSED ADDICTION COUNSELORS;
(VI) CLIENT, FAMILY, AND COMMUNITY ADDICTION EDUCATION; AND
(VII) REFERRAL AND DISCHARGE RESOURCING AND PLANNING.

(b) THE PRACTICE OF A CERTIFIED ADDICTION SPECIALIST MAY INCLUDE:
(I) TREATING SUBSTANCE USE AND CO-OCcurring DISORDERS;
(II) CLINICAL ASSESSMENTS INCLUDING DIAGNOSTIC IMPRESSION;
(III) TREATMENT PLANNING;
(IV) REFERRAL AND DISCHARGE PLANNING;
(V) SERVICE COORDINATION AND CASE MANAGEMENT;
(VI) ADDICTION COUNSELING FOR INDIVIDUALS, FAMILIES, AND GROUPS; AND
(VII) CLIENT, FAMILY, AND COMMUNITY EDUCATION AND PSYCHO-EDUCATION.".
Renumber succeeding sections accordingly.

Page 20, strike lines 14 through 22 and substitute:

"SECTION 38. In Colorado Revised Statutes, 12-245-806, amend (1)(a), (1)(b) introductory portion, (1)(b)(I), (1)(b)(III), (1)(c) introductory portion, (1)(d), (2)(a), and (3) as follows:

12-245-806. Continuing professional competency - rules - definition. (1) (a) In accordance with sections 12-245-803 and 12-245-804, the board issues a license or certificate to practice addiction counseling based on whether the applicant satisfies minimum educational and experience requirements that demonstrate professional competency to practice addiction counseling. After a license or a certificate as a level II or level III addiction counselor is issued to an applicant, the licensed or level II or level III certified addiction counselor shall maintain continuing professional competency to practice addiction counseling.

(b) The board, in consultation with the office of behavioral health in the department of human services, and, IN CONSULTATION WITH other stakeholders, shall adopt rules establishing a continuing professional competency program that includes, at a minimum, the following elements:

(I) A self-assessment of the knowledge and skills of a licensed or level II or level III certified addiction counselor seeking to renew or reinstate a license;

(II) Periodic demonstration of knowledge and skills through documentation of activities necessary to ensure at least minimal ability to safely practice the profession. Nothing in this subsection (1)(b)(III) shall require a licensed or level II or level III certified addiction counselor to take any examination required pursuant to section 12-245-804 in connection with initial licensure or certification.

(c) A licensed or level II or level III certified addiction counselor satisfies the continuing competency requirements of this section if the licensed or level II or level III certified addiction counselor meets the continued professional competence requirements of one of the following entities:

(d) (I) After the program is established, a licensed or level II or level III certified addiction counselor shall satisfy the requirements of the program in order to renew or reinstate a license or certificate to practice addiction counseling in Colorado.

(II) The requirements of this section apply to individual addiction counselors who are licensed or level II or level III certified pursuant to this part 8, and nothing in this section shall be construed to require a person who employs or contracts with a licensed or level II or level III certified addiction counselor to comply with the requirements of this section.

(2) (a) 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 licensed or certified addiction counselor. The records or documents shall be used only by the board for purposes of determining whether a licensed or level II or level III certified addiction counselor 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 licensed or level II or level III certified addiction counselor to learn, integrate, and apply the knowledge, skill, and judgment to practice as an addiction counselor according to generally
accepted industry standards and professional ethical standards in a
designated role and setting.

SECTION 39. In Colorado Revised Statutes, 27-80-108, add (2)
as follows:

27-80-108. Rules. (2) In the rules promulgated pursuant to
subsection (1)(e) of this section, the State Board of Human
Services shall require the following education requirements:
(a) For certified addiction technicians:
(I) Completion of course work and training in addiction
counseling, client records management, principles of addiction,
professional ethics, culturally informed treatment,
pharmacology, motivational interviewing, trauma informed
care, and group counseling skills; and
(II) Other courses and training as determined by the State
Board of Human Services.
(b) For certified addiction specialists:
(I) Completion of course work and training in clinical
assessment and treatment planning, cognitive behavioral
therapy, co-occurring disorders, advanced pharmacology,
advanced professional ethics, advanced motivational
interviewing, advanced models, specialized addiction treatment,
and infectious diseases; and
(II) Other courses and training as determined by the State
Board of Human Services.

SECTION 40. In Colorado Revised Statutes, add 12-245-706 as
follows:
12-245-706. Repeal of part. This part 7 is repealed, effective
September 1, 2025.

SECTION 41. In Colorado Revised Statutes, 12-20-105, amend
(2)(b)(II) as follows:

12-20-105. Fee adjustments - division of professions and
occupations cash fund created - legal defense account created -
definition. (2) (b) (II) The costs of the state board of psychologist
examiners, the state board of marriage and family therapist examiners, the
state board of licensed professional counselor examiners, the state board
of social work examiners, the state board of registered psychotherapists,
and the state board of addiction counselor examiners shall be considered
collectively in the renewal fee-setting process. Subsequent revenue
generated by the fees set by the boards plus revenues generated pursuant
to section 12-245-703 shall be compared to those collective costs to
determine recovery of direct and indirect costs.

SECTION 42. In Colorado Revised Statutes, 12-20-407, amend
(1)(a)(V)(N) as follows:

12-20-407. Unauthorized practice of profession or occupation
- penalties - exclusions. (1) (a) A person commits a class 2 misdemeanor
and shall be punished as provided in section 18-1.3-501 for the first
offense and, for the second or any subsequent offense, commits a class 6
felony and shall be punished as provided in section 18-1.3-401 if the
person:
(V) Practices or offers or attempts to practice any of the following
professions or occupations without an active license, certification, or
registration issued under the part or article of this title 12 governing the
particular profession or occupation:
(N) Practice as a psychologist, social worker, marriage and family
therapist, licensed professional counselor, psychotherapist, or addiction
counselor, as regulated under article 245 of this title;  

SECTION 43. In Colorado Revised Statutes, 12-30-102, repeal  

(3)(a)(XVIII) as follows:  

12-30-102. Medical transparency act of 2010 - disclosure of  
information about health care licensees - fines - rules - short title -  
legislative declaration - definition - review of functions - repeal.  
(3) (a) As used in this section, "applicant" means a person applying for  
a new, active license, certification, or registration or to renew, reinstate,  
or reactivate an active license, certification, or registration to practice:  
(XVIII) Psychotherapy pursuant to part 7 of article 245 of this title  

SECTION 44. In Colorado Revised Statutes, 12-200-108, amend  

(4)(a) introductory portion; and repeal (4)(a)(III) as follows:  

(4) (a) Notwithstanding any provision of this article 200 to the contrary,  
a mental health care professional who has provided documentation that  
he or she has been trained to perform auricular acudetox in compliance  
with subsection (4)(d) of this section may perform auricular acudetox if  
the auricular acudetox is performed under the mental health care  
professional's current scope of practice, and the mental health care  
professional is:  
(III) Registered as a psychotherapist pursuant to part 7 of article  

SECTION 45. In Colorado Revised Statutes, amend 12-245-101  
as follows:  

12-245-101. Legislative declaration. The general assembly  
hereby finds and determines that, in order to safeguard the public health,  
safety, and welfare of the people of this state and in order to protect the  
people of this state against the unauthorized, unqualified, and improper  
application of psychology, social work, marriage and family therapy,  
professional counseling, psychotherapy, and addiction counseling, it is  
necessary that the proper regulatory authorities be established and  
adequately provided for. The general assembly therefore declares that  
there shall be established a state board of psychologist examiners, a state  
board of social work examiners, a state board of marriage and family  
therapist examiners, a state board of licensed professional counselor  
examiners, a state board of registered psychotherapists, and a state board  
of addiction counselor examiners with the authority to license, register,  
or certify, and take disciplinary actions or bring injunctive actions, or  
both, concerning licensed psychologists and psychologist candidates,  
licensed social workers, licensed marriage and family therapists and  
marriage and family therapist candidates, licensed professional counselors  
and licensed professional counselor candidates, registered  
psychotherapists, and licensed and certified addiction counselors,  
respectively, and mental health professionals who have been issued a  
provisional license pursuant to this article 245.  

SECTION 46. In Colorado Revised Statutes, 12-245-202, amend  
(1) and (16); and repeal (15) as follows:  

12-245-202. Definitions. As used in this article 245, unless the  
context otherwise requires:  
(1) "Board" includes the state board of psychologist examiners,  
the state board of social work examiners, the state board of licensed  
professional counselor examiners, the state board of marriage and family  
therapist examiners, the state board of registered psychotherapists, and the  
state board of addiction counselor examiners.  
(15) (a) "Registered psychotherapist" means a person:
(I) Whose primary practice is psychotherapy or who holds himself or herself out to the public as being able to practice psychotherapy for compensation; and

(II) Who is registered with the state board of registered psychotherapists pursuant to section 12-245-703 to practice psychotherapy in this state.

(b) "Registered psychotherapist" also includes a person who:

(I) Is a licensed school psychologist licensed pursuant to section 22-60.5-210 (1)(b);

(II) Is practicing outside of a school setting; and

(III) Is registered with the state board of registered psychotherapists pursuant to section 12-245-703.

(16) "Registrant" means a psychologist candidate, marriage and family therapist candidate, or licensed professional counselor candidate registered pursuant to section 12-245-304 (3), 12-245-504 (4), or 12-245-604 (4), respectively, or a registered psychotherapist.

SECTION 47. In Colorado Revised Statutes, 12-245-203, amend

(2) as follows:

12-245-203. Practice outside of or beyond professional training, experience, or competence - general scope of practice for licensure, registration, or certification. (2) The practice of psychotherapy is one area of practice for mental health professionals licensed, certified, or registered pursuant to this article 245 but may not be the only or primary practice area of the professionals. other than persons registered as psychotherapists pursuant to part 7 of this article 245. The requirements for licensure, registration, or certification as a mental health professional pursuant to this article 245 are contained in sections 12-245-303, 12-245-403, 12-245-503, 12-245-603, and 12-245-803, which define the practice of psychology, social work, marriage and family therapy, licensed professional counseling, and addiction counseling, respectively.

SECTION 48. In Colorado Revised Statutes, 12-245-205, amend

(4) as follows:

12-245-205. Fees - renewal. (4) The director shall coordinate fee-setting pursuant to this section so that all licensees, registrants, and certificate holders pay fees as required by this section. and section 12-245-703 (1).

SECTION 49. In Colorado Revised Statutes, amend 12-245-210, as follows:

12-245-210. Drugs - medicine. Nothing in this article 245 permits psychologists, social workers, marriage and family therapists, licensed professional counselors, psychotherapists, and addiction counselors licensed or certified under this article 245 to administer or prescribe drugs or in any manner engage in the practice of medicine as defined by the laws of this state.

SECTION 50. In Colorado Revised Statutes, 12-245-213, amend

(1)(b)(IV) and (1)(b)(V); and repeal (1)(b)(VI) as follows:

12-245-213. Professional service corporations for the practice of psychology, social work, marriage and family therapy, professional counseling, and addiction counseling - definitions. (1) Licensees registrants, or certificate holders may form professional service corporations for the practice of psychology, social work, marriage and family therapy, professional counseling, psychotherapy, or addiction counseling under the "Colorado Business Corporation Act", articles 101 to 117 of title 7, if the corporations are organized and operated in accordance with this section. The articles of incorporation of a
professional service corporation formed pursuant to this section must contain provisions complying with the following requirements:

(b) The corporation must be organized by licensees registrants, or certificate holders for the purpose of conducting the practice of psychology, social work, marriage and family therapy, professional counseling, psychotherapy, or addiction counseling by the respective licensees, registrants, or certificate holders of those practices. The corporation may be organized with any other person, and any person may own shares in the corporation, if the following conditions are met:

(IV) The practice of licensed professional counseling, as defined in section 12-245-603, by the professional service corporation is performed by a licensed professional counselor acting independently or under the supervision of a person licensed pursuant to this article 245 or a licensed professional counselor. Any licensed professional counselor member of the professional service corporation remains individually responsible for his or her professional acts and conduct as provided elsewhere in this article 245; OR

(V) The practice of addiction counseling, as defined in section 12-245-803, by the professional service corporation is performed by a licensed addiction counselor acting independently or under the supervision of a person licensed pursuant to this article 245 or a licensed addiction counselor. Any licensed addiction counselor member of the professional service corporation remains individually responsible for his or her professional acts and conduct as provided in this article 245. OR

(VI) The practice of psychotherapy, as defined in section 12-245-202, by the professional service corporation is performed by a registered psychotherapist acting independently or under the supervision of a person licensed pursuant to this article 245 or a registered psychotherapist. Any registered psychotherapist member of the professional service corporation remains individually responsible for his or her professional acts and conduct as provided in this article 245.

SECTION 51. In Colorado Revised Statutes, 12-245-216, amend (1)(d)(IV) and (4)(g); and repeal (1)(e) as follows:

12-245-216. Mandatory disclosure of information to clients.
(1) Except as otherwise provided in subsection (4) of this section, every licensee, registrant, or certificate holder shall provide the following information in writing to each client during the initial client contact:

(d) A statement indicating that:

(IV) The information provided by the client during therapy sessions is legally confidential in the case of licensed marriage and family therapists, social workers, professional counselors, and psychologists AND licensed or certified addiction counselors, and registered psychotherapists, except as provided in section 12-245-220 and except for certain legal exceptions that will be identified by the licensee, registrant, or certificate holder should any such situation arise during therapy; and

(e) If the mental health professional is a registered psychotherapist, a statement indicating that a registered psychotherapist is a psychotherapist listed in the state's database and is authorized by law to practice psychotherapy in Colorado but is not licensed by the state and is not required to satisfy any standardized educational or testing requirements to obtain a registration from the state.

(4) The disclosure of information required by subsection (1) of this section is not required when psychotherapy is being administered in any of the following circumstances:

(g) By a person licensed or certified pursuant to this article 245. or by a registered psychotherapist practicing in a hospital that is licensed
or certified under section 25-1.5-103 (1)(a)(I) or (1)(a)(II):

SECTION 52. In Colorado Revised Statutes, 12-245-217, repeal
(4) as follows:

12-245-217. Scope of article - exemptions. (4) The provisions of
section 12-245-703 do not apply to employees of community mental
health centers or clinics as those centers or clinics are defined by section
27-66-101, but persons practicing outside the scope of employment as
employees of a facility defined by section 27-66-101 are subject to the
provisions of section 12-245-703:

SECTION 53. In Colorado Revised Statutes, 12-245-225, repeal
(1)(d) as follows:

12-245-225. Authority of boards - cease-and-desist orders -
rules. (1) If a licensee, registrant, or certificate holder violates any
provision of section 12-245-224, the board that licenses, registers, or
certifies the licensee, registrant, or certificate holder may, in accordance
with section 12-20-404:

(d) Deny, revoke, or suspend the listing of a registered
psychotherapist in the state board of registered psychotherapists database
established pursuant to section 12-245-703;

SECTION 54. In Colorado Revised Statutes, 12-245-228, amend
(1) as follows:

12-245-228. Unauthorized practice - penalties. (1) Any person
who practices or offers or attempts to practice as a psychologist, social
worker, marriage and family therapist, licensed professional counselor,
psychotherapist, or addiction counselor without an active license
registration; or certification issued under this article 245 is subject to
penalties pursuant to section 12-20-407 (1)(a).

SECTION 55. In Colorado Revised Statutes, 12-245-231, amend
(5) as follows:

12-245-231. Mental health professional peer health assistance
program - fees - administration - rules. (5) As used in this section,
"mental health professional" means a psychologist, social worker,
marriage and family therapist, licensed professional counselor,
psychotherapist; or addiction counselor regulated under this article 245.

SECTION 56. In Colorado Revised Statutes, 12-245-304, amend
(3)(b) as follows:

12-245-304. Qualifications - examinations - licensure. (3)(b) A
psychologist candidate registered pursuant to this subsection (3) is under
the jurisdiction of the board. The psychologist candidate may, but is not
required to, register with the database of registered psychotherapists
pursuant to section 12-245-703: If the requirements of subsections (1)(d)
and (1)(e) of this section are not met within four years, the registration of
the psychologist candidate expires and is not renewable unless the board,
in its discretion, grants the candidate an extension. A person whose
psychologist candidate registration expires is not precluded from applying
for licensure or registration with any other mental health board for which
the person is qualified.

SECTION 57. In Colorado Revised Statutes, 12-245-306, repeal
(6) as follows:

12-245-306. Exemptions. (6) Nothing in this part 3 prevents the
practice of psychotherapy by persons registered with the state board of
registered psychotherapists pursuant to section 12-245-703:

SECTION 58. In Colorado Revised Statutes, 12-245-404, repeal
(4) as follows:

12-245-404. Qualifications - examination - licensure and
registration. (4) A person licensed as a licensed social worker pursuant
to subsection (1) of this section may, but is not required to, register with
the database of registered psychotherapists pursuant to section
12-245-703.

SECTION 59. In Colorado Revised Statutes, 12-245-406, repeal
(5) as follows:

12-245-406. Scope of part. (5) Nothing in this part 4 prevents the
practice of psychotherapy by persons registered with the state board of
registered psychotherapists pursuant to section 12-245-703.

SECTION 60. In Colorado Revised Statutes, 12-245-504, amend
(4)(b) as follows:

12-245-504. Qualifications - examination - licensure and
registration. (4) (b) A marriage and family therapist candidate who
registers with the board pursuant to this subsection (4) is under the
jurisdiction of the board. and may, but is not required to, register with the
database of registered psychotherapists pursuant to section 12-245-703.

SECTION 61. In Colorado Revised Statutes, 12-245-505, repeal
(5) as follows:

12-245-505. Rights and privileges of licensure and registration
- title. (5) Nothing in this part 5 prevents the practice of psychotherapy
by persons registered with the state board of registered psychotherapists
pursuant to section 12-245-703.

SECTION 62. In Colorado Revised Statutes, 12-245-604, amend
(4)(b) as follows:

12-245-604. Licensure - examination - licensed professional
counselors. (4) (b) A licensed professional counselor candidate who
registers with the board pursuant to this subsection (4) is under the
jurisdiction of the board. and may, but is not required to, register with the
database of registered psychotherapists pursuant to section 12-245-703.

SECTION 63. In Colorado Revised Statutes, 12-245-605, repeal
(4) as follows:

(4) Nothing in this part 6 prevents the practice of psychotherapy by
persons registered with the state board of registered psychotherapists
pursuant to section 12-245-703.

SECTION 64. In Colorado Revised Statutes, 13-90-107, amend
(1)(g) as follows:

13-90-107. Who may not testify without consent - definitions.
(1) There are particular relations in which it is the policy of the law to
encourage confidence and to preserve it inviolate; therefore, a person
shall not be examined as a witness in the following cases:

(g) A licensed psychologist, professional counselor, marriage and
family therapist, social worker, or addiction counselor, a registered
psychotherapist, a certified addiction counselor, a psychologist candidate
registered pursuant to section 12-245-304 (3), a marriage and family
therapist candidate registered pursuant to section 12-245-504 (4), a
licensed professional counselor candidate registered pursuant to section
12-245-604 (4), or a person described in section 12-245-217 shall not be
examined without the consent of the licensee's, certificate holder's,
registrant's, candidate's, or person's client as to any communication made
by the client to the licensee, certificate holder, registrant, candidate, or
person or the licensee's, certificate holder's, registrant's, candidate's, or
person's advice given in the course of professional employment; nor shall
any secretary, stenographer, or clerk employed by a licensed psychologist,
professional counselor, marriage and family therapist, social worker, or
addiction counselor, a registered psychotherapist, a certified addiction
counselor, a psychologist candidate registered pursuant to section
12-245-304 (3), a marriage and family therapist candidate registered pursuant to section 12-245-504 (4), a licensed professional counselor candidate registered pursuant to section 12-245-604 (4), or a person described in section 12-245-217 be examined without the consent of the employer of the secretary, stenographer, or clerk concerning any fact, the knowledge of which the employee has acquired in such capacity; nor shall any person who has participated in any psychotherapy, conducted under the supervision of a person authorized by law to conduct such therapy, including group therapy sessions, be examined concerning any knowledge gained during the course of such therapy without the consent of the person to whom the testimony sought relates.

SECTION 65. In Colorado Revised Statutes, 18-6.5-108, amend (1)(b)(VII) as follows:

18-6.5-108. Mandatory reports of mistreatment of at-risk elders and at-risk adults with IDD - list of reporters - penalties. (1) (b) The following persons, whether paid or unpaid, shall report as required by subsection (1)(a) of this section:

(VII) Psychologists, addiction counselors, professional counselors, AND marriage and family therapists, and registered psychotherapists, as those persons are defined in article 245 of title 12;

SECTION 66. In Colorado Revised Statutes, 19-1-307, repeal (2)(e.5)(I) as follows:

19-1-307. Dependency and neglect records and information - access - fee - rules - records and reports fund - misuse of information - penalty - adult protective services data system check. (2) Records and reports - access to certain persons - agencies. Except as otherwise provided in section 19-1-303, only the following persons or agencies shall have access to child abuse or neglect records and reports:

(e.5) (I) A mandatory reporter specified in this subsection (2)(e.5)(I) who is and continues to be officially and professionally involved in the ongoing care of the child who was the subject of the report, but only with regard to information that the mandatory reporter has a need to know in order to fulfill his or her professional and official role in maintaining the child's safety. A county department shall request written affirmation from a mandatory reporter stating that the reporter continues to be officially and professionally involved in the ongoing care of the child who was the subject of the report and describing the nature of the involvement, unless the county department has actual knowledge that the mandatory reporter continues to be officially and professionally involved in the ongoing care of the child who was the subject of the report. This subsection (2)(e.5)(I) applies to:

(G) Registered psychotherapists;

SECTION 67. In Colorado Revised Statutes, 19-3-304, repeal (2)(z) as follows:

19-3-304. Persons required to report child abuse or neglect. (2) Persons required to report such abuse or neglect or circumstances or conditions include any:

(z) Registered psychotherapists;

SECTION 68. In Colorado Revised Statutes, 24-1-122, repeal (3)(ll) as follows:

24-1-122. Department of regulatory agencies - creation. (3) The following boards and agencies are transferred by a type 1 transfer to the department of regulatory agencies and allocated to the division of professions and occupations:

(ll) State board of registered psychotherapists, created by part 7
SECTION 69. In Colorado Revised Statutes, 26-3.1-102, amend (1)(b)(VII) as follows:

26-3.1-102. Reporting requirements. (1) (b) The following persons, whether paid or unpaid, are urged to report as described in subsection (1)(a) of this section:
(VII) Psychologists, addiction counselors, professional counselors, AND marriage and family therapists, and registered psychotherapists, as those persons are defined in article 245 of title 12;

SECTION 70. In Colorado Revised Statutes, 30-10-606, amend (6)(a)(II) as follows:

30-10-606. Coroner - inquiry - grounds - postmortem - jury - certificate of death. (6) (a) Notwithstanding sections 12-245-220 and 13-90-107 (1)(d) or (1)(g), the coroner holding an inquest or investigation pursuant to this section has the authority to request and receive a copy of:
(II) Any information, record, or report related to treatment, consultation, counseling, or therapy services from any licensed psychologist, professional counselor, marriage and family therapist, social worker, or addiction counselor, certified addiction counselor, registered psychotherapist, psychologist candidate registered pursuant to section 12-245-304 (3), marriage and family therapist candidate registered pursuant to section 12-245-504 (4), licensed professional counselor candidate registered pursuant to section 12-245-604 (4), or person described in section 12-245-217, if the report, record, or information is relevant to the inquest or investigation.

SECTION 71. Act subject to petition - effective date. Sections 30 through 44, 46, 48, 50, and 52 through 59 of this act take effect September 1, 2025, and the remainder of this act takes effect at 12:01 a.m. on the day following the expiration of the ninety-day period after final adjournment of the general assembly; except that, if a referendum petition is filed pursuant to section 1 (3) of article V of the state constitution against this act or an item, section, or part of this act within such period, then the act, item, section, or part will not take effect unless approved by the people at the general election to be held in November 2020 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor; except that sections 30 through 44, 46, 48, 50, and 52 through 59 of this act take effect September 1, 2025."

SIGNING OF BILLS - RESOLUTIONS - MEMORIALS

The Speaker has signed: HB20-1021.

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: HB20-1021 at 4:44 p.m. on Feb 24, 2020.
On motion of Representative Kennedy, the House adjourned until 12:05 a.m., February 25, 2020.

Approved:
KC Becker,
Speaker

Attest:
Robin Jones,
Chief Clerk
Prayer by Representative Tony Exum.

The Speaker called the House to order at 12:05 a.m.

Pledge of Allegiance led by Representative Tracy Kraft-Tharp, Representative Daneya Esgar.

The roll was called with the following result:

Present--63.
Excused--Representative(s) Bockenfeld, Gray--2.
Present after roll call--Representative(s) Gray.

The Speaker declared a quorum present.

On motion of Representative Soper, the House Journal of Monday, February 24, 2020, was declared approved as corrected by the Chief Clerk.

The following bills on General Orders Calendar were laid over from Monday, February 24, 2020: **SB20-100, SB20-047**.

The General Orders Calendar was continued from House Journal, February 24, 2020, page 463.

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

**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.)
SB20-100 by Senator(s) Gonzales and Tate, Williams A., Garcia, Bridges, Hill, Priola, Rodriguez; also Representative(s) Arndt and Benavidez--Concerning the repeal of the death penalty by the general assembly in all circumstances charged on or after July 1, 2020.

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

SB20-047 by Senator(s) Williams A. and Tate; also Representative(s) Kraft-Tharp and Van Winkle--Concerning an exemption from the definition of a real estate appraisal of analyses prepared by agents of financial institutions for the institutions' internal use only.

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

AMENDMENT(S) TO THE COMMITTEE OF THE WHOLE REPORT

Representative Soper moved to amend the Report of the Committee of the Whole to show that L.063 the following Soper amendment to SB20-100 did pass, and that SB20-100, as amended, lost:

Amend reengrossed bill, page 2, strike line 1.

The amendment was declared lost by the following roll call vote:

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Representative Saine moved to amend the Report of the Committee of the Whole to show that L.027 the following Carver amendment to SB20-100 did pass, and that SB20-100, as amended, passed:
Amend reengrossed bill, page 17, strike lines 1 through 3 and substitute:

"SECTION 15. 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 5, 2020, if adjournment sine die is on May 6, 2020); 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 2020 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor."

Strike "2020" and substitute "2021" on: Page 2, lines 7, 11, 13, and 24; Page 3, lines 7, 8, 15, 16, and 25; Page 4, lines 7 and 27; Page 5, lines 8 and 25; Page 6, lines 5 and 20; Page 7, lines 9, 21, and 23; Page 8, lines 1, 3, and 11; Page 9, lines 6, 7, 14, 15, 24, and 25; Page 10, lines 16, 18, and 25; Page 11, lines 24 and 26; Page 13, lines 16, 19, and 21; Page 15, lines 6, 26, and 27; and Page 16, lines 6, 12, and 20.

Page 1, line 103, strike "2020." and substitute "2021."

The amendment was declared lost by the following roll call vote:

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<td>Wilson</td>
</tr>
<tr>
<td>Duran</td>
<td>N</td>
<td>Kraft-Tharp</td>
<td>N</td>
<td>Saine</td>
<td>Y</td>
<td>Woodrow</td>
</tr>
<tr>
<td>Esgar</td>
<td>N</td>
<td>Landgraf</td>
<td>Y</td>
<td>Sandridge</td>
<td>Y</td>
<td>Young</td>
</tr>
<tr>
<td>Speaker</td>
<td>N</td>
<td></td>
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</tr>
</tbody>
</table>

Representative Saine moved to amend the Report of the Committee of the Whole to show that L.052 the following Saine amendment to SB20-100 did pass, and that SB20-100, as amended, passed:

Amend reengrossed bill, page 1, strike lines 102 and 103 and substitute "ASSEMBLY."

The amendment was declared lost by the following roll call vote:

<table>
<thead>
<tr>
<th>YES</th>
<th>23</th>
<th>NO</th>
<th>41</th>
<th>EXCUSED</th>
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<td>Arndt</td>
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<td>N</td>
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<td>Baisley</td>
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<td>Froelich</td>
<td>N</td>
<td>Liston</td>
<td>Y</td>
<td>Sirota</td>
</tr>
</tbody>
</table>
Representative Williams moved to amend the Report of the Committee of the Whole to show that L.044 the following Williams amendment to SB20-100 did pass, and that SB20-100, as amended, passed:

Amend reengrossed bill, page 2, line 7, strike "sentences." and substitute "sentences - definition. (1)".

Page 2, after line 13 insert:
"(2) SUBSECTION (1) OF THIS SECTION IS NULL AND VOID IF THE GOVERNOR COMMUTES THE DEATH SENTENCE OF AN INMATE SERVING A DEATH SENTENCE ON JULY 1, 2020, OR A COURT INVALIDATES, BASED IN PART ON THE PROVISIONS OF SUBSECTION (1) OF THIS SECTION, A DEATH SENTENCE OF AN INMATE SERVING A DEATH SENTENCE ON JULY 1, 2020.".

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>
</tr>
</thead>
<tbody>
<tr>
<td>Arndt</td>
<td>N</td>
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<td>Baisley</td>
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<td>Benavidez</td>
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<td>Garnett</td>
<td>N</td>
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<tr>
<td>Bird</td>
<td>N</td>
<td>Geitner</td>
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<tr>
<td>Bockenfeld</td>
<td>E</td>
<td>Gonzales-Gutierrez</td>
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</tr>
<tr>
<td>Buck</td>
<td>Y</td>
<td>Gray</td>
<td>N</td>
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<tr>
<td>Buckner</td>
<td>N</td>
<td>Herod</td>
<td>N</td>
</tr>
<tr>
<td>Buentello</td>
<td>N</td>
<td>Holtorf</td>
<td>Y</td>
</tr>
<tr>
<td>Caraveo</td>
<td>N</td>
<td>Hooton</td>
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<tr>
<td>Carver</td>
<td>Y</td>
<td>Humphrey</td>
<td>Y</td>
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<tr>
<td>Catlin</td>
<td>Y</td>
<td>Jackson</td>
<td>N</td>
</tr>
<tr>
<td>Champion</td>
<td>Y</td>
<td>Jaquez Lewis</td>
<td>N</td>
</tr>
<tr>
<td>Coleman</td>
<td>N</td>
<td>Kennedy</td>
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<td>Cutter</td>
<td>N</td>
<td>Kipp</td>
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<td>Duran</td>
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<td>Kraft-Tharp</td>
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<td>Esgar</td>
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<td>Landgraf</td>
<td>Y</td>
</tr>
<tr>
<td>Speaker</td>
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<td></td>
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</tr>
</tbody>
</table>

Representative Williams moved to amend the Report of the Committee of the Whole to reverse the action taken by the Committee in adopting SB20-100 to show that SB20-100, as amended, lost.
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>
</tr>
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<tbody>
<tr>
<td>Arndt</td>
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<td>Larson</td>
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<td>Carver</td>
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<tr>
<td>Esgar</td>
<td>N</td>
<td>Landgraf</td>
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</tbody>
</table>

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>NO</th>
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<td>Kraft-Tharp</td>
<td>Y</td>
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<tr>
<td>Esgar</td>
<td>Y</td>
<td>Landgraf</td>
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</tr>
</tbody>
</table>

**ADOPTION OF COMMITTEE OF THE WHOLE REPORT**

Passed Second Reading: **HB20-1147 as amended, HB0-1300, SB20-047, SB20-048, SB20-100.**
INTRODUCTION OF BILLS

First Reading

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

SB20-016  by Senator(s) Rankin and Fields; also Representative(s) Soper--Concerning amending the existing parent notification law to require notification of charges brought against public school employees relating to the provision of illegal substances to students.

Committee on Judiciary

SB20-097  by Senator(s) Holbert, Gonzales; also Representative(s) Van Winkle, Snyder--Concerning the treatment of a marijuana-licensee-owned business that provides employment services to a commonly controlled marijuana business as a single employing unit.

Committee on Business Affairs & Labor

SB20-126  by Senator(s) Story and Smallwood; also Representative(s) Roberts and Van Winkle--Concerning the operation of a licensed family child care home in a common interest community.

Committee on Public Health Care & Human Services

SB20-140  by Senator(s) Holbert; also Representative(s) Melton--Concerning the types of conditions that may authorize a person to recover from the bond required as a condition to be licensed to sell vehicles with motors.

Committee on Transportation & Local Government

SB20-146  by Senator(s) Priola, Gardner; also Representative(s) Bockenfeld--Concerning modifications to the "Revised Uniform Unclaimed Property Act" related to property held by a financial organization.

Committee on Finance

SB20-155  by Senator(s) Sonnenberg; also Representative(s) Pelton--Concerning the continued presumption of noninjury to water rights regarding the use of an exempt well for domestic purposes after the land on which the well is located has been divided into multiple parcels.

Committee on Rural Affairs & Agriculture

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

RURAL AFFAIRS & AGRICULTURE

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

HB20-1184 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 22 through 27.

Page 4, strike lines 1 through 7 and substitute:

"(4) (a) The commissioner shall establish registration fees BY RULE; except that registration fees for:
   (I) Custom seed conditioners and seed labelers shall MUST not exceed three SEVEN hundred dollars; and
   (II) Farmer seed labelers and retail seed dealers shall MUST not exceed seventy-five TWO HUNDRED dollars.

   (b) The commissioner shall, BY RULE, establish fees for each additional separate registration location according to the class of registrant; except that the fee for:
      (I) Custom seed conditioners and seed labelers shall MUST not exceed seventy-five TWO HUNDRED dollars for each such additional separate location; and
      (II) Farmer seed labelers and retail seed dealers shall MUST not exceed twenty-five TWO HUNDRED dollars for each such additional separate location."

HB20-1208 be referred favorably to the Committee on Appropriations.

HB20-1211 be referred favorably to the Committee on Finance.

Amend printed bill, page 4, strike lines 7 through 9 and substitute:

"(d) THE DIVISION SHALL CREATE POLICIES AND PROCEDURES REQUIRED FOR THE IMPLEMENTATION AND ADMINISTRATION OF THE GRANT PROGRAM AND SHALL PUBLISH THE POLICIES AND PROCEDURES ON ITS WEBSITE. AT A MINIMUM, THE POLICIES AND PROCEDURES"

Page 4, line 10, strike "RULES".

Page 7, line 23, strike "RULES" and substitute "POLICIES AND PROCEDURES CREATED".

Page 7, line 24, strike "PROMULGATED".
HB20-1223  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 7 through 9 and substitute:
"(d) THE DIVISION SHALL CREATE POLICIES AND PROCEDURES
REQUIRED FOR THE IMPLEMENTATION AND ADMINISTRATION OF THE
GRANT PROGRAM AND SHALL PUBLISH THE POLICIES AND PROCEDURES ON
ITS WEBSITE. AT A MINIMUM, THE POLICIES AND PROCEDURES"

Page 4, line 10, strike "RULES".

Page 7, line 23, strike "RULES" and substitute "POLICIES AND PROCEDURES
CREATED".

Page 7, line 24, strike "PROMULGATED".

SB20-002  be referred favorably to the Committee on Appropriations.

SB20-025  be referred to the Committee of the Whole with favorable
recommendation.

________________________

PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed:
HB20-1322, 1323, 1324, 1325, 1326, 1328, 1329, 1330, 1331,
1332, 1333, 1334.

________________________

MESSAGE(S) FROM THE SENATE

The Senate has passed on Third Reading and transmitted to the Revisor
of Statutes:
SB20-129 Amended in General Orders as printed in Senate Journal,
February 24, 2020.
SB20-106 Amended in General Orders as printed in Senate Journal,
February 24, 2020.

The Senate has passed on Third Reading and returns herewith: HB20-
1055, 1023, 1051, 1010, and 1156.

________________________

MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, as amended, SB20-129 and 106.
INTRODUCTION OF BILLS
First Reading

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

HB20-1322 by Representative(s) Larson and Gray--Concerning an increase in the opportunities for the public to participate in the process by which the property tax administrator prepares certain property tax materials.
Committee on Transportation & Local Government

HB20-1323 by Representative(s) Cutter and Will; also Senator(s) Bridges--Concerning benefits for organizations that support athletes with intellectual disabilities.
Committee on Finance

HB20-1324 by Representative(s) Carver and Duran; also Senator(s) Zenzinger and Lundeen--Concerning increased support for domestic abuse programs through voluntary contributions.
Committee on Finance

HB20-1325 by Representative(s) Valdez A.--Concerning a requirement that the executive director of the department of transportation adopt rules that allow preferential access to managed lanes for low-emission vehicles.
Committee on Energy & Environment

HB20-1326 by Representative(s) Bird and Van Winkle--Concerning an expansion of an individual’s ability to practice an occupation in Colorado through creation of an occupational credential portability program.
Committee on Business Affairs & Labor

HB20-1327 by Representative(s) Valdez D. and Will; also Senator(s) Coram--Concerning additional requirements applicable to diversions of water from water division 3.
Committee on Rural Affairs & Agriculture

HB20-1328 by Representative(s) Valdez A. and Esgar; also Senator(s) Rodriguez and Bridges--Concerning contingency plans for outdoor marijuana cultivation facilities when there is an extraordinary threat to operations.
Committee on Rural Affairs & Agriculture

HB20-1329 by Representative(s) Kipp and Saine, Froelich; also Senator(s) Todd and Lundeen--Concerning a departmental report to the general assembly about unfunded programs that have not received any money for at least six fiscal years.
Committee on State, Veterans, & Military Affairs
HB20-1330 by Representative(s) Lontine and McKean; also Senator(s) Gardner and Lee--Concerning modifications to the “Colorado Governmental Immunity Act” to clarify the status of immunity from liability that applies to the university of Colorado hospital authority.

Committee on Judiciary

HB20-1331 by Representative(s) Larson and Duran--Concerning transportation services for persons who are enrolled in a medicaid waiver program.

Committee on Public Health Care & Human Services

Committee on Appropriations

HB20-1332 by Representative(s) Herod and Jackson, Kennedy, Buckner, Coleman, Exum, Kipp, Lontine, Melton, Sirotta, Woodrow; also Senator(s) Fields, Gonzales, Rodriguez--Concerning prohibitions on discrimination in housing based on source of income.

Committee on Judiciary

HB20-1333 by Representative(s) Titone--Concerning the governance of unit owners’ associations under the “Colorado Common Interest Ownership Act”.

Committee on Transportation & Local Government

HB20-1334 by Representative(s) Gonzales-Gutierrez and Larson; also Senator(s) Moreno--Concerning modifications to specific statutory provisions affecting the Tony Grampsas youth services program.

Committee on Public Health Care & Human Services

LAY OVER OF CALENDAR ITEM(S)

On motion of Representative Hooton, the following item(s) on the Calendar for February 25 were laid over until February 26, retaining place on Calendar:


Consideration of Resolution(s)--SJR20-003.

Consideration of Senate Amendment(s)--HB20-1019.
On motion of Representative Hooton, the House adjourned until 9:00 a.m., February 26, 2020.

Approved:
KC Becker,
Speaker

Attest:
Robin Jones,
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 Krista Marquez, Douglas County.

The roll was called with the following result:

Present--62.

Excused--Representative(s) Mullica, Soper, Speaker--3.

Present after roll call--Representative(s) Mullica, Soper, Speaker.

The Speaker Pro Tempore declared a quorum present.

On motion of Representative Rich, the House Journal of Tuesday, February 25, 2020, was declared approved as corrected by the Chief Clerk.

APPOINTMENTS

The Speaker announced the following temporary committee appointments for February 26, 2020 only:

Health & Insurance
- Representative Woodrow to replace Representative Titone
- Representative Geitner to replace Representative Champion
- Representative Williams to replace Representative Will

Transportation & Local Government
- Representative Buentello to replace Representative Exum

Business Affairs & Labor
- Representative Will to replace Representative Williams

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.
HB20-1049 by Representative(s) Bird and McKean, Soper, Jackson, Larson, McCluskie, Mullica, Snyder, Valdez A.; also Senator(s) Coram and Bridges--Concerning the reauthorization of the voluntary contribution on state individual income tax returns for the Habitat for Humanity of Colorado fund.

(Laid Over from February 25, 2020.)

The question being "Shall the bill pass?".

A roll call vote was taken. As 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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</tr>
</thead>
<tbody>
<tr>
<td>65</td>
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</table>

Arndt Y Exum Y Larson Y Singer Y
Baisley Y Froelich Y Liston Y Sirota Y
Benavidez Y Garnett Y Lontine Y Snyder Y
Bird Y Geitner Y McCluskie Y Soper Y
Bockenfeld Y Gonzales-Gutierrez Y McKean Y Sullivan Y
Buck Y Gray Y McLachlan Y Tipper Y
Buckner Y Herod Y Melton Y Titone Y
Buentello Y Holtof Y Michaelson Jenet Y Valdez A. Y
Caraveo Y Hooton Y Mullica Y Valdez D. Y
Carver Y Humphrey Y Neville Y Van Winkle Y
Catlin Y Jackson Y Pelton Y Weissman Y
Champion Y Jaquez Lewis Y Ransom Y Will Y
Coleman Y Kennedy Y Rich Y Williams D. Y
Cutter Y Kipp Y Roberts Y Wilson Y
Duran Y Kraft-Tharp Y Saine Y Woodrow Y
Esgar Y Landgraf Y Sandridge Y Young Y
Speaker Y


SB20-100 by Senator(s) Gonzales and Tate, Williams A., Garcia, Bridges, Hill, Priola, Rodriguez; also Representative(s) Arndt and Benavidez--Concerning the repeal of the death penalty by the general assembly in all circumstances charged on or after July 1, 2020.

As shown by the following roll call vote, less than a majority of all members elected to the House voted in the affirmative, and Representative Geitner was denied permission to offer a Third Reading amendment:

<table>
<thead>
<tr>
<th>YES</th>
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Arndt N Exum N Larson Y Singer Y
Baisley Y Froelich N Liston Y Sirota N
Benavidez N Garnett N Lontine N Snyder N
Bird N Geitner Y McCluskie N Soper Y
Bockenfeld Y Gonzales-Gutierrez N McKean Y Sullivan 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 was declared passed.

<table>
<thead>
<tr>
<th>YES</th>
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<td>Singer</td>
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<td>Liston</td>
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<td>Garnett</td>
<td>Y</td>
<td>Lontine</td>
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<td>McLachlan</td>
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Speaker | Y |

Co-sponsor(s) added: Representative(s) Buentello, Cutter, Duran, Esgar, Garnett, Gonzales-Gutierrez, Herod, Hooton, Kennedy, Kipp, Lontine, McCluskie, Melton, Michaelson Jenet, Singer, Tipper, Valdez A., Weissman, Woodrow

HB20-1300 by Representative(s) Buentello and Pelton; also Senator(s) Bridges and Coram--Concerning technical changes to the local school food purchasing 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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REPORT(S) OF COMMITTEE(S) OF REFERENCE

ENERGY & ENVIRONMENT

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

HB20-1025 be amended as follows, and as so amended, be referred to the Committee on Finance with favorable recommendation:

Amend printed bill, page 4, strike lines 4 through 6 and substitute "IS MEASURED BY A METERING DEVICE OR IS MEASURED AND VERIFIED BY A THIRD PARTY WHICH QUANTIFIES THE AMOUNT OF ELECTRICITY, COAL, GAS, FUEL OIL, STEAM, COKE, OR NUCLEAR FUEL THAT IS USED FOR A PURPOSE ENUMERATED IN THIS SECTION IN ACCORDANCE WITH RULES PROMULGATED BY THE DEPARTMENT OF REVENUE.".

HB20-1162 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 3, strike line 9 and substitute "containers - enforcement - definition. (1) (a) EXCEPT AS PROVIDED IN SUBSECTIONS (1)(b) AND (2)".

Page 3, after line 13 insert:

"(b) (I) A RETAIL FOOD ESTABLISHMENT LOCATED WITHIN A MIDDLE, JUNIOR HIGH, OR HIGH SCHOOL OR A RURAL SCHOOL NEED NOT COMPLY WITH SUBSECTION (1)(a) OF THIS SECTION UNTIL:

(A) JANUARY 1, 2023, IF THE SCHOOL IS A MIDDLE OR JUNIOR HIGH SCHOOL OR A RURAL ELEMENTARY OR K-12 SCHOOL; OR

(B) JANUARY 1, 2024, IF THE SCHOOL IS A HIGH SCHOOL."
HB20-1163 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 18 through 27.

Page 4, strike lines 1 through 22.

Renumber succeeding subsections accordingly.

Page 5, strike lines 5 through 7 and substitute "LIFE CYCLE AND AFTER DISPOSAL."

Page 5, line 17, strike "POUNDS," and substitute "POUNDS OVER A DISTANCE OF ONE HUNDRED SEVENTY-FIVE FEET,"

Page 5, line 22, after "OF" insert "FILM".

Page 6, strike lines 15 and 16 and substitute "STRAW, OR A SINGLE-USE PLASTIC STIRRER.".

Page 7, line 1, strike "REQUEST;" and substitute "REQUEST OF THE CUSTOMER;"

Page 7, line 10, strike "STIRRER; OR" and substitute "STIRRER."

Page 7, strike lines 11 through 14.

Page 8, strike lines 25 through 27.

Page 9, strike lines 1 through 9 and substitute:

"25-17-504. Bag charge - disposition of money - repeal.

(1) (a) ON AND AFTER JULY 1, 2021, AN OWNER, OPERATOR, EMPLOYEE, CONTRACTOR, OR AGENT OF A STORE MAY PROVIDE A CUSTOMER WITH ONE OR MORE RECYCLABLE PAPER CARRYOUT BAGS OR SINGLE-USE PLASTIC CARRYOUT BAGS AT THE POINT OF SALE IF THE CUSTOMER PAYS A CHARGE OF TEN CENTS PER RECYCLABLE PAPER CARRYOUT BAG OR SINGLE-USE PLASTIC CARRYOUT BAG, OR A HIGHER CHARGE IF A MUNICIPALITY OR COUNTY RAISES THE CHARGE BY ORDINANCE OR RESOLUTION. FOR EACH BAG CHARGE PURSUANT TO THIS SUBSECTION (1)(a), THE STORE SHALL:

(I) REMIT SIXTY PERCENT TO THE MUNICIPALITY WITHIN WHICH THE STORE IS LOCATED OR, IF THE STORE IS NOT LOCATED WITHIN A MUNICIPALITY, TO THE COUNTY WITHIN WHICH THE STORE IS LOCATED, WHICH MUNICIPALITY OR COUNTY SHALL USE THE REMITTED FEE TO PAY:

(A) ITS ADMINISTRATIVE COSTS INCURRED AS A RESULT OF THIS SECTION; AND

(B) FOR ANY RECYCLING, COMPOSTING, OR OTHER WASTE DIVERSION PROGRAMS AND RELATED OUTREACH AND EDUCATION ACTIVITIES; AND
(II) RETAIN FORTY PERCENT, WHICH PORTION OF THE FEE DOES NOT COUNT AS REVENUE FOR THE PURPOSE OF CALCULATING SALES TAX.

(b) The bag charge set forth in subsection (1)(a) of this section does not apply to a customer that provides evidence to the store that the customer is a participant in a federal or state food assistance program.

(c) This subsection (1) is repealed, effective July 1, 2022.

(2) (a) On and after July 1, 2022, an owner, operator, employee, contractor, or agent of a store may provide a customer with one or more recyclable paper carryout bags at the point of sale if the customer pays a charge of ten cents per recyclable paper carryout bag, or a higher charge if a municipality or county raises the charge by ordinance or resolution. For each bag charge pursuant to this subsection (2), the store shall:

(I) Remit sixty percent to the municipality within which the store is located or, if the store is not located within a municipality, to the county within which the store is located, which municipality or county shall use the remitted fee to pay:

(A) Its administrative costs incurred as a result of this section; and

(B) For any recycling, composting, or other waste diversion programs and related outreach and education activities; and

(II) Retain forty percent, which portion of the fee does not count as revenue for the purpose of calculating sales tax.

(b) The bag charge set forth in subsection (2)(a) of this section does not apply to a customer that provides evidence to the store that the customer is a participant in a federal or state food assistance program.

(c) (I) On and after July 1, 2022, and through December 31, 2022, an owner, operator, employee, contractor, or agent of a store may provide a customer with a single-use plastic carryout bag at the point of sale for the charge described in subsection (2)(a) of this section only if the single-use plastic carryout bag is within the store’s remaining inventory pursuant to section 25-17-503 (2)(a). The store shall remit the charge collected in accordance with subsection (2)(a) of this section.

(II) This subsection (2)(c) is repealed, effective January 1, 2023.

(3) A store that provides carryout bags for a charge pursuant to this section shall:

(a) For each customer provided a carryout bag for a fee, provide on the customer’s transaction receipt, a record of the number of carryout bags provided as part of the transaction and the total amount of fees charged for the carryout bags provided, itemized by type of carryout bag;

(b) Not refund to the customer any portion of the carryout bag charge, either directly or indirectly, or advertise or otherwise convey to customers that any portion of the carryout bag charge will be refunded; and

(c) Conspicuously display a sign in a location inside or outside the store, which sign alerts customers about the carryout bag charge.”.

Strike "2021" and substitute "2022" on: Page 6, line 23; Page 7, lines 18
and 20; and Page 9, lines 11 and 15.

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

HB20-1004 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend the Rural Affairs & Agriculture Committee Report, dated January 27, 2020, page 3, after line 3 insert:

"(b) "Inflation" means the annual percentage change in the United States Department of Labor's Bureau of Labor Statistics Consumer Price Index for Denver-Aurora-Lakewood for all items paid by all urban consumers, or its applicable predecessor or successor index."

Page 3 of the report, line 4, strike ":(b)" and substitute "(c)".

Page 3 of the report, line 11, strike "(c)" and substitute "(d)".

Page 3 of the report, after line 19 insert:

"(3) (a) In the case of two taxpayers filing a joint return, the amount of the credit shall not exceed six hundred twenty-five dollars in any taxable year. In the case of two taxpayers who may legally file a joint return but actually file separate returns, only one of the taxpayers may claim the credit specified in this section.

(3) (b) In the case of real property owned by tenants in common or joint tenants, the credit allowed pursuant to this section is only allowed for one of the individuals of the ownership group."

Page 3 of the report, line 20, strike "(3)" and substitute "(4)".

Page 3 of the report, strike line 21 and substitute "1, 2021, but prior to January 1, 2026, a landowner with a federal taxable income at or below one hundred twenty thousand dollars for the income tax year commencing on or after January 1, 2021, as adjusted for inflation and rounded to the nearest hundred dollar amount for each income tax year thereafter, is allowed a"

Page 3 of the report, strike line 27 and substitute:

"(5) If the amount of a credit under this section exceeds a taxpayer's actual tax liability for an income tax year, the amount of the credit not used to offset the taxpayer's income tax liability is not refunded to the taxpayer and shall not be carried forward as a tax credit against the taxpayer's income tax liability in any subsequent tax year.

(6) This section is repealed, effective December 31, 2029."."
HB20-1190 be amended as follows, and as so amended, be referred to
the Committee on Appropriations with favorable
recommendation:

Amend printed bill, page 2, line 21, after the period add "THE VETERAN
WHO IS APPLYING FOR THE EXEMPTION IN THIS SUBSECTION (5) FOR A
MOTOR VEHICLE THAT IS ALREADY REGISTERED DOES NOT RECEIVE ANY
CREDIT OR REFUND FOR ANY TAXES AND FEES PREVIOUSLY PAID ON THE
MOTOR VEHICLE.".

Page 3, line 20, after the period add "THE VETERAN WHO IS APPLYING FOR
THE EXEMPTION IN THIS SUBSECTION (3)(a) FOR A VEHICLE THAT IS
ALREADY REGISTERED DOES NOT RECEIVE ANY CREDIT OR REFUND FOR
ANY TAXES AND FEES PREVIOUSLY PAID ON THE VEHICLE.".

Page 3, strike lines 21 through 27 and substitute:

"SECTION 3. Act subject to petition - effective date -
applicability. (1) This act takes effect January 1, 2021; 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
2020 and, in such case, will take effect January 1, 2021, or on the date of
the official declaration of the vote thereon by the governor, whichever is
later.

(2) This act applies to registrations completed or renewed on or
after the applicable effective date of this act.".

Strike page 4.

HB20-1212 be referred favorably to the Committee on Appropriations.

HB20-1230 be referred favorably to the Committee on Appropriations.

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

HB20-1187 be postponed indefinitely.

HB20-1267 be amended as follows, and as so amended, be referred to
the Committee on Appropriations with favorable
recommendation:

Amend printed bill, page 2, line 18, strike "PAYMENT REQUIREMENT," and
substitute "PAYMENT,".
Page 2, line 19, strike "FROM A" and substitute "OR OTHER GOVERNMENT ENTITY BY A PENAL".

Page 3, after line 7 insert:

"(d) "PENAL TELECOMMUNICATIONS SERVICE PROVIDER" MEANS A TELECOMMUNICATIONS SERVICE PROVIDER THAT CONTRACTS WITH A GOVERNMENT ENTITY TO PROVIDE TELECOMMUNICATIONS SERVICES TO A JAIL, INCLUDING TELEPHONE SERVICES, ELECTRONIC MAILING AND MESSAGING SERVICES, VIDEO VISITATION SERVICES, AND ANY OTHER TECHNOLOGY THAT IS MADE AVAILABLE TO PERSONS IN CUSTODY TO FACILITATE COMMUNICATION WITH PERSONS OUTSIDE OF CUSTODY.".

Reletter succeeding paragraphs accordingly.

Page 3, strike lines 16 through 20 and substitute:

"(h) "UNDERLYING CARRIER" MEANS A TELECOMMUNICATIONS SERVICE PROVIDER THAT CONTRACTS WITH A PENAL TELECOMMUNICATIONS SERVICE PROVIDER THAT HAS ENTERED INTO A CONTRACT TO PROVIDE TELECOMMUNICATIONS SERVICES TO A JAIL.".

Page 3, line 23, strike "TELECOMMUNICATION SERVICES." and substitute "PENAL TELECOMMUNICATION SERVICES. A TELECOMMUNICATIONS SERVICE PROVIDER THAT SERVES AS AN UNDERLYING CARRIER IS NOT REQUIRED TO MAINTAIN OR PRODUCE THE RECORDS AND DATA SPECIFIED IN THIS SUBSECTION (3)(a).".

Page 4, strike line 4 and substitute "PENAL TELECOMMUNICATIONS SERVICE PROVIDER AND THE GOVERNMENT ENTITY TO PROVIDE PENAL TELECOMMUNICATIONS SERVICES TO PERSONS IN CUSTODY IN A JAIL;".

Page 4, line 8, strike "TELECOMMUNICATIONS" and substitute "THE".

Strike "JAIL;" and substitute "JAIL USING THE SERVICE;" on: Page 4, lines 5 and 6.

Strike "TELECOMMUNICATIONS" and substitute "PENAL TELECOMMUNICATIONS" on: Page 2, line 22; Page 3, lines 12, 13, 21, and 24; Page 4, lines 7, 11, 13, and 15; and Page 5, lines 4, 5, 7, 9, and 11.

Page 1, line 101, after "OF" insert "PENAL".

Page 1, line 102, strike "CORRECTIONAL FACILITIES." and substitute "JAILS.".

SB20-083 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:

HB20-1169 be postponed indefinitely.

HB20-1186 be postponed indefinitely.

HB20-1220 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 "PUBLIC SECTOR HEALTH AND HUMAN" and substitute "HEALTH CARE AND LONG-TERM CARE NEEDS ASSESSMENTS AND MARKET STUDIES.".

Page 2, strike line 15.

SB20-082 be referred to the Committee of the Whole with favorable recommendation.

SB20-091 be referred to the Committee of the Whole with favorable recommendation.

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: HB20-1242, 1243, 1244, 1245, 1246, 1247, 1248, 1249, 1250, 1251, 1252, 1253, 1254, 1255, 1256, 1257, 1258, 1259 at 11:52 a.m. on February 26, 2020.

MESSAGE(S) FROM THE SENATE

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

SB20-164.
The Senate has passed on Third Reading and returns herewith:

HB20-1067 and 1094.
MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, **SB20-164**.
without comment, as amended, **HB20-1037 and 1087**.
without comment, as amended, **SB20-120 and 125**.

_______________

House in recess. House reconvened.

_______________

SIGNING OF BILLS - RESOLUTIONS - MEMORIALS

The Speaker has signed: **HB20-1132, 1260, 1261**.

_______________

LAY OVER OF CALENDAR ITEM(S)

On motion of Representative Garnett, the following item(s) on the Calendar for February 26 were laid over until February 27, retaining place on Calendar:


Consideration of Resolution(s)--**SJR20-003**.

Consideration of Senate Amendment(s)--**HB20-1019**.

On motion of Representative Garnett, the following item on the Calendar for February 26 was laid over until March 4, retaining place on Calendar:

Consideration of General Orders--**HB20-1164**.

_______________

On motion of Representative Garnett, the House adjourned until 9:00 a.m., February 27, 2020.

Approved:
KC Becker,
Speaker

Attest:
Robin Jones,
Chief Clerk
HOUSE JOURNAL
SEVENTY-SECOND GENERAL ASSEMBLY
STATE OF COLORADO
Second Regular Session

Fifty-first Legislative Day Thursday, February 27, 2020

Prayer by the Reverend Brad Lourvick, Highlands United Methodist Church, Denver.

The Speaker Pro Tempore 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--64.
Excused--Representative(s) Jackson--1.
Present after roll call--Representative(s) Jackson.

The Speaker Pro Tempore declared a quorum present.

_______________

On motion of Representative Soper, the House Journal of Wednesday, February 26, 2020, was declared 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.

HB20-1103 by Representative(s) Buckner and Will, Larson; also Senator(s) Fields and Priola--Concerning health insurance coverage for colorectal cancer screening.

(Laid Over from February 26, 2020.)

The question being "Shall the bill pass?".

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

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HB20-1024 by Representative(s) Benavidez and Snyder; also
Senator(s) Moreno--Concerning modifications to the
state's net operating loss deduction.

(Laid Over from February 26, 2020.)

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following 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) Woodrow

Co-sponsor(s) added: Representative(s) Bird, Buentello, Caraveo, Cutter,
Duran, Esgar, Exum, Froelich, Gonzales-Gutierrez, Gray, Herod, Hooton,
Jaquez Lewis, Kennedy, Kipp, McCluskie, Michaelson Jenet, Mullica, Singer,
Sirota, Snyder, Titone, Valdez A., Valdez D., Weissman, Woodrow, Young
HB20-1066  by Representative(s) Sirota; also Senator(s) Gonzales--
Concerning the establishment of contribution limits under
the "Fair Campaign Practices Act" for candidates for
school district director, and, in connection therewith,
making an appropriation.

(Laid Over from February 26, 2020.)
The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following 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, Caraveo, Cutter,
Duran, Esgar, Exum, Froelich, Garnett, Gonzales-Gutierrez, Kennedy, Kipp,
Melton, Mullica, Roberts, Singer, Snyder, Titone, Weissman, Woodrow,
Speaker

HB20-1165  by Representative(s) Kraft-Tharp and McKean; also
Senator(s) Zenzinger and Coram--Concerning
modifications to the interior design exemption set forth in
the laws governing the practice of architecture.

(Laid Over from February 26, 2020.)

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

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HB20-1275 by Representative(s) Buentello; also Senator(s) Hisey--
Concerning providing in-state tuition status at a
community college for military families regardless of
whether Colorado domicile status is satisfied.

(Laid Over from February 26, 2020.)

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following 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, Bird, Bockenfeld, Buck,
Buckner, Caraveo, Champion, Coleman, Cutter, Duran, Esgar, Exum, Froelich,
Geitner, Gray, Herod, Hooton, Jaquez Lewis, Kennedy, Kipp, Lontine,
McCluskie, McKean, McLachlan, Melton, Michaelson Jenet, Mullica, Roberts,
Saine, Sandridge, Singer, Sirota, Snyder, Sullivan, Tipper, Titone, Valdez A.,
Valdez D., Van Winkle, Weissman, Wilson, Woodrow, Young
SB20-043 by Senator(s) Tate, Moreno, Woodward, Zenzinger; also Representative(s) Valdez D., Arndt, McKeen, Van Winkle--Concerning a correction to the rate of reimbursement that an out-of-network health care provider is entitled to receive from a health insurance carrier for services provided to a covered person at an in-network facility when the health care provider submits a claim to the carrier within the specified time period to conform with existing law.

(Laid Over from February 26, 2020.)

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following 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) Buentello, Esgar, Melton, Michaelson Jenet, Titone

SB20-113 by Senator(s) Tate, Moreno, Woodward, Zenzinger; also Representative(s) Valdez D., Arndt, McKeen--Concerning the mandatory contents of each license issued to a health facility by the department of public health and environment.

(Laid Over from February 26, 2020.)

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following 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, Michaelson Jenet

HB20-1145 by Representative(s) McKean; also Senator(s) Holbert and Garcia--Concerning the safety consequences of a driver passing an official vehicle that displays a warning light.

(Laid Over from February 26, 2020.)

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following 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, Baisley, Bird, Bockenfeld, Buck, Buckner, Buentello, Caraveo, Catlin, Champion, Coleman, Cutter, Duran, Esgar, Exum, Froelich, Garnett, Gray, Hooton, Jaquez Lewis, Kennedy, Kipp, Kraft-Tharp, Landgraf, Liston, Lontine, McCluskie, McLachlan, Melton, Michaelson Jenet, Mullica, Pelton, Ransom, Rich, Sandridge, Singer, Sirota, Snyder, Titone, Valdez A., Valdez D., Will, Wilson, Woodrow, Young, Speaker

Speaker
HB20-1022 by Representative(s) Kraft-Tharp and Van Winkle; also Senator(s) Williams A. and Tate--Concerning the sales and use tax simplification task force, and, in connection therewith, extending the task force, modifying the task force’s duties, removing the requirement that the task force undergo an evaluation by the department of regulatory agencies prior to the task force’s repeal, and making an appropriation.

(Laid Over from February 26, 2020.)

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following 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) Arndt, Bird, Bockenfeld, Champion, Cutter, Esgar, Exum, Hooton, Humphrey, Kennedy, Kipp, Landgraf, McKean, Michaelson Jenet, Mullica, Sandridge, Snyder, Titone</td>
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HB20-1032 by Representative(s) Kipp and Wilson; also Senator(s) Ginal and Coram--Concerning the timing of education standards review.

(Laid Over from February 26, 2020.)

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

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### House Journal--51st Day--February 27, 2020

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Co-sponsor(s) added: Representative(s) Arndt, Buentello, Duran, Kipp, Roberts, Woodrow

HB20-1215 by Representative(s) Valdez A. and Froelich; also Senator(s) Foote--Concerning the continuation of the water and wastewater facility operators certification board, and, in connection therewith, implementing the recommendations contained in the 2019 sunset report by the department of regulatory agencies and making an appropriation.

(Laid Over from February 26, 2020.)

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
HB20-1229 by Representative(s) Buentello; also Senator(s) Cooke--
Concerning authorizing the peace officers standards and
training board to establish a scholarship program for law
enforcement agencies with limited resources to assist the
agencies with the payment of tuition costs for peace
officer candidates to attend an approved basic law
enforcement training academy.

(Laid Over from February 26, 2020.)
The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following 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 Garnett Y Lontine Y Snyder Y
Bird Y Geitner Y McCluskie Y Soper Y
Bockenfeld Y Gonzales-Gutierrez Y McKea Y Sullivan Y
Buck Y Gray Y McLachlan Y Tipper Y
Buckner Y Herod Y Melton Y Titone Y
Buentello Y Holter Y Michaelson Jenet Y Valdez A. Y
Caraveo Y Hooton Y Mullica Y Valdez D. Y
Carver Y Humphrey Y Neville Y Van Winkle Y
Catlin Y Jackson Y Pelton Y Weissman Y
Champion Y Jaquez Lewis Y Ransom Y Will Y
Coleman Y Kennedy Y Rich Y Williams D. Y
Cutter Y Kipp Y Roberts Y Wilson Y
Duran Y Kraft-Tharp Y Saine Y Woodrow Y
Esgar Y Landgraf N Sandridge N Young Y
Speaker Y

Co-sponsor(s) added: Representative(s) Arndt, Bird, Bockenfeld, Buckner,
Champion, Cutter, Esgar, Exum, Gray, Hooton, Kipp, Kraft-Tharp, Lontine,
McCluskie, McKea, McLachlan, Michaelson Jenet, Mullica, Roberts, Snyder,
Soper, Tipper, Titone, Valdez D., Will, Wilson, Woodrow, Young

HB20-1270 by Representative(s) Michaelson Jenet; also Senator(s)
Fields--Concerning the consent of one parent for a
licensed professional person to treat a minor for a
behavioral health disorder.

(Laid Over from February 26, 2020.)
The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following 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 Exum Y Larson N Singer Y
Baisley N Froelich Y Liston N Sirota Y
Benavidez Y Garnett Y Lontine Y Snyder Y
Bird Y Geitner N McCluskie Y Soper N
HB20-1147 by Representative(s) Buckner and Ransom; also Senator(s) Smallwood and Moreno--Concerning allowing children reasonable independence to engage in activities without finding that the child is abused or neglected.

(Laid Over from February 26, 2020.)

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following 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, Bird, Champion, Cutter, Duran, Esgar, Exum, Froelich, Geitner, Gonzales-Gutierrez, Herod, Hooton, Jaquez Lewis, Kennedy, Kipp, Lontine, McCluskie, McKeon, McLachlan, Michaelson Jenet, Saine, Sirota, Soper, Titone, Valdez D., Weissman, Wilson, Young, Speaker
SB20-048 by Senator(s) Donovan and Coram, Bridges; also Representative(s) Roberts and Catlin, Arndt, Titone--Concerning a study to consider the strengthening of the prohibition on speculative appropriations of water.

(Laid Over from February 26, 2020.)

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following 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>Sirota</td>
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Co-sponsor(s) added: Representative(s) Bird, Bockenfeld, Buentello, Caraveo, Cutter, Duran, Esgar, Exum, Garnett, Gonzales-Gutierrez, Gray, Jaquez Lewis, Kipp, McCluskie, McLachlan, Melton, Pelton, Saine, Snyder, Soper, Valdez D., Will, Wilson, Woodrow, Young, Speaker

SB20-047 by Senator(s) Williams A. and Tate; also Representative(s) Kraft-Tharp and Van Winkle--Concerning an exemption from the definition of a real estate appraisal of analyses prepared by agents of financial institutions for the institutions' internal use only.

(Laid Over from February 26, 2020.)

The question being "Shall the bill pass?".

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

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HB20-1060 by Representative(s) Titone and Soper; also Senator(s) Rodriguez and Marble--Concerning the conversion of human remains to basic elements within a container using an accelerated process, and, in connection therewith, making an appropriation.

(Laid Over from February 26, 2020.)

The question being "Shall the bill pass?"

A roll call vote was taken. As shown by the following 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) Cutter, Duran, Exum, Gonzales-Gutierrez, Herod, Hooton, Kennedy, Kipp, Michaelson Jenet, Singer, Sirota, Snyder, Valdez A., Woodrow, Speaker

HB20-1136 by Representative(s) Snyder; also Senator(s) Hansen--Concerning the regulation of investments made by domestic insurance companies.

(Laid Over from February 26, 2020.)
The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following 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) Bird, Cutter, Exum, Gray, Michaelson Jenet, Woodrow

CONSIDERATION OF SENATE AMENDMENTS TO HOUSE BILLS

HB20-1019 by Representative(s) Herod; also Senator(s) Gonzales--
Concerning measures to manage the state prison population, and, in connection therewith, making an
appropriation.

(Laid Over from February 26, 2020.)
(Passed on Third Reading as printed in House Journal, February 6, 2020.)
(Amended as printed in House Journal, February 6, 2020.)
(Passed on Third Reading as printed in Senate Journal, February 24, 2020.)
(Amended as printed in Senate Journal, February 21, 2020.)

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.

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Co-sponsor(s) added: Representative(s) Froelich, Michaelson Jenet, Sirola, Woodrow

On motion of Representative Gonzales-Gutierrez, 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.)
SB20-017 by Senator(s) Winter, Donovan, Foote, Hisey, Moreno, Pettersen, Priola; also Representative(s) Gray, Duran, Exum, Froelich, Hooton, Valdez A., Valdez D.-- Concerning a requirement that the high-performance transportation enterprise include information about its public-private partnerships in its annual report to the legislative committees of the house of representatives and the senate that have jurisdiction over transportation.

(Laid Over from February 26, 2020.)


HB20-1127 by Representative(s) McCluskie and McLachlan; also Senator(s) Todd and Sonnenberg--Concerning an extension of the employment-after-retirement limitations for retirees of the public employees' retirement association employed by a board of cooperative retirement services after retirement.

(Laid Over from February 26, 2020.)

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

HB20-1137 by Representative(s) McCluskie and Soper; also Senator(s) Donovan--Concerning a requirement that the broadband deployment board give substantial weight to a local entity's written certification that an area within the entity's jurisdiction is an unserved area when considering an application for grant money for the provision of broadband service to that unserved area.

(Laid Over from February 26, 2020.)


Amendment No. 3, by Representative Soper.

Amend the Business Affairs and Labor Committee Report, dated February 12, 2020, page 1, strike lines 1 through 4 and substitute:

"Amend printed bill, page 2, strike lines 6 through 10 and substitute:

"(17.5) (a) "Local entity" means elected members of a county government, OR municipal government, school district, or board of cooperative educational services in an unserved area.

(b) FOR PURPOSES OF THIS SUBSECTION (17.5), "MUNICIPAL GOVERNMENT" MEANS A HOME RULE OR STATUTORY CITY, TOWN, OR CITY
AND COUNTY OR A TERRITORIAL CHARTER CITY.

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

HB20-1039 by Representative(s) Coleman and Baisley; also Senator(s) Zenzinger and Tate--Concerning a transparent state web portal that allows the public to easily search for information relating to state agency rules at no cost.

(Laid Over from February 26, 2020.)


Amendment No. 2, by Representative Coleman.

Amend the Business Affairs and Labor Committee Report, dated February 19, 2020, page 1, strike lines 7 and 8 and substitute:

"(a) The head of each principal department listed in section 24-1-110, Colorado Revised Statutes;"

Page 1, line 14, strike "(1)(d)" and substitute "(1)(c)".

Page 1, line 17, after the period add "The task force shall give public notice of its meetings and provide an opportunity for the public to attend and comment on its proceedings.".

Page 1, line 18, strike "recommend ways to" and substitute "recommend:
(a) Ways to"

Page 1, line 22, strike "resources." and substitute "resources;
(b) Options for the design and implementation of an integrated state rule-making web portal;
(c) Common rule-making agency reporting formats, workflows, timelines, and protocols; and
(d) An entity to manage the integrated state rule-making web portal.".

Page 2, line 3, strike "affairs." and substitute "affairs and cease operations upon submission of the report.".

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

HB20-1280 by Representative(s) Kipp and Larson; also Senator(s) Bridges and Smallwood--Concerning authorizing the department of higher education to collect the data necessary to calculate return on investment metrics related to student outcomes.
(Laid Over from February 26, 2020.)

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

**HB20-1241** by Representative(s) Benavidez and Kipp, Bird, Buentello, Coleman, Duran, Gonzales-Gutierrez, Gray, Lontine, Melton, Michaelson Jenet, Roberts, Singer, Sirotta, Weissman; also Senator(s) Rodriguez and Todd--Concerning the issuance of a professional license to a person who is legally authorized to work in the United States.

(Laid Over from February 26, 2020.)


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

**HB20-1061** by Representative(s) Valdez A. and Herod--Concerning pharmacists' ability to provide HIV infection prevention medications to patients.

(Laid Over from February 26, 2020.)


**HB20-1178** by Representative(s) Holtorf; also Senator(s) Sonnenberg--Concerning increasing the speed limit on rural state highways where it is safe to do so, and, in connection therewith, directing the department of transportation to identify these highways.

(Laid Over from February 26, 2020.)


Amendment No. 2, by Representative Soper.

Amend printed bill, page 2, lines 10 and 11, strike "TO SEVENTY MILES PER HOUR" and substitute "AS DESCRIBED IN SECTION 42-4-1101".
Page 3, line 4, strike "TO SEVENTY MILES PER HOUR".

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

**HB20-1073** by Representative(s) Kennedy and Larson--Concerning the drawing of voting districts by county governments.

(Laid Over from February 26, 2020.)


**HB20-1081** by Representative(s) Caraveo; also Senator(s) Gonzales--Concerning the expansion of multilingual ballot access for electors in the state.

(Laid Over from February 26, 2020.)


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

**HB20-1047** by Representative(s) Cutter and Froelich; also Senator(s) Priola--Concerning the development of a statewide organics management plan to promote compost use.

(Laid Over from February 26, 2020.)


Amendment No. 3, by Representative Froelich.

Amend the Appropriations Committee Report, dated February 21, 2020, page 1, strike lines 9 and 10 and substitute:

"Page 1, line 102, strike "USE." and substitute "USE ON COLORADO SOILS TO ADVANCE CARBON REDUCTION THROUGH CARBON STORAGE, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".".".
As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.

HB20-1088 by Representative(s) Gonzales-Gutierrez--Concerning certification of victim helpfulness.

(Laid Over from February 26, 2020.)

Amendment No. 1, Judiciary Report, dated February 5, 2020, and placed in member's bill file; Report also printed in House Journal, February 6, 2020.

Amendment No. 2, by Representative Soper.

Amend the Judiciary Committee Report, dated February 6, 2020, page 2, line 6, strike "SERVICES," and substitute "SERVICES".

Page 2, line 7, strike "THE COLORADO CIVIL RIGHTS COMMISSION,".

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: HB20-1061, HB20-1073, SB20-017--March 2, 2020.

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 Garnett, the following item(s) on the Calendar for February 27 were laid over until February 28, retaining place on Calendar:


Consideration of Resolution(s)--SJR20-003.

Consideration of Senate Amendment(s)--HB20-1037, HB20-1087.

REPORT(S) OF COMMITTEE(S) OF REFERENCE

BUSINESS AFFAIRS & LABOR

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

HB20-1141 be postponed indefinitely.

HB20-1202 be referred to the Committee of the Whole with favorable recommendation.

HB20-1214 be referred to the Committee of the Whole with favorable recommendation.

HB20-1227 be postponed indefinitely.

HB20-1263 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 7 and substitute "THE HIGHEST APPLICABLE MINIMUM WAGE.".

Page 4, line 9, strike "STATE OR".

Page 4, strike line 10 and substitute "HIGHEST APPLICABLE MINIMUM WAGE.".

Page 4, line 26, after "EMPLOYERS" insert "AND OTHER INTERESTED
STAKEHOLDERS”.

Page 5, strike line 2, and substitute "2024.".

Page 5, line 3, strike "2025," and substitute "2024,"

Page 5, line 4, strike "FEDERAL OR STATE" and substitute "HIGHEST APPLICABLE".

Page 5, line 10, strike "JULY" and substitute "APRIL".

Page 5, line 24, strike "JULY" and substitute "APRIL".

Page 5, line 25, after the first "THE" insert "JOINT BUDGET COMMITTEE, THE".

Page 5, line 26, strike "REPRESENTATIVES" and substitute "REPRESENTATIVES,"

Page 6, strike line 5 and substitute:

"25.5-6-413. Elimination of"

Page 6, line 7, strike "declaration - repeal." and substitute "declaration.".

Page 6, strike lines 25 through 27.

Strike page 7.

Page 8, strike lines 1 through 5.

Page 8, line 6, strike "(3)" and substitute "(2)".

Page 8, line 24, strike "(3)(a)" and substitute "(2)(a)".

Page 8, line 25, strike "(4)" and substitute (3)".

Page 9, line 3, strike "(5)" and substitute "(4)".

Page 9, line 5, strike "(4)" and substitute "(3)".

HEALTH & INSURANCE

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

HB20-1199  be postponed indefinitely.

HB20-1218  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, amend 12-230-106 as follows:

12-230-106. Repeal of article - review of functions. This article 230 is repealed, effective September 1, 2020 2031. Before the repeal, the licensing and supervisory functions of the director are scheduled for review in accordance with section 24-34-104.

SECTION 2. In Colorado Revised Statutes, 24-34-104, repeal (19)(a)(VI); and add (32) as follows:

24-34-104. General assembly review of regulatory agencies and functions for repeal, continuation, or reestablishment - legislative declaration - repeal. (19) (a) The following agencies, functions, or both, are scheduled for repeal on September 1, 2020:

(VI) The licensing of hearing aid providers by the division of professions and occupations in accordance with article 230 of title 12;

(32) (a) The following agencies, functions, or both, are scheduled for repeal on September 1, 2031:

(I) The licensing of hearing aid providers by the division of professions and occupations in accordance with article 230 of title 12.

(b) This subsection (32) is repealed, effective September 1, 2033.

SECTION 3. In Colorado Revised Statutes, 6-1-701, amend (2)(a)(III) and (2)(e)(III)(B); and repeal (2)(c)(I) as follows:

6-1-701. Dispensing hearing aids - deceptive trade practices - definitions. (2) In addition to any other deceptive trade practices under section 6-1-105, a dispenser engages in a deceptive trade practice when the dispenser:

(a) Fails to deliver to each person to whom the dispenser dispenses a hearing aid a receipt that:

(III) Bears, in no smaller type than the largest used in the body of the receipt, a provision indicating that dispensers who are licensed certified, or registered by the department of regulatory agencies are regulated by the division of professions and occupations in the department of regulatory agencies; AND

(c) (I) Fails to receive from a licensed physician, before dispensing, fitting, or selling a hearing aid to any person, a written prescription or recommendation, issued within the previous six months, that specifies that the person is a candidate for a hearing aid; except that any person eighteen years of age or older who objects to medical evaluation on the basis of religious or personal beliefs may waive the requirement by delivering to the dispenser a written waiver;

(e) Fails to provide a minimum thirty-day rescission period with the following terms:

(III) (B) The written contract or receipt provided to the buyer must also contain a statement, in print size no smaller than ten-point type, that the sale is void and unenforceable if the hearing aid being purchased is not delivered to the consumer within thirty days after the date the written contract is signed or the receipt is issued, whichever occurs later. The written contract or receipt must also include the dispenser's license certification, or registration number, if the dispenser is required to be licensed certified or registered by the state, and a statement that the dispenser will promptly refund all money paid for the purchase of a hearing aid if it is not delivered to the consumer within the thirty-day..."
period. The buyer cannot waive this requirement, and any attempt to waive it is void.

SECTION 4. In Colorado Revised Statutes, 12-20-408, amend (2)(e) and (2)(f); and repeal (2)(g) as follows:

12-20-408. Judicial review. (2) A district court of competent jurisdiction has initial jurisdiction to review all final actions and orders of a regulator that are subject to judicial review and shall conduct the judicial review proceedings in accordance with section 24-4-106 (3) for the following:

(e) Article 200 of this title 12 concerning acupuncturists; AND

(f) Article 210 of this title 12 concerning audiologists. and

(g) Article 230 of this title 12 concerning hearing aid providers.

SECTION 5. In Colorado Revised Statutes, 12-230-103, amend (4) as follows:

12-230-103. Scope of article - exemption. (4) Nothing in this article 230 prohibits a business or licensee from

(a) hiring and employing unlicensed staff to assist with conducting business practices and to assist in dispensing hearing aids if the unlicensed staff are properly supervised by a licensee; except that the employees UNLICENSED STAFF may not conduct hearing tests or perform the initial fitting of hearing aids. or

(b) Performing tasks that would be permissible if the licensee was not licensed.

SECTION 6. In Colorado Revised Statutes, 12-230-104, amend (1)(e) as follows:

12-230-104. Scope of practice. (1) The scope of practice for a hearing aid provider includes:

(e) Prescribing, selecting, and fitting appropriate hearing instruments and assistive devices, including appropriate technology, electroacoustic targets, programming parameters, and special applications, as indicated, WITH EITHER THE INITIAL TESTING OR THE FIRST FITTING PERFORMED IN-PERSON;

SECTION 7. In Colorado Revised Statutes, amend 12-230-105 as follows:

12-230-105. Title protection - use of title. It is unlawful for any person to use the title "hearing aid provider" or "hearing aid dispenser" OR ANY OTHER TITLE THAT IMPLIES THE PERSON IS QUALIFIED AS A HEARING AID PROVIDER unless he or she is licensed as a hearing aid provider pursuant to this article 230.

SECTION 8. In Colorado Revised Statutes, 12-230-201, amend (1) and (3)(a) as follows:

12-230-201. License required - application - qualifications. (1) A hearing aid provider shall obtain a license pursuant to this section before:

(a) Engaging in the practice of dispensing, fitting, or dealing in hearing aids; OR

(b) DIRECTLY OR INDIRECTLY SELLING OR NEGOTIATING TO SELL ANY HEARING AID FOR THE HEARING IMPAIRED.

(3) In order to qualify for licensure pursuant to this section, an applicant must either:

(a) Have passed the national competency examination of the National Board for Certification in Hearing Instrument Sciences (NBC-HIS), unless the director determines, by rule, that this examination no longer meets the minimum standards necessary for licensure, in which case, only an examination that the applicant passed prior to the date of the
ruling will be acceptable as determined by the director by rule; or

SECTION 9. In Colorado Revised Statutes, add 12-230-206 and 12-230-207 as follows:

12-230-206. Financial assurance required - rules. (1) Before the director issues a license to an applicant for a hearing aid provider license, the applicant shall post a surety bond in the amount of ten thousand dollars, maintain a one-million-dollar professional liability policy, or comply with an alternative as determined by the director. A licensed hearing aid provider shall maintain the required bond, policy, or alternative at all times.

(2) The director may file a claim on, or assist a consumer in filing a claim, on the bond, policy, or alternative.

(3) The director, by rule, shall determine the requirements for the financial assurance required by this section.

12-230-207. Continuing education. Each licensed hearing aid provider in active practice within the state of Colorado shall annually attend not less than eight hours of continuing education on subjects related to the scope of practice specified in section 12-230-104.

SECTION 10. In Colorado Revised Statutes, 12-230-401, amend (1)(k), (1)(p), and (1)(q); and add (1)(r) and (2) as follows:

12-230-401. Grounds for discipline. (1) The following acts constitute grounds for discipline:

(k) Failing to adequately supervise a licensed hearing aid provider apprentice or any employee pursuant to section 12-230-103 (4)(a) (4) or 12-230-204 (2);

(p) Selling, dispensing, adjusting, providing training or teaching in regard to, or otherwise servicing surgically implanted hearing devices unless the hearing aid provider is an audiologist or a physician; and

(q) Violating the "Colorado Consumer Protection Act", article 1 of title 6; and

(r) Failing to practice according to commonly accepted professional standards.

(2) Any disciplinary action taken by another state, a local jurisdiction, or the federal government against an applicant or licensee constitutes prima facie evidence of grounds for disciplinary action, including denial of a license under this article 230; except that this subsection (2) applies only to discipline for acts or omissions that are substantially similar to those set out as grounds for disciplinary action under this section.

SECTION 11. In Colorado Revised Statutes, add part 5 to article 230 of title 12 as follows:

PART 5 DECEPTIVE TRADE PRACTICES

12-230-501. Definitions. As used in this part 5, unless the context otherwise requires:

(1) "Dispenser" means a person licensed as a hearing aid provider pursuant to part 2 of this article 230 who dispenses hearing aids.

12-230-502. Dispensing hearing aids - deceptive trade practices. (1) In addition to any other deceptive trade practices under section 6-1-105, a dispenser engages in a deceptive trade
PRACTICE WHEN THE DISPENSER:

(a) Fails to deliver to each person to whom the dispenser dispenses a hearing aid a receipt that:

(I) Bears the business address of the dispenser, together with specifications as to the make and serial number of the hearing aid furnished and the full terms of the sale clearly stated. If the dispenser dispenses a hearing aid that is not new, the dispenser shall clearly mark on the hearing aid container and the receipt the term "used" or "reconditioned", whichever is applicable, within the terms of the guarantee, if any.

(II) Bears, in no smaller type than the largest used in the body of the receipt, in substance, a provision that the buyer has been advised at the outset of the buyer's relationship with the dispenser that any examination or representation made by a dispenser in connection with the practice of dispensing, fitting, or dealing in hearing aids is not an examination, diagnosis, or prescription by a person licensed to practice medicine in this state and, therefore, must not be regarded as medical opinion or advice;

(III) Bears, in no smaller type than the largest used in the body of the receipt, a provision indicating that dispensers who are licensed by the department are regulated by the division;

and

(IV) Bears a provision labeled "warranty" in which the exact warranty terms and periods available from the manufacturer are documented, or includes an original or photocopy of the original manufacturer's warranty with the receipt;

(b) Dispenses a hearing aid to a child under eighteen years of age without receiving documentation that the child has been examined by a licensed physician and an audiologist within six months prior to the fitting;

(c) Dispenses, adjusts, provides training or teaching in regard to, or otherwise services surgically implanted hearing devices unless the dispenser is an audiologist or physician;

(d) Fails to recommend in writing, prior to fitting or dispensing a hearing aid, that the best interests of the prospective user would be served by consulting a licensed physician specializing in diseases of the ear, or any licensed physician, if any of the following conditions exist:

(I) Visible congenital or traumatic deformity of the ear;

(II) Active drainage of the ear, or a history of drainage of the ear within the previous ninety days;

(III) History of sudden or rapidly progressive hearing loss;

(IV) Acute or chronic dizziness;

(V) Unilateral hearing loss of sudden onset within the previous ninety days;

(VI) Audiometric air-bone gap equal to or greater than fifteen decibels at 500 hertz (Hz), 1,000 Hz, and 2,000 Hz;

(VII) Visible evidence of significant cerumen accumulation on, or a foreign body in, the ear canal; or

(VIII) Pain or discomfort in the ear;

(e) Fails to provide a minimum thirty-day rescission period with the following terms:
(I) The buyer has the right to cancel the purchase for any reason before the expiration of the rescission period by giving or mailing written notice of cancellation to the dispenser and presenting the hearing aid to the dispenser, unless the hearing aid has been lost or significantly damaged beyond repair while in the buyer's possession and control. The rescission period is tolled for any period during which a dispenser takes possession or control of a hearing aid after its original delivery.

(II) The buyer, upon cancellation, is entitled to receive a full refund of any payment made for the hearing aid within thirty days after returning the hearing aid to the dispenser, unless the hearing aid was significantly damaged beyond repair while in the buyer's possession and control.

(III) (A) The dispenser shall provide a written receipt or contract to the buyer that includes, in immediate proximity to the space reserved for the signature of the buyer, the following specific statement in all capital letters of no less than ten-point, bold-faced type:


(B) The written contract or receipt provided to the buyer must also contain a statement, in print size no smaller than ten-point type, that the sale is void and unenforceable if the hearing aid being purchased is not delivered to the consumer within thirty days after the date the written contract is signed or the receipt is issued, whichever occurs later. The written contract or receipt must also include the dispenser's license number, if the dispenser is required to be licensed by the state, and a statement that the dispenser will promptly refund all money paid for the purchase of the hearing aid if it is not delivered to the consumer within the thirty-day period. The buyer cannot waive this requirement, and any attempt to waive it is void.

(IV) A refund request form must be attached to each receipt and must contain the information in subsection (1)(a)(I) of this section and the statement, in all capital letters of no less than ten-point, bold-faced type:

REFUND REQUEST - THIS FORM MUST BE POSTMARKED BY [DATE TO BE FILLED IN]. NO REFUND WILL BE GIVEN UNTIL THE HEARING AID OR HEARING AIDS ARE RETURNED TO THE DISPENSER.

A space for the buyer's address, telephone number, and signature must be provided. The buyer is required only to sign,

(f) REPRESENTS THAT THE SERVICE OR ADVICE OF A PERSON LICENSED TO PRACTICE MEDICINE WILL BE USED OR MADE AVAILABLE IN THE SELECTION, FITTING, ADJUSTMENT, MAINTENANCE, OR REPAIR OF HEARING AIDS WHEN THAT IS NOT TRUE OR USING THE TERMS "DOCTOR", "CLINIC", "STATE-LICENSED CLINIC", "STATE-REGISTERED", "STATE-CERTIFIED", OR "STATE-APPROVED", OR ANY OTHER TERM, ABBREVIATION, OR SYMBOL WHEN IT WOULD:

(I) FALSELY GIVE THE IMPRESSION THAT SERVICE IS BEING PROVIDED BY PERSONS TRAINED IN MEDICINE OR THAT THE DISPENSER’S SERVICE HAS BEEN RECOMMENDED BY THE STATE WHEN THAT IS NOT THE CASE; OR

(II) BE FALSE OR MISLEADING;

(g) DIRECTLY OR INDIRECTLY:

(I) GIVES OR OFFERS TO GIVE, OR PERMITS OR CAUSES TO BE GIVEN, MONEY OR ANYTHING OF VALUE TO ANY PERSON WHO ADVISES ANOTHER IN A PROFESSIONAL CAPACITY AS AN INUCMENT TO INFLUENCE THE PERSON OR HAVE THE PERSON INFLUENCE OTHERS TO PURCHASE OR CONTRACT TO PURCHASE PRODUCTS SOLD OR OFFERED FOR SALE BY THE DISPENSER; EXCEPT THAT A DISPENSER DOES NOT VIOLATE THIS SUBSECTION (I)(g)(I) IF THE DISPENSER PAYS AN INDEPENDENT ADVERTISING OR MARKETING AGENT COMPENSATION FOR ADVERTISING OR MARKETING SERVICES THE AGENT RENDERED ON THE DISPENSER’S BEHALF, INCLUDING COMPENSATION THAT IS PAID FOR THE RESULTS OR PERFORMANCE OF THE SERVICES ON A PER-PATIENT BASIS; OR

(II) INFLUENCES OR ATTEMPTS TO INFLUENCE ANY PERSON TO REFRAIN FROM DEALING IN THE PRODUCTS OF COMPETITORS;

(h) DISPENSES A HEARING AID TO A PERSON WHO HAS NOT BEEN GIVEN TESTS UTILIZING APPROPRIATE ESTABLISHED PROCEDURES AND INSTRUMENTATION IN THE FITTING OF HEARING AIDS, EXCEPT WHEN SELLING A REPLACEMENT HEARING AID WITHIN ONE YEAR AFTER THE DATE OF THE ORIGINAL PURCHASE;

(i) MAKES A FALSE OR MISLEADING STATEMENT OF FACT CONCERNING GOODS OR SERVICES OR THE BUYER’S RIGHT TO CANCEL WITH THE INTENTION OR EFFECT OF DETERRING OR PREVENTING THE BUYER FROM EXERCISING THE BUYER’S RIGHT TO CANCEL, OR REFUSES TO HONOR A BUYER’S REQUEST TO CANCEL A CONTRACT FOR THE PURCHASE OF A HEARING AID, IF THE REQUEST WAS MADE DURING THE RESCISSION PERIOD SET FORTH IN SUBSECTION (1)(e) OF THIS SECTION;

(j) EMPLOYS A DEVICE, A SCHEME, OR AN ARTIFICE WITH THE INTENTION TO DEFRAUD A BUYER OF A HEARING AID;

(k) INTENTIONALLY DISPOSES OF, CONCEALS, DIVERTS, CONVERTS, OR OTHERWISE FAILS TO ACCOUNT FOR ANY FUNDS OR ASSETS OF A BUYER OF A HEARING AID THAT IS UNDER THE DISPENSER’S CONTROL; OR

(l) CHARGES, COLLECTS, OR RECOVERS ANY COST OR FEE FOR ANY GOOD OR SERVICE THAT HAS BEEN REPRESENTED BY THE DISPENSER AS FREE.

(2) (a) THIS SECTION APPLIES TO A DISPENSER WHO DISPENSES HEARING AIDS IN THIS STATE.

(b) THIS SECTION DOES NOT APPLY TO THE DISPENSING OF HEARING AIDS OUTSIDE OF THIS STATE SO LONG AS THE TRANSACTION EITHER CONFORMS TO THIS SECTION OR TO THE APPLICABLE LAWS AND RULES OF
THE JURISDICTION IN WHICH THE TRANSACTION TAKES PLACE.

SECTION 12. 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 5, 2020, if adjournment sine die is on May 6, 2020); 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 2020 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 the first "THE".

HB20-1219 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, amend 12-210-115 as follows:

12-210-115. Repeal of article - review of functions. This article 210 is repealed, effective September 1, 2020. Before the repeal, the licensing and supervisory functions of the director are scheduled for review in accordance with section 24-34-104.

SECTION 2. In Colorado Revised Statutes, 24-34-104, repeal (19)(a)(V); and add (32) as follows:

24-34-104. General assembly review of regulatory agencies and functions for repeal, continuation, or reestablishment - legislative declaration - repeal. (19) (a) The following agencies, functions, or both, are scheduled for repeal on September 1, 2020:

(V) The licensing of audiologists by the division of professions and occupations in accordance with article 210 of title 12;

(32) (a) The following agencies, functions, or both, are scheduled for repeal on September 1, 2031:

(I) The licensing of audiologists by the division of professions and occupations in accordance with article 210 of title 12.

(b) This subsection (32) is repealed, effective September 1, 2033.

SECTION 3. In Colorado Revised Statutes, 6-1-701, amend (2)(a)(III), (2)(c), and (2)(e)(III)(B) as follows:

6-1-701. Dispensing hearing aids - deceptive trade practices - definitions. (2) In addition to any other deceptive trade practices under section 6-1-105, a dispenser engages in a deceptive trade practice when the dispenser:

(a) Fails to deliver to each person to whom the dispenser dispenses a hearing aid a receipt that:

(III) Bears, in no smaller type than the largest used in the body of the receipt, a provision indicating that dispensers who are licensed certified, or registered by the department of regulatory agencies are
regulated by the division of professions and occupations in the department of regulatory agencies; AND

(c) (I) Fails to receive from a licensed physician, before dispensing, fitting, or selling a hearing aid to any person, a written prescription or recommendation, issued within the previous six months, that specifies that the person is a candidate for a hearing aid; except that any person eighteen years of age or older who objects to medical evaluation on the basis of religious or personal beliefs may waive the requirement by delivering to the dispenser a written waiver;

(II) Dispenses, adjusts, provides training or teaching in regard to, or otherwise services surgically implanted hearing devices unless the dispenser is an audiologist or physician;

(e) Fails to provide a minimum thirty-day rescission period with the following terms:

(III)(B) The written contract or receipt provided to the buyer must also contain a statement, in print size no smaller than ten-point type, that the sale is void and unenforceable if the hearing aid being purchased is not delivered to the consumer within thirty days after the date the written contract is signed or the receipt is issued, whichever occurs later. The written contract or receipt must also include the dispenser's license certification, or registration number, if the dispenser is required to be licensed or registered by the state, and a statement that the dispenser will promptly refund all moneys paid for the purchase of a hearing aid if it is not delivered to the consumer within the thirty-day period. The buyer cannot waive this requirement, and any attempt to waive it is void.

SECTION 4. In Colorado Revised Statutes, 12-210-108, amend (2)(q), (2)(t), and (2)(u); and add (2)(v) as follows:


(2) The following acts constitute grounds for discipline:

(q) Having an alcohol use disorder, as defined in section 27-81-102, or a substance use disorder, as defined in section 27-82-102, or Excessively or habitually using or abusing alcohol or habit-forming drugs or habitually using a controlled substance, as defined in section 18-18-102(5), or other drugs or substances having similar effects; except that the director has the discretion not to discipline the licensee if he or she THE LICENSEE is participating in good faith in an alcohol or substance use disorder treatment program approved by the director;

(t) Failing to respond in an honest, materially responsive, and timely manner to a complaint lodged against the licensee; and

(u) In any court of competent jurisdiction, being convicted of, pleading guilty or nolo contendere to, or receiving a deferred sentence for a felony or a crime involving fraud, deception, false pretense, theft, misrepresentation, false advertising, or dishonest dealing; AND

(v) FAILING TO NOTIFY THE DIRECTOR, IN WRITING AND WITHIN THIRTY DAYS AFTER A JUDGMENT OR SETTLEMENT IS ENTERED, OF A FINAL JUDGMENT BY A COURT OF COMPETENT JURISDICTION AGAINST THE LICENSEE INVOLVING MALPRACTICE OF AUDIOLOGY OR A SETTLEMENT BY THE LICENSEE IN RESPONSE TO CHARGES OR ALLEGATIONS OF MALPRACTICE OF AUDIOLOGY AND, IN THE CASE OF A JUDGMENT, FAILING TO INCLUDE IN THE NOTICE THE NAME OF THE COURT, THE CASE NUMBER, AND THE NAMES OF ALL PARTIES TO THE ACTION.

SECTION 5. In Colorado Revised Statutes, add 12-210-107.5 as follows:

12-210-107.5. Continuing education. (1) An audiologist
LICENSED PURSUANT TO THIS ARTICLE 210 SHALL COMPLETE AT LEAST TEN
HOURS OF CONTINUING EDUCATION EACH RENEWAL PERIOD.
(2) APPLICANTS FOR LICENSE RENEWAL, REACTIVATION, OR
REINSTATEMENT SHALL ATTEST DURING THE APPLICATION PROCESS AS TO
WHETHER THEY ARE IN COMPLIANCE WITH THIS SECTION.
(3) THE DIRECTOR MAY AUDIT COMPLIANCE WITH THIS SECTION.
AUDIOLOGISTS SHALL SUBMIT DOCUMENTATION OF THEIR COMPLIANCE
WITH THIS SECTION UPON REQUEST BY THE DIRECTOR.

SECTION 6. In Colorado Revised Statutes, add 10-1-125.7 as
follows:
10-1-125.7. Reporting of malpractice claims against
audiologists. (1) EACH INSURANCE COMPANY LICENSED TO DO BUSINESS
IN THIS STATE AND ENGAGED IN THE WRITING OF MALPRACTICE INSURANCE
FOR AUDIOLOGISTS SHALL SEND TO THE DIRECTOR OF THE DIVISION OF
PROFESSIONS AND OCCUPATIONS IN THE DEPARTMENT OF REGULATORY
AGENCIES, IN THE FORM PRESCRIBED BY THE COMMISSIONER,
INFORMATION RELATING TO EACH MALPRACTICE CLAIM AGAINST A
LICENSED AUDIOLOGIST THAT IS SETTLED OR IN WHICH JUDGMENT IS
RENDERED AGAINST THE INSURED.
(2) THE INFORMATION MUST INCLUDE INFORMATION DEEMED
NECESSARY BY THE DIRECTOR OF THE DIVISION OF PROFESSIONS AND
OCCUPATIONS IN THE DEPARTMENT OF REGULATORY AGENCIES TO
CONDUCT A FURTHER INVESTIGATION AND HEARING.

SECTION 7. In Colorado Revised Statutes, 12-20-408, amend
(2)(e); and repeal (2)(f) as follows:
12-20-408. Judicial review. (2) A district court of competent
jurisdiction has initial jurisdiction to review all final actions and orders
of a regulator that are subject to judicial review and shall conduct the
judicial review proceedings in accordance with section 24-4-106 (3) for
the following:
(e) Article 200 of this title 12 concerning acupuncturists; AND
(f) Article 210 of this title 12 concerning audiologists; AND

SECTION 8. In Colorado Revised Statutes, add part 2 to article
210 of title 12 as follows:

PART 2
DECEPTIVE TRADE PRACTICES
12-210-201. Definitions. AS USED IN THIS PART 2, UNLESS THE
CONTEXT OTHERWISE REQUIRES:
(1) "DISPENSER" MEANS A PERSON LICENSED IN THE PRACTICE OF
AUDIOLOGY PURSUANT TO PART 1 OF THIS ARTICLE 210 WHO DISPENSES
HEARING AIDS.
12-210-202. Dispensing hearing aids - deceptive trade
practices. (1) IN ADDITION TO ANY OTHER DECEPTIVE TRADE PRACTICES
UNDER SECTION 6-1-105, A DISPENSER ENGAGES IN A DECEPTIVE TRADE
PRACTICE WHEN THE DISPENSER:
(a) FAILS TO DELIVER TO EACH PERSON TO WHOM THE DISPENSER
DISPENSES A HEARING AID A RECEIPT THAT:
(I) BEARS THE BUSINESS ADDRESS OF THE DISPENSER, TOGETHER
WITH SPECIFICATIONS AS TO THE MAKE AND SERIAL NUMBER OF THE
HEARING AID FURNISHED AND THE FULL TERMS OF THE SALE CLEARLY
STATED. IF THE DISPENSER DISPENSES A HEARING AID THAT IS NOT NEW,
THE DISPENSER SHALL CLEARLY MARK ON THE HEARING AID CONTAINER
AND THE RECEIPT THE TERM "USED" OR "RECONDITIONED", WHICHEVER IS
APPLICABLE, WITHIN THE TERMS OF THE GUARANTEE, IF ANY.
(II) BEARS, IN NO SMALLER TYPE THAN THE LARGEST USED IN THE
BODY OF THE RECEIPT, IN SUBSTANCE, A PROVISION THAT THE BUYER HAS BEEN ADVISED AT THE OUTSET OF THE BUYER'S RELATIONSHIP WITH THE DISPENSER THAT ANY EXAMINATION OR REPRESENTATION MADE BY A DISPENSER IN CONNECTION WITH THE PRACTICE OF DISPENSING, FITTING, OR DEALING IN HEARING AIDS IS NOT AN EXAMINATION, DIAGNOSIS, OR PRESCRIPTION BY A PERSON LICENSED TO PRACTICE MEDICINE IN THIS STATE AND, THEREFORE, MUST NOT BE REGARDED AS MEDICAL OPINION OR ADVICE;

(III) BEARS, IN NO SMALLER TYPE THAN THE LARGEST USED IN THE BODY OF THE RECEIPT, A PROVISION INDICATING THAT DISPENSERS WHO ARE LICENSED BY THE DEPARTMENT ARE REGULATED BY THE DIVISION; AND

(IV) BEARS A PROVISION LABELED "WARRANTY" IN WHICH THE EXACT WARRANTY TERMS AND PERIODS AVAILABLE FROM THE MANUFACTURER ARE DOCUMENTED, OR INCLUDES AN ORIGINAL OR PHOTOCOPY OF THE ORIGINAL MANUFACTURER’S WARRANTY WITH THE RECEIPT;

(b) DISPENSES A HEARING AID TO A CHILD UNDER EIGHTEEN YEARS OF AGE WITHOUT RECEIVING DOCUMENTATION THAT THE CHILD HAS BEEN EXAMINED BY A LICENSED PHYSICIAN AND AN AUDIOLOGIST WITHIN SIX MONTHS PRIOR TO THE FITTING;

(c) DISPENSES, ADJUSTS, PROVIDES TRAINING OR TEACHING IN REGARD TO, OR OTHERWISE SERVICES SURGICALLY IMPLANTED HEARING DEVICES UNLESS THE DISPENSER IS AN AUDIOLOGIST OR PHYSICIAN;

(d) FAILS TO RECOMMEND IN WRITING, PRIOR TO FITTING OR DISPENSING A HEARING AID, THAT THE BEST INTERESTS OF THE PROSPECTIVE USER WOULD BE SERVED BY CONSULTING A LICENSED PHYSICIAN SPECIALIZING IN DISEASES OF THE EAR, OR ANY LICENSED PHYSICIAN, IF ANY OF THE FOLLOWING CONDITIONS EXIST:

(I) VISIBLE CONGENITAL OR TRAUMATIC DEFORMITY OF THE EAR;

(II) ACTIVE DRAINAGE OF THE EAR, OR A HISTORY OF DRAINAGE OF THE EAR WITHIN THE PREVIOUS NINETY DAYS;

(III) HISTORY OF SUDDEN OR RAPIDLY PROGRESSIVE HEARING LOSS;

(IV) ACUTE OR CHRONIC DIZZINESS;

(V) UNILATERAL HEARING LOSS OF SUDDEN ONSET WITHIN THE PREVIOUS NINETY DAYS;

(VI) AUDIOMETRIC AIR-BONE GAP EQUAL TO OR GREATER THAN FIFTEEN DECIBELS AT 500 Hertz (Hz), 1,000 Hz, AND 2,000 Hz;

(VII) VISIBLE EVIDENCE OF SIGNIFICANT CERUMEN ACCUMULATION ON, OR A FOREIGN BODY IN, THE EAR CANAL; OR

(VIII) PAIN OR DISCOMFORT IN THE EAR;

(e) FAILS TO PROVIDE A MINIMUM THIRTY-DAY RESCISSION PERIOD WITH THE FOLLOWING TERMS:

(I) THE BUYER HAS THE RIGHT TO CANCEL THE PURCHASE FOR ANY REASON BEFORE THE EXPIRATION OF THE RESCISSION PERIOD BY GIVING OR MAILING WRITTEN NOTICE OF CANCELLATION TO THE DISPENSER AND PRESENTING THE HEARING AID TO THE DISPENSER, UNLESS THE HEARING AID HAS BEEN LOST OR SIGNIFICANTLY DAMAGED BEYOND REPAIR WHILE IN THE BUYER'S POSSESSION AND CONTROL. THE RESCISSION PERIOD IS TOLLED FOR ANY PERIOD DURING WHICH A DISPENSER TAKES POSSESSION OR CONTROL OF A HEARING AID AFTER ITS ORIGINAL DELIVERY.

(II) THE BUYER, UPON CANCELLATION, IS ENTITLED TO RECEIVE A FULL REFUND OF ANY PAYMENT MADE FOR THE HEARING AID WITHIN THIRTY DAYS AFTER RETURNING THE HEARING AID TO THE DISPENSER,
UNLESS THE HEARING AID WAS SIGNIFICANTLY DAMAGED BEYOND REPAIR
WHILE IN THE BUYER’S POSSESSION AND CONTROL.

(III) (A) The dispenser shall provide a written receipt or contract to the buyer that includes, in immediate proximity to the space reserved for the signature of the buyer, the following specific statement in all capital letters of no less than ten-point, bold-faced type:


(B) The written contract or receipt provided to the buyer must also contain a statement, in print size no smaller than ten-point type, that the sale is void and unenforceable if the hearing aid being purchased is not delivered to the consumer within thirty days after the date the written contract is signed or the receipt is issued, whichever occurs later. The written contract or receipt must also include the dispenser’s license number, if the dispenser is required to be licensed by the state, and a statement that the dispenser will promptly refund all money paid for the purchase of the hearing aid if it is not delivered to the consumer within the thirty-day period. The buyer cannot waive this requirement, and any attempt to waive it is void.

(IV) A refund request form must be attached to each receipt and must contain the information in subsection (1)(a)(I) of this section and the statement, in all capital letters of no less than ten-point, bold-faced type:

REFUND REQUEST - THIS FORM MUST BE POSTMARKED BY [DATE TO BE FILLED IN].
NO REFUND WILL BE GIVEN UNTIL THE HEARING AID OR HEARING AIDS ARE RETURNED TO THE DISPENSER.

A space for the buyer’s address, telephone number, and signature must be provided. The buyer is required only to sign, list the buyer’s current address and telephone number, and mail the refund request form to the dispenser. If the hearing aid is sold in the buyer’s home, the buyer may require the dispenser to arrange the return of the hearing aid.

(f) Represents that the service or advice of a person licensed to practice medicine will be used or made available in the selection, fitting, adjustment, maintenance, or repair of hearing aids when that is not true or using the terms "doctor", "clinic", "state-licensed clinic", "state-registered", "state-certified", or "state-approved", or any other term, abbreviation, or symbol when it would:
(I) FALSELY GIVE THE IMPRESSION THAT SERVICE IS BEING PROVIDED BY PERSONS TRAINED IN MEDICINE OR THAT THE DISPENSER'S SERVICE HAS BEEN RECOMMENDED BY THE STATE WHEN THAT IS NOT THE CASE; OR
(II) BE FALSE OR MISLEADING;
(g) DIRECTLY OR INDIRECTLY:
(I) GIVES OR OFFERS TO GIVE, OR PERMITS OR CAUSES TO BE GIVEN, MONEY OR ANYTHING OF VALUE TO ANY PERSON WHO ADVISES ANOTHER IN A PROFESSIONAL CAPACITY AS AN INDUCEMENT TO INFLUENCE THE PERSON OR HAVE THE PERSON INFLUENCE OTHERS TO PURCHASE OR CONTRACT TO PURCHASE PRODUCTS SOLD OR OFFERED FOR SALE BY THE DISPENSER; EXCEPT THAT A DISPENSER DOES NOT VIOLATE THIS SUBSECTION (1)(g)(I) IF THE DISPENSER PAYS AN INDEPENDENT ADVERTISING OR MARKETING AGENT COMPENSATION FOR ADVERTISING OR MARKETING SERVICES THE AGENT RENDERED ON THE DISPENSER'S BEHALF, INCLUDING COMPENSATION THAT IS PAID FOR THE RESULTS OR PERFORMANCE OF THE SERVICES ON A PER-PATIENT BASIS; OR
(II) INFLUENCES OR ATTEMPTS TO INFLUENCE ANY PERSON TO REFRAIN FROM DEALING IN THE PRODUCTS OF COMPETITORS;
(h) DISPENSES A HEARING AID TO A PERSON WHO HAS NOT BEEN GIVEN TESTS UTILIZING APPROPRIATE ESTABLISHED PROCEDURES AND INSTRUMENTATION IN THE FITTING OF HEARING AIDS, EXCEPT WHEN SELLING A REPLACEMENT HEARING AID WITHIN ONE YEAR AFTER THE DATE OF THE ORIGINAL PURCHASE;
(i) MAKES A FALSE OR MISLEADING STATEMENT OF FACT CONCERNING GOODS OR SERVICES OR THE BUYER'S RIGHT TO CANCEL WITH THE INTENTION OR EFFECT OF DETERRING OR PREVENTING THE BUYER FROM EXERCISING THE BUYER'S RIGHT TO CANCEL, OR REFUSES TO HONOR A BUYER'S REQUEST TO CANCEL A CONTRACT FOR THE PURCHASE OF A HEARING AID, IF THE REQUEST WAS MADE DURING THE RESCISSION PERIOD SET FORTH IN SUBSECTION (1)(e) OF THIS SECTION;
(j) EMPLOYS A DEVICE, A SCHEME, OR AN ARTIFICE WITH THE INTENT TO DEFRAUD A BUYER OF A HEARING AID;
(k) INTENTIONALLY DISPOSES OF, CONCEALS, DIVERTS, CONVERTS, OR OTHERWISE FAILS TO ACCOUNT FOR ANY FUNDS OR ASSETS OF A BUYER OF A HEARING AID THAT IS UNDER THE DISPENSER'S CONTROL; OR
(l) CHARGES, COLLECTS, OR RECOVERS ANY COST OR FEE FOR ANY GOOD OR SERVICE THAT HAS BEEN REPRESENTED BY THE DISPENSER AS FREE.

(2) (a) THIS SECTION APPLIES TO A DISPENSER WHO DISPENSES HEARING AIDS IN THIS STATE.
(b) THIS SECTION DOES NOT APPLY TO THE DISPENSING OF HEARING AIDS OUTSIDE OF THIS STATE SO LONG AS THE TRANSACTION EITHER CONFORMS TO THIS SECTION OR TO THE APPLICABLE LAWS AND RULES OF THE JURISDICTION IN WHICH THE TRANSACTION TAKES PLACE.

SECTION 9. In Colorado Revised Statutes, amend 13-64-303 as follows:

13-64-303. Judgments and settlements - reported. Any final judgment, settlement, or arbitration award against any health care professional or health care institution for medical malpractice shall be reported within fourteen days by such the professional's or institution's medical malpractice insurance carrier in accordance with section 10-1-120, 10-1-121, 10-1-124, or 10-1-125, C.R.S. or 10-1-125.7, or by such the professional or institution if there is no commercial medical malpractice insurance coverage, to the licensing agency of the health care
professional or health care institution for review, investigation, and, where appropriate, disciplinary or other action. Any health care professional, health care institution, or insurance carrier that knowingly fails to report as required by this section shall be subject to a civil penalty of not more than two thousand five hundred dollars. Such penalty shall be determined and collected by the district court in the city and county of Denver. All penalties collected pursuant to this section shall be transmitted to the state treasurer, who shall credit the same to the general fund.

SECTION 10. In Colorado Revised Statutes, 25-51-104, amend (1)(c) as follows:

25-51-104. Payment and financial resolution. (1) If a patient accepts an offer of compensation made pursuant to section 25-51-103 (5) and receives the compensation, the payment of compensation to the patient is not a payment resulting from:

(c) A malpractice claim settled or in which judgment is rendered against a professional for purposes of reporting by malpractice insurance companies under section 10-1-120, 10-1-121, 10-1-124, 10-1-125, or 10-1-125.5, or 10-1-125.7;

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 5, 2020, if adjournment sine die is on May 6, 2020); 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 2020 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 the first "THE".

HB20-1239 be postponed indefinitely.

TRANSPORTATION & LOCAL GOVERNMENT

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

HB20-1233 be postponed indefinitely.

MESSAGE(S) FROM THE SENATE

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

MESSAGE(S) FROM THE GOVERNOR

I certify I received the following on the 26th day of February, 2020, at 4:19 p.m. The original is on file in the records of the House of Representatives of the General Assembly.

Robin Jones,
Chief Clerk of the House

Wednesday, February 26, 2020

Colorado House of Representatives
The 72nd General Assembly
Second Regular Session
State Capitol
Denver, Colorado 80203

Honorable Members of the Colorado House of Representatives:

Pursuant to the authority vested in the Office of the Governor of the State of Colorado, I have the honor to inform you that I have approved and filed with the Secretary of State the following Acts:

HB20-1021 Colorado Youth Advisory Council Membership
Approved on Wednesday, February 26, 2020 at 2:58 P.M.

Sincerely,
(Signed)
Jared Polis
Governor

_______________

House in recess. House reconvened.

_______________

SIGNING OF BILLS - RESOLUTIONS - MEMORIALS

The Speaker has signed: SJR20-014, 015, and 016; SB20-011, 034, 062, and 071.

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On motion of Representative Singer, the House adjourned until 9:00 a.m., February 28, 2020.

Approved:
KC Becker,
Speaker

Attest:
Robin Jones,
Chief Clerk
Prayer by Representative Jim Wilson.

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

Pledge of Allegiance led by Elise Nelson, University of Denver.

The roll was called with the following result:

- Present--62.
- Excused--Representative(s) Herod, Mullica, Soper--3.
- Present after roll call--Representative(s) Mullica.

The Speaker declared a quorum present.

On motion of Representative Champion, the House Journal of Thursday, February 27, 2020, was declared 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.

**HB20-1127** by Representative(s) McCluskie and McLachlan; also Senator(s) Todd and Sonnenberg--Concerning an extension of the employment-after-retirement limitations for retirees of the public employees' retirement association employed by a board of cooperative services after retirement.

The question being "Shall the bill pass?".

A roll call vote was taken. As 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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<tr>
<td>Baisley</td>
<td>N</td>
<td>Froelich</td>
<td>Y</td>
<td>Liston</td>
<td>N</td>
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<tr>
<td>Benavidez</td>
<td>Y</td>
<td>Garnett</td>
<td>Y</td>
<td>Lontine</td>
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</table>
HB20-1137 by Representative(s) McCluskie and Soper; also Senator(s)
Donovan--Concerning a requirement that the broadband
deployment board give substantial weight to a local entity's
written certification that an area within the entity's
jurisdiction is an unserved area when considering an
application for grant money for the provision of broadband
service to that unserved area, 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>McCluskie Y</td>
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<td>Valdez A. Y</td>
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Co-sponsor(s) added: Representative(s) Bockenfeld, Buckner, Buentello, Catlin, Cutter, Duran, Esgar, Exum, Hooton, Jaquez Lewis, Kipp, Lontine, McLaclan, Melton, Michaelson Jenet, Mullica, Roberts, Singer, Snyder, Titone, Valdez D., Wilson, Young
HB20-1039 by Representative(s) Coleman and Baisley; also Senator(s) Zenzinger and Tate--Concerning a transparent state web portal that allows the public to easily search for information relating to state agency rules at no cost.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following 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>Sirota</td>
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<td>Snyder</td>
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</table>

Co-sponsor(s) added: Representative(s) Arndt, Bird, Buckner, Champion, Cutter, Duran, Esgar, Exum, Gray, Hooton, Jackson, Jaquez Lewis, Kennedy, Kipp, Lontine, McCluskie, Michaelson Jenet, Ransom, Rich, Snyder, Titone, Valdez A., Van Winkle, Weissman, Williams D., Young, Speaker

HB20-1280 by Representative(s) Kipp and Larson; also Senator(s) Bridges and Smallwood--Concerning authorizing the department of higher education to collect the data necessary to calculate return on investment metrics related to student outcomes.

The question being "Shall the bill pass?".
A roll call vote was taken. As 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>63</th>
<th>NO</th>
<th>0</th>
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<td>Sirota</td>
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<td>Snyder</td>
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<td>McCluskie</td>
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HB20-1241 by Representative(s) Benavidez and Kipp, Bird, Buentello, Coleman, Duran, Gonzales-Gutierrez, Gray, Lontine, Melton, Michaelson Jenet, Roberts, Singer, Sirota, Weissman; also Senator(s) Rodriguez and Todd--Concerning the issuance of a professional license to a person who is legally authorized to work in the United States.

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

HB20-1178 by Representative(s) Holtorf; also Senator(s) Sonnenberg--Concerning increasing the speed limit on rural state highways where it is safe to do so, and, in connection therewith, directing the department of transportation to identify these highways.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
HB20-1047 by Representative(s) Cutter and Froelich; also Senator(s) Priola--Concerning the development of a statewide organics management plan to promote compost use.

As shown by the following roll call vote, less than a majority of all members elected to the House voted in the affirmative, and Representative Pelton was denied permission to offer a Third Reading amendment:

<table>
<thead>
<tr>
<th>YES</th>
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<tbody>
<tr>
<td>29</td>
<td>34</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.
CONSIDERATION OF SENATE AMENDMENTS TO HOUSE BILLS

HB20-1037 by Representative(s) Arndt; also Senator(s) Coram--Concerning the Colorado water conservation board’s authority to augment stream flows with acquired water rights that have been previously decreed for augmentation use.

(Passed on Third Reading as printed in House Journal, January 29, 2020.)
(Amended as printed in House Journal, January 28, 2020.)

(Passed on Third Reading as printed in Senate Journal, February 25, 2020.)
(Amended as printed in Senate Journal, February 26, 2020.)

(Laid Over from February 27, 2020.)

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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<td>Garnett Y</td>
<td>Lontine Y</td>
<td>Snyder Y</td>
</tr>
<tr>
<td>Bird Y</td>
<td>Geitner N</td>
<td>McCluskie Y</td>
<td>Soper E</td>
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<td>Bockenfeld N</td>
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<td>McKeen Y</td>
<td>Sullivan Y</td>
</tr>
<tr>
<td>Buck N</td>
<td>Gray Y</td>
<td>McLachlan Y</td>
<td>Tipper Y</td>
</tr>
<tr>
<td>Buckner Y</td>
<td>Herod E</td>
<td>Melton Y</td>
<td>Titone Y</td>
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<td>Roberts Y</td>
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Co-sponsor(s) added: Representative(s) Arndt, Bird, Buckner, Buentello, Caraveo, Duran, Esgar, Exum, Gonzales-Gutierrez, Gray, Hooton, Jackson, Jaquez Lewis, Kennedy, Kipp, McCluskie, McLachlan, Michaelson Jenet, Mullica, Roberts, Singer, Sirota, Snyder, Titone, Weissman, Woodrow, Young, 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 repassed.

<table>
<thead>
<tr>
<th>YES</th>
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<th>NO</th>
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**HB20-1087** by Representative(s) Will and Arndt; also Senator(s) Donovan and Rankin--Concerning the enforcement of laws administered by the division of parks and wildlife, and, in connection therewith, modifying parks and wildlife statutes to correct vague and contradictory provisions of law and remove obsolete provisions of law.

(Passed on Third Reading as printed in House Journal, February 13, 2020.)

(Passed on Third Reading as printed in Senate Journal, February 26, 2020.)

(Amended as printed in Senate Journal, February 25, 2020.)

(Laid Over from February 27, 2020.)

Representative Arndt 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) Cutter, Gray, Kipp, Snyder, Valdez D., Wilson

REPORT(S) OF COMMITTEE(S) OF REFERENCE

APPROPRIATIONS

After consideration on the merits, the Committee recommends the following:
HB20-1008  be amended as follows, and as so amended, be referred to
the Committee of the Whole with favorable
recommendation:

Amend printed bill, page 9, before line 1 insert:

"SECTION 4. Appropriation. For the 2020-21 state fiscal year,
$28,347 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 102, strike "ARRANGEMENTS." and substitute
"ARRANGEMENTS, AND, IN CONNECTION THEREWITH, MAKING AN
APPROPRIATION."

HB20-1116  be referred to the Committee of the Whole with favorable
recommendation.

HB20-1102  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 January 30, 2020, page 1,
strike lines 14 through 18 and substitute:

"Page 3, strike lines 17 and 18 and substitute "DIVISION OF CRIMINAL
JUSTICE IN THE DEPARTMENT OF PUBLIC SAFETY ON A MONTHLY BASIS TO
BE MAINTAINED IN A CENTRALIZED STATEWIDE RECORD THAT IS
AVAILABLE TO DISTRICT ATTORNEYS THROUGHOUT THE STATE.".".

Page 2 of the Committee Report, after line 10, insert:

"Page 6, before line 25, insert:

"SECTION 2. Appropriation. (1) For the 2020-21 state fiscal
year, $16,860 is appropriated to the department of public safety for use
by the division of criminal justice. This appropriation is from the general
fund. To implement this act, the division may use this appropriation for
the purchase of information technology services.

(2) For the 2020-21 state fiscal year, $16,860 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 public safety 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 public safety.".

Renumber succeeding section accordingly.
HB20-1120 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 11 through 18 and substitute:

"SECTION 5. In Colorado Revised Statutes, add 17-18-129 as follows:

17-18-129. Appropriation to comply with section 2-2-703 - HB 20-1120 - repeal. (1) PURSUANT TO SECTION 2-2-703, THE FOLLOWING STATUTORY APPROPRIATIONS ARE MADE IN ORDER TO IMPLEMENT HOUSE BILL 20-1120, ENACTED IN 2020:

   (A) FOR THE 2021-22 STATE FISCAL YEAR, SIX THOUSAND TWO HUNDRED TWENTY-SIX DOLLARS IS APPROPRIATED TO THE DEPARTMENT FROM THE GENERAL FUND;

   (B) FOR THE 2022-23 STATE FISCAL YEAR, SEVEN THOUSAND THREE HUNDRED FORTY-FOUR DOLLARS IS APPROPRIATED TO THE DEPARTMENT FROM THE GENERAL FUND;

   (C) FOR THE 2023-24 STATE FISCAL YEAR, TWENTY-SEVEN THOUSAND SEVEN HUNDRED SEVENTY DOLLARS IS APPROPRIATED TO THE DEPARTMENT FROM THE GENERAL FUND; AND

   (D) FOR THE 2024-25 STATE FISCAL YEAR, THIRTY- NINE THOUSAND TWO HUNDRED THIRTY-ONE DOLLARS IS APPROPRIATED TO THE DEPARTMENT FROM THE GENERAL FUND.

   (2) THIS SECTION IS REPEALED, EFFECTIVE JULY 1, 2025.

SECTION 6. Appropriation. For the 2020-21 state fiscal year, $636 is appropriated to the judicial department for use by the trial courts division. This appropriation is from the general fund. To implement this act, the department may use this appropriation for trial court programs.".

Renumber succeeding section accordingly.

Page 1, line 102, strike "CHILD." and substitute "CHILD, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB20-1177 be referred to the Committee of the Whole with favorable recommendation.

HB20-1196 be referred to the Committee of the Whole with favorable recommendation.

HB20-1209 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 report dated 02/14/20
page 1, after line 11 insert:
"Page 2, after line 16 insert:

"SECTION 3. Appropriation. For the 2020-21 state fiscal year, $15,554 is appropriated to the department of regulatory agencies for use by the division of professions and occupations. This appropriation is from the division of professions and occupations cash fund created in section 12-20-105 (3), C.R.S., 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 personal services.".

Renumber succeeding section accordingly.".

Page 1, line 14, strike "FORCE." and substitute "FORCE, AND MAKING AN APPROPRIATION.".

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

HB20-1301 be referred to the Committee of the Whole with favorable recommendation.

SB20-006 be referred to the Committee of the Whole with favorable recommendation.

SB20-081 be referred to the Committee of the Whole with favorable recommendation.

SB20-123 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 6, strike "6-1-730" and substitute "part 3 to article 16 of title 23".

Page 3, strike line 8 and substitute:

"PART 3
COMPENSATION AND REPRESENTATION
OF STUDENT ATHLETES
23-16-301. Compensation and representation of student athletes".

Page 3, line 10, strike "SECTION," and substitute "PART 3,"

Page 6, strike line 27 and substitute:
"(6) (a) A POLICY OF AN INSTITUTION OR AN ATHLETIC
ASSOCIATION THAT DOES NOT COMPORT WITH THIS PART 3 IS VOID AND
UNENFORCEABLE.

(b) A STUDENT ATHLETE WHO IS AGGRIEVED BY AN ACTION TAKEN
BY AN INSTITUTION OR AN ATHLETIC ASSOCIATION IN VIOLATION OF THIS
PART 3 MAY BRING AN ACTION FOR INJUNCTIVE RELIEF.".

Page 7, strike lines 1 through 3.

Page 7, line 16, strike "6-1-730 (1)(b)," and substitute "23-16-301
(1)(b),".

ENERGY & ENVIRONMENT

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

HB20-1225 be amended as follows, and as so amended, be referred to
the Committee of the Whole with favorable
recommendation:

Amend printed bill, page 4, line 2, after "SYSTEMS" insert "THAT ARE
CONNECTED TO THE COOPERATIVE ELECTRIC ASSOCIATION'S ELECTRICAL
SYSTEM AND WILL NOT, AT ANY TIME, FLOW ONTO THE TRANSMISSION
FACILITIES OF A WHOLESALE ELECTRIC COOPERATIVE OR OTHER THIRD
PARTY WITHOUT PRIOR AGREEMENT".

Page 4, after line 21 insert:

"SECTION 4. In Colorado Revised Statutes, 40-3-101, add (3)
as follows:

40-3-101. Reasonable charges - adequate service. (3) (a) IF A
RETAIL COOPERATIVE ELECTRIC ASSOCIATION, IN CONJUNCTION WITH THE
PAYMENT OF AN APPLICABLE CHARGE, WITHDRAWS FROM MEMBERSHIP IN
A WHOLESALE ELECTRIC COOPERATIVE, AS DEFINED IN SECTION 40-2-136
(3)(c), THAT WITHDRAWAL IS DEEMED TO BE A MATTER OF STATEWIDE
CONCERN, AND, IN RELATION TO SUCH WITHDRAWAL:

(I) THE WHOLESALE ELECTRIC COOPERATIVE WILL ACT IN
ACCORDANCE WITH THE OBLIGATION OF GOOD FAITH AND FAIR DEALING
IN IMPLEMENTING THE WITHDRAWAL AND SHALL NOT REQUIRE OR IMPOSE
COMMERCIAL UNREASONABLE CONTRACTUAL TERMS ON THE RETAIL
COOPERATIVE ELECTRIC ASSOCIATION IN RELATION TO THE WITHDRAWAL;
AND

(II) THE WHOLESALE ELECTRIC COOPERATIVE SHALL, UPON
REQUEST FROM THE WITHDRAWING RETAIL COOPERATIVE ELECTRIC
ASSOCIATION, FACILITATE THE RETAIL COOPERATIVE ELECTRIC
ASSOCIATION'S TRANSITION FROM NATIVE LOAD TO A FIRM SERVICE
TRANSMISSION CUSTOMER WITHOUT DIMINISHING THE WITHDRAWING
RETAIL COOPERATIVE ELECTRIC ASSOCIATION'S NATIVE ELECTRIC LOAD
PRIORITY FOR ACCESSING FIRM TRANSMISSION CAPACITY.

(b) THE COMMISSION HAS THE AUTHORITY TO ADJUDICATE
COMPLAINTS ABOUT THE TERMS ON WHICH A WHOLESALE ELECTRIC
COOPERATIVE IMPLEMENTS WITHDRAWAL PURSUANT TO THIS SUBSECTION
(3).".
Renumber succeeding section accordingly.

Strike "COOPERATIVE ELECTRIC ASSOCIATION" and substitute "ELECTRIC COOPERATIVE" on: Page 3, lines 7 and 10.

HB20-1191 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 5, line 1, strike "MATTERS;" and substitute "MATTERS, INCLUDING POLICY ON BUSINESS ISSUES UNIQUE TO THE OUTDOOR RECREATION INDUSTRY;".

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

HB20-1143 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 10, lines 12 through 14, strike "FORTY-SEVEN thousand THREE HUNDRED FIFTY-SEVEN dollars per day for each day during which such THE violation occurs;" and substitute "FIFTY-FOUR thousand EIGHT HUNDRED THIRTY-THREE dollars per day for each day during which such PER violation; occurs".

HB20-1216 be referred favorably to the Committee on Appropriations.

HB20-1183 be referred favorably to the Committee on Appropriations.

HB20-1194 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 2, line 11, strike "BUT PRIOR TO JANUARY 1, 2025,".

Page 2, strike lines 20 through 23.

Page 3, strike lines 1 through 5 and substitute:

"January 1 of the sixth income tax year following the year in which the executive director files written certification with the revisor of statutes as specified in section 39-22-1001 (8) that a line has become available and THAT the American Red Cross Colorado disaster response, readiness, and
House Journal--52nd Day--February 28, 2020

preparedness fund voluntary contribution is next in the queue, unless the voluntary contribution to the American Red Cross Colorado disaster response, readiness, and preparedness fund established by this part 43 is continued or reestablished by the general assembly acting by a bill prior to said date. WILL NO LONGER APPEAR ON THE INDIVIDUAL INCOME TAX RETURN FORM DUE TO A FAILURE TO MEET STATUTORY REQUIREMENTS.

SECTION 3. In Colorado Revised Statutes, 39-22-1001, amend (1)(b) as follows:

39-22-1001. Limitations on voluntary contribution programs - queue - notice - reestablishment of certain programs. (1) (b) There shall be no requirement for a sunset clause for the homeless prevention activities program fund voluntary contribution established in part 13 of this article 22, the western slope military veterans' cemetery voluntary contribution established in part 19 of this article 22, the AMERICAN RED CROSS COLORADO DISASTER RESPONSE, READINESS, AND PREPAREDNESS FUND VOLUNTARY CONTRIBUTION ESTABLISHED IN PART 43 OF THIS ARTICLE 22, or the donate to a Colorado nonprofit fund voluntary contribution established in part 51 of this article 22. All other voluntary contribution programs shall remain on Colorado income tax returns for the income tax years specified in the part in which the voluntary contribution is established and shall be repealed or reestablished as directed in such part."

Renumber succeeding section accordingly.

JUDICIARY

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

HB20-1096 be postponed indefinitely.

HB20-1123 be postponed indefinitely.

HB20-1234 be referred to the Committee of the Whole with favorable recommendation.

SB20-064 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:

HB20-1294 be referred to the Committee of the Whole with favorable recommendation.
SB20-039 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 15 through 23 and substitute
"MOVEMENT. THIS REQUIREMENT APPLIES TO THE CONSTRUCTION,
ACQUISITION, OR SUBSTANTIAL RENOVATION, AS DEFINED IN SECTION
24-30-1305.5 (8)(c), OF ANY FACILITY THAT CONTAINS FIVE THOUSAND OR
MORE GROSS SQUARE FEET, UNDERTAKEN ON AND AFTER THE DATE THE
STATE ARCHITECT OBTAINS APPROVAL FROM THE UNITED STATES
DEPARTMENT OF JUSTICE THAT, ON A STATEWIDE BASIS, THE ACCESSIBLE
ICON PROVIDES EQUAL OR GREATER ACCESS TO PERSONS WITH
DISABILITIES AND IS THUS AN EQUIVALENT FACILITATION UNDER THE
FEDERAL "AMERICANS WITH DISABILITIES ACT OF 1990", 42 U.S.C. SEC.
12101 ET SEQ., AS AMENDED. THE STATE ARCHITECT SHALL, WITH
ASSISTANCE FROM THE COLORADO ADVISORY COUNCIL FOR PERSONS WITH
DISABILITIES CREATED IN SECTION 26-24-103, SEEK THIS APPROVAL NO
LATER THAN JANUARY 1, 2021.".

SB20-079 be referred to the Committee of the Whole with favorable
recommendation.

_______________

On motion of Representative Garnett, HB20-1173, SB20-082, SB20-091,
SB20-061, HB20-1266, SB20-025, HB20-1102, HB20-1116,
HB20-1120, HB20-1177, HB20-1209 were made Special Orders on
Friday, February 28, 2020, at 10:08 a.m.

_______________

The hour of 10:08 a.m., having arrived, on motion of Representative
Weissman, 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.)

SB20-061 by Senator(s) Foote; also Representative(s) Becker--
Concerning a requirement to yield to a bicycle in a bicycle lane.

Amendment No. 1, by Speaker Becker.
Amend reengrossed bill, page 2, line 13, strike "Bicycle" and substitute "Bicyclist".

Page 2, line 15, strike first "BICYCLE" and substitute "BICYCLIST".

Page 3, line 9, strike "BICYCLE" and substitute "BICYCLIST".

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

**HB20-1173** by Representative(s) Saine and Baisley, Hooton, Humphrey, Buentello, Neville, Arndt, Buck, Ransom, Gray, Young, Rich, McCluskie, Soper, Roberts, Hultorf, Singer, Van Winkle; also Senator(s) Smallwood and Winter, Marble--Concerning excavation notification requirements for underground facility location in connection with county road maintenance, and, in connection therewith, specifying that excavation does not include routine or emergency maintenance of right-of-way on county-owned gravel or dirt roads that does not lower the existing grade or elevation of the road, shoulder, and ditches and that does not disturb more than six inches in depth during maintenance operations.


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

**SB20-082** by Senator(s) Hisey and Todd; also Representative(s) Landgraf and Lontine--Concerning awards issued by the department of military and veterans affairs.

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

**SB20-091** by Senator(s) Zenzinger and Sonnenberg, Bridges, Crowder, Danielson, Fenberg, Fields, Garcia, Gardner, Gonzales, Hisey, Holbert, Lee, Lundeen, Moreno, Rankin, Rodriguez, Story, Todd, Winter; also Representative(s) Exum and Hultorf, Bockenfeld, Esgar, Kennedy, McKeen, Melton, Ransom, Roberts, Titone, Weissman--Concerning increasing the minimum pay for state military forces called into service by the governor.

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

**HB20-1266** by Representative(s) Mullica--Concerning the modification of the requirements for the sale of fireworks for transport by the purchaser pursuant to an exporter of fireworks license.

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

SB20-025 by Senator(s) Garcia; also Representative(s) Buentello and Esgar--Concerning authorization of the board of directors of a conservancy district to participate in certain projects within the district, and, in connection therewith, authorizing such a board to consider such participation a current expense of the district.

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

HB20-1102 by Representative(s) Tipper and Soper--Concerning required procedures to protect the defendant when jailhouse witnesses are used in a criminal case.


HB20-1116 by Representative(s) Esgar and Sullivan; also Senator(s) Todd and Gardner--Concerning an extension of the procurement technical assistance center program.

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

HB20-1120 by Representative(s) Carver and Roberts; also Senator(s) Gardner and Fields--Concerning enhancing the enforcement of crimes of sexual exploitation of a child.


Amendment No. 3, by Representative Roberts.

Amend the Judiciary Committee Report, dated February 4, 2020, page 2, line 30, strike "fund." and substitute "fund - rules."
Page 3, line 1, strike "(a)".

Page 3, strike lines 4 through 9 and substitute "Page 8, strike lines 4 through 18."

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

HB20-1177 by Representative(s) Arndt, McKean, Valdez D., Van Winkle; also Senator(s) Tate, Moreno, Woodward, Zenzinger--Concerning modifications to the enterprise zone statutes in order to address certain defects and anachronisms.

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

HB20-1209 by Representative(s) Cutter and Mullica, Hooton, Michaelson Jenet; also Senator(s) Ginal--Concerning the continuation of the nurse-physician advisory task force for Colorado health care, and, in connection therewith, implementing the recommendations contained in the 2019 sunset report by the department of regulatory agencies.


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: HB20-1102--March 2, 2020.

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)

SJR20-003 by Senator(s) Donovan, Sonnenberg; also Representative(s) Roberts--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.)

(Laid Over from February 27, 2020.)

On motion of Representative Roberts, the resolution was adopted via viva voce vote.

Co-sponsor(s) added: Representative(s) Arndt, Baisley, Bird, Buckner, Buentello, Caraveo, Carver, Catlin, Champion, Duran, Esgar, Exum, Garnett, Gonzales-Gutierrez, Gray, Holter, Jackson, Kraft-Tharp, Liston, Lontine, McCluskie, Melton, Michaelson Jenet, Mullica, Neville, Pelton, Singer, Sirota, Snyder, Titone, Valdez D., Van Winkle, Weissman, Will, Wilson, Woodrow, Young

House in recess. House reconvened.

REPORT(S) OF COMMITTEE(S) OF REFERENCE

FINANCE

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

HB20-1204 be postponed indefinitely.
SIGNING OF BILLS - RESOLUTIONS - MEMORIALS

The Speaker has signed: SB20-037 and 069.

MESSAGE(S) FROM THE SENATE

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB20-132.

SB20-003 Amended in General Orders as printed in Senate Journal, February 27, 2020.

SB20-059 Amended in General Orders as printed in Senate Journal, February 27, 2020.


SB20-065 Amended in General Orders as printed in Senate Journal, February 27, 2020.

SB20-073 Amended in General Orders as printed in Senate Journal, February 27, 2020.


SB20-150 Amended in General Orders as printed in Senate Journal, February 27, 2020.


The Senate has passed on Third Reading and returns herewith:
HB20-1289, 1026, 1262, and 1048,

MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, SB20-119, 132.
without comment, as amended, SB20-003, 059, 167, 030, 065, 073, 115, 150, and 163.

INTRODUCTION OF BILLS
First Reading

The following bills were read by title and referred to the committees indicated:
HB20-1335  by Representative(s) Melton, Bird, Landgraf, Singer, Snyder;  
also Senator(s) Winter, Danielson, Priola--Concerning the  
creation of the Colorado homeless project contribution income  
tax credit.
Committee on Transportation & Local Government  
Committee on Finance  
Committee on Appropriations  

SB20-106  by Senator(s) Woodward and Ginal; also Representative(s) Kipp  
and Titone--Concerning the ability of homeless youth to consent to  
shelter or shelter services.
Committee on Public Health Care & Human Services  

SB20-119  by Senator(s) Ginal; also Representative(s) Jaquez Lewis--  
Concerning expanding the Canadian prescription drug importation  
program to include prescription drug suppliers from nations other  
than Canada upon the enactment of legislation by the United States  
congress authorizing such practice.
Committee on Health & Insurance  

SB20-120  by Senator(s) Danielson; also Representative(s) Sullivan--  
Concerning requirements for registered apprentices.
Committee on Business Affairs & Labor  

SB20-125  by Senator(s) Ginal and Zenzinger; also Representative(s) Froelich  
and Duran--Concerning a prohibition on the use of certain exotic  
animals in a traveling animal act.
Committee on Energy & Environment  

SB20-129  by Senator(s) Holbert and Ginal; also Representative(s) Froelich  
and Ransom--Concerning the protection of individuals subject to  
a fiduciary.
Committee on Judiciary  

SB20-164  by Senator(s) Ginal and Fields; also Representative(s) Duran and  
Valdez A.--Concerning the care of pet animals in the custody of  
certain pet animal facilities.
Committee on Rural Affairs & Agriculture  

LAY OVER OF CALENDAR ITEM(S)  

On motion of Representative Weissman, the following item(s) on the  
Calendar for February 28 were laid over until March 2, retaining place on  
Calendar:  
Consideration of General Orders--SB20-083, HB20-1201, HB20-1164,  
SB20-025.

On motion of Representative Weissman, the following item on the  
Special Orders Calendar for March 2 was moved to the General Orders  
Calendar for March 2--HB20-1102.
On motion of Representative Weissman, the House adjourned until 10:00 a.m., March 2, 2020.

Approved:
KC Becker,
Speaker

Attest:
Robin Jones,
Chief Clerk
Fifty-fifth Legislative Day  Monday, March 2, 2020

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 Dinell Espinoza, Arrupe Jesuit High School, Denver.

The roll was called with the following result:

Present--58.
Excused--Representative(s) Geitner, Gray, Humphrey, McKean, Melton, Singer, Soper--7.
Present after roll call--Representative(s) Geitner, Gray, Humphrey, Singer.

The Speaker declared a quorum present.

On motion of Representative Snyder, the House Journal of Friday, February 28, 2020, was declared 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.

HB20-1081 by Representative(s) Caraveo; also Senator(s) Gonzales--Concerning the expansion of multilingual ballot access for electors in the state, and, in connection therewith, making an appropriation.

(Laid Over from February 28, 2020.)

The question being "Shall the bill pass?".

A roll call vote was taken. As 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 41 NO 20 EXCUSED 4 ABSENT 0

Arndt Y Exum Y Larson N Singer Y
Baisley N Froelich Y Liston N Sirota Y
Benavidez Y Garnett Y Lontine Y Snyder Y
Bird Y Geitner E McCluskie Y Soper E
Bockenhof N Gonzales-Gutierrez Y McKean E Sullivan Y
Buck N Gray Y McLachlan Y Tipper Y
Buckner Y Herod Y Melton E Titone Y
Buentello Y Holter Y Michaelson Jenet Y Valdez A. Y
Caraveo Y Hooton Y Mullica Y Valdez D. Y
Carver N Humphrey N Neville N Van Winkle N
Catlin N Jackson Y Pelton N Weissman Y
Champion N Jaquez Lewis Y Ransom N Will N
Coleman Y Kennedy Y Rich N Williams D. N
Cutter Y Kipp Y Roberts Y Wilson N
Duran Y Kraft-Tharp Y Saine N Woodrow Y
Esgar Y Landgraf N Sandridge N Young Y
Speaker Y

Co-sponsor(s) added: Representative(s) Buckner, Duran, Esgar, Exum, Garnett, Gonzales-Gutierrez, Gray, Hooton, Jackson, Jaquez Lewis, Kipp, Lontine, McCluskie, Michaelson Jenet, Mullica, Roberts, Singer, Sirota, Valdez D., Weissman, Woodrow, Speaker

HB20-1088 by Representative(s) Gonzales-Gutierrez; also Senator(s)
Danielson--Concerning the certification process for the purpose of application for U nonimmigrant status.

(Laid Over from February 28, 2020.)


HB20-1173 by Representative(s) Saine and Baisley, Hooton, Humphrey, Buentello, Neville, Arndt, Buck, Ransom, Gray, Young, Rich, McCluskie, Soper, Roberts, Holter, Singer, Van Winkle; also Senator(s) Smallwood and Winter--Concerning excavation notification requirements for underground facility location in connection with county road maintenance, and, in connection therewith, specifying that excavation does not include routine or emergency maintenance of right-of-way on county-owned gravel or dirt roads that does not lower the existing grade or elevation of the road, shoulder, and ditches and that does not disturb more than six inches in depth during maintenance 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.

YES 61 NO 0 EXCUSED 4 ABSENT 0

Arndt Y Exum Y Larson Y Singer Y
Baisley Y Froelich Y Liston Y Sirota Y
Benavidez Y Garnett Y Lontine Y Snyder Y
Bird Y Geitner E McCluskie Y Soper E
Co-sponsor(s) added: Representative(s) Bockenfeld, Carver, Catlin, Champion, Cutter, Exum, Kipp, McLachlan, Michaelson Jenet, Pelton, Titone, Valdez D., Will, Williams D.

SB20-082 by Senator(s) Hisey and Todd; also Representative(s) Landgraf and Lontine--Concerning awards issued by the department of military and veterans affairs.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following 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) Baisley, Bird, Bockenfeld, Buckner, Buentello, Caraveo, Cutter, Champion, Cutter, Esgar, Exum, Garnett, Gray, Herod, Holtof, Hooton, Humphrey, Jaquez Lewis, Kipp, Liston, McCluskie, McLachlan, Michaelson Jenet, Mullica, Sandridge, Titone, Valdez A., Valdez D., Van Winkle, Weissman, Williams D., Woodrow, Young

SB20-091 by Senator(s) Zenziger and Sonnenberg, Bridges, Crowder, Danielson, Fenberg, Fields, Garcia, Gardner, Gonzales, Hisey, Holbert, Lee, Lundeen, Moreno, Rankin, Rodriguez, Story, Todd, Winter; also Representative(s) Exum and Holtof, Bockenfeld, Esgar, Kennedy, McKean,
Melton, Ransom, Roberts, Titone, Weissman--Concerning increasing the minimum pay for state military forces called into service by the governor.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following 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, Baisley, Bird, Buck, Buckner, Buentello, Caraveo, Champion, Coleman, Cutter, Duran, Froelich, Gonzales-Gutierrez, Gray, Herod, Hooton, Humphrey, Jaquez Lewis, Kipp, Landgraf, Liston, Lontine, McCluskie, McLachlan, Michaelson Jenet, Mullica, Pelton, Rich, Sandridge, Singer, Sirota, Snyder, Sullivan, Valdez A., Valdez D., Van Winkle, Will, Williams D., Wilson, Woodrow, Young, Speaker

SB20-061 by Senator(s) Foote; also Representative(s) Becker--Concerning a requirement to yield to a bicycle in a bicycle lane.

The question being "Shall the bill pass?".

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

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HB20-1266 by Representative(s) Mullica--Concerning the modification of the requirements for the sale of fireworks for transport by the purchaser pursuant to an exporter of fireworks license.


SB20-025 by Senator(s) Garcia; also Representative(s) Buentello and Esgar--Concerning authorization of the board of directors of a conservancy district to participate in certain projects within the district, and, in connection therewith, authorizing such a board to consider such participation a current expense of the 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) Arndt, Bird, Cutter, Kipp, Michaelson Jenet, Snyder, Titone, Valdez D., Woodrow
HB20-1116 by Representative(s) Esgar and Sullivan; also Senator(s) Todd and Gardner--Concerning an extension of the procurement technical assistance center 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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<th>YES</th>
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| Co-sponsor(s) added: Representative(s) Bird, Bockenfeld, Buckner, Cutter, Duran, Exum, Froelich, Gonzales-Gutierrez, Gray, Herod, Hooton, Jackson, Kipp, Lontine, McCluskie, Michaelson Jenet, Singer, Snyder, Titone, Valdez D., Weissman, Woodrow, Speaker

HB20-1120 by Representative(s) Carver and Roberts; also Senator(s) Gardner and Fields--Concerning enhancing the enforcement of crimes of sexual exploitation of a 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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The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following 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) Bockenfeld, Buentello, McLachlan, Michaelson Jenet, Pelton, Sandridge, Will, Woodrow, Young

HB20-1209 by Representative(s) Cutter and Mullica, Hooton, Michaelson Jenet; also Senator(s) Ginal--Concerning the continuation of the nurse-physician advisory task force for Colorado health care, and, in connection therewith, implementing the recommendations contained in the 2019 sunset report by the department of regulatory agencies and specifying the type of physician organization to be represented on the task force, 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) Bird, Buentello, Esgar, Exum, Kipp, Lontine, McCluskie, Titone, Woodrow

On motion of Representative Michaelson Jenet, 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.)

**HB20-1202** by Representative(s) Valdez D., Arndt, McKean; also Senator(s) Moreno, Woodward, Zenzinger--Concerning the repeal of the income tax deduction for previously taxed income or gain for C corporations.

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

**HB20-1214** by Representative(s) Snyder and Williams D.; also Senator(s) Tate--Concerning the continuation of the statutes governing home warranty service contracts, and, in connection therewith, implementing the
recommendations contained in the 2019 sunset report by
the department of regulatory agencies.

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

HB20-1201 by Representative(s) Hooton and Gonzales-Gutierrez; also
Senator(s) Moreno and Ginal—Concerning providing home
owners in a mobile home park the opportunity to purchase
the park under specified circumstances.

(Laid Over from February 28, 2020.)

Amendment No. 1, Transportation & Local Government Report, dated
February 19, 2020, and placed in member's bill file; Report also printed

Amendment No. 2, by Representative Hooton.

Amend printed bill, page 4, after line 8 insert:

"(c) No earlier than thirty days after giving the notice
required by this subsection (1) or subsection (2) of this section,
a mobile home park owner may post information in a public space
in the mobile home park describing the method for providing a
signed writing to the mobile home park owner related to the
opportunity to purchase. The posting may include standard
forms related to the opportunity to purchase, including a form
for providing notice that a home owner does not wish to
participate in efforts to purchase a community.

(d) A mobile home park owner shall not solicit or request
a home owner's intention or a signed writing related to the
opportunity to purchase during the initial thirty days after
giving notice pursuant to this subsection (1) or subsection (2) of
this section. At no time during the time period for considering an
opportunity to purchase shall a mobile home park owner
attempt to coerce or provide any financial or in-kind incentives
to a home owner to influence the homeowner's decision. Any
complaints alleging violation of this subsection (1) may be
resolved under part 11 of this Article 12."

Page 10, before line 6 insert:

"SECTION 4. In Colorado Revised Statutes, 38-12-1105, amend
(1) as follows:

38-12-1105. Dispute resolution program - complaint process.
(1) Beginning May 1, 2020, any aggrieved party may file a complaint
with the division alleging a violation of the act or this part 11,
regardless of whether the provision allegedly violated
contains a specific reference to this section."

Renumber succeeding sections accordingly.

Amendment No. 3, by Representative Hooton.
Amend printed bill, page 5, line 16, after the period add "THE INFORMATION REGARDING THE PROPOSED SALE AND THE PRICE, TERMS, AND CONDITIONS OF AN ACCEPTABLE OFFER MAY BE SHARED FOR THE PURPOSES OF EVALUATING OR OBTAINING FINANCING FOR THE PROSPECTIVE TRANSACTION, BUT ALL PERSONS WHO RECEIVE THE INFORMATION SHALL OTHERWISE KEEP IT CONFIDENTIAL IF THE PARK OWNER OR THE PARK OWNER'S AGENT SO REQUESTS.".

Page 6, line 19, change the semicolon to a period and add "THE DOCUMENTS, DATA, AND OTHER INFORMATION PROVIDED MAY BE SHARED FOR THE PURPOSES OF EVALUATING OR OBTAINING FINANCING FOR THE PROSPECTIVE TRANSACTION, BUT ALL PERSONS WHO RECEIVE THE INFORMATION SHALL OTHERWISE KEEP IT CONFIDENTIAL IF THE PARK OWNER OR THE PARK OWNER'S AGENT SO REQUESTS.".

Page 9, after line 12 insert:

"(c) (I) TO A BUSINESS ENTITY OR TRUST THAT THE TRANSFERRING BUSINESS ENTITY OR TRUST CONTROLS, DIRECTLY OR INDIRECTLY.

(II) AS USED IN THIS SUBSECTION (13)(c),"CONTROLS" MEANS:

(A) OWNS ENTIRELY AS A SUBSIDIARY;

(B) OWNS A MAJORITY INTEREST IN; OR

(C) OWNS AS LARGE AN OWNERSHIP INTEREST AS ANY OTHER OWNER, WITH A MINIMUM OWNERSHIP INTEREST OF TWENTY-FIVE PERCENT.".

Renumber succeeding paragraphs accordingly.

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

HB20-1061 by Representative(s) Valdez A. and Herod; also Senator(s) Moreno--Concerning pharmacists' ability to provide HIV infection prevention medications to patients.

(Laid Over from February 27, 2020.)

Amendment No. 1, Appropriations Report, dated February 14, 2020, and placed in member's bill file; Report also printed in House Journal, February 14, 2020.


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 Holtorf moved to amend the Report of the Committee of the Whole to show that L.008 the following Holtorf amendment to HB20-1201 did pass:

Amend printed bill, page 9, line 15, strike "OR".

Page 9, line 16, change the period to a semicolon and add "OR".

Page 9, after line 16 insert:

"(f) To a willing buyer who agrees to continue the operation of the mobile home park."

The amendment was declared lost by the following roll call vote:

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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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REPORT(S) OF COMMITTEE(S) OF REFERENCE

PUBLIC HEALTH CARE & HUMAN SERVICES

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

HB20-1284 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 "(11.4)" insert "(a)".

Page 2, line 14, strike "SECURE".

Page 2, strike line 15 and substitute:
   "(b) SECURE TRANSPORTATION INCLUDES:"

Page 2, line 16, strike "(a)" and substitute "(I)".

Page 3, line 5, strike "(b)" and substitute "(II)".

Page 3, line 11, strike "(c)" and substitute "(III)".

Page 3, line 14, strike "(I)" and substitute "(A)".

Page 3, line 15, strike "(II)" and substitute "(B)".

Page 3, line 18, strike "(III)" and substitute "(C)".

Page 3, line 20, strike "(IV)" and substitute "(D)".

Page 3, after line 21 insert:
   "(c) SECURE TRANSPORTATION DOES NOT INCLUDE URGENT TRANSPORTATION SERVICES PROVIDED BY LAW ENFORCEMENT TO INDIVIDUALS EXPERIENCING A BEHAVIORAL HEALTH CRISIS; EXCEPT THAT A NON-LAW ENFORCEMENT MEMBER OF A CO-RESPONDER TEAM WHO HOLDS A VALID LICENSE FOR SECURE TRANSPORTATION BY THE COUNTY IN WHICH THE SECURE TRANSPORTATION ORIGINATES, IN A VEHICLE WITH A VALID PERMIT ISSUED BY THE COUNTY IN WHICH THE SECURE TRANSPORTATION ORIGINATES AND WHICH MEETS THE MINIMUM REQUIREMENTS FOR SECURE TRANSPORTATION ESTABLISHED BY RULE
PURSUANT TO SECTION 25-3.5-311, MAY PROVIDE URGENT SECURE TRANSPORTATION SERVICES.

Page 4, line 4, strike "(2)(b)" and substitute "(2)".

Page 4, line 12, strike "AGENCIES" and substitute "AGENCIES, TRANSPORTATION SERVICES PROVIDED BY THE MENTAL HEALTH INSTITUTES WITHIN THE STATE DEPARTMENT OF HUMAN SERVICES, EMERGENCY SERVICE PATROL ESTABLISHED PURSUANT TO SECTION 27-81-115,".

Page 8, strike lines 8 through 21 and substitute:

"evaluation hold pursuant to article 65 of this title 27 and shall, ON OR BEFORE JANUARY 2023, INCLUDE THE FOLLOWING INFORMATION AS PART OF ITS "STATE MEASUREMENT FOR ACCOUNTABLE, RESPONSIVE, AND TRANSPARENT (SMART) GOVERNMENT ACT" PRESENTATION REQUIRED BY SECTION 2-7-203;".

Page 8, line 22, strike "(I)" and substitute "(a)".

Page 8, line 24, after "LICENSEES;" add "AND"

Page 8, strike lines 25 through 27.

Page 9, line 1, strike "(III)" and substitute "(b)"

HB20-1090 be postponed indefinitely.

PRINTING REPORT

The Chief Clerk reports the following bill has been correctly printed:

HB20-1335.

SIGNING OF BILLS - RESOLUTIONS - MEMORIALS

The Speaker has signed: HB20-1019.

LAY OVER OF CALENDAR ITEM(S)

On motion of Representative Garnett, the following item(s) on the Calendar were laid over until March 3, retaining place on Calendar:

Consideration of Third Reading--HB20-1088, HB20-1266.

House in recess. House reconvened.

SIGNING OF BILLS - RESOLUTIONS - MEMORIALS
The Speaker has signed: HB20-1289, SB20-062, SJR20-003.

DELIVERY OF BILL TO GOVERNOR
The Chief Clerk of the House of Representatives reports the following bills have been delivered to the Office of the Governor: HB20-1019, 1289.

MESSAGE(S) FROM THE SENATE
The Senate has passed on Third Reading and returns herewith: HB20-1027.

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

Committee on Education

HB20-1337 by Representative(s) Melton--Concerning the licensure of automobile recyclers.
Committee on Transportation & Local Government
HB20-1338  by Representative(s) Arndt; also Senator(s) Donovan--
Concerning the transfer of money from the severance tax
operational fund to the agriculture value-added cash fund
to be used to promote agricultural energy-related projects.
Committee on Rural Affairs & Agriculture
Committee on Appropriations

HB20-1339  by Representative(s) Melton and Van Winkle; also
Senator(s) Todd, Tate--Concerning the conditions under
which demonstration plates may be used on motor vehicles
before the vehicles are sold to customers.
Committee on Transportation & Local Government

HB20-1340  by Representative(s) Caraveo; also Senator(s) Todd--
Concerning the regulation of artificial tanning devices,
and, in connection therewith, requiring first-time users to
sign an acknowledgment of the risks, prohibiting minors
under eighteen years of age from using artificial tanning
devices, and imposing penalties for violations of these
requirements.
Committee on Public Health Care & Human Services

HB20-1341  by Representative(s) Roberts and Rich, Valdez A.; also
Senator(s) Fields and Sonnenberg, Story--Concerning
long-range planning of capital construction for state
institutions of higher education.
Committee on Finance

SB20-030  by Senator(s) Garcia and Rodriguez; also
Representative(s) Esgar, Kennedy--Concerning increased
consumer protections for customers of investor-owned
utilities, and, in connection therewith, making an
appropriation.
Committee on Energy & Environment

SB20-059  by Senator(s) Hisey; also Representative(s) Larson--
Concerning sexual contact between a student and an
educator in violation of the public trust.
Committee on Judiciary

SB20-065  by Senator(s) Hansen; also Representative(s) Roberts,
Melton--Concerning a limitation on the use of mobile
electronic devices while driving, and, in connection
therewith, making an appropriation.
Committee on Transportation & Local Government
Committee on Judiciary

SB20-073  by Senator(s) Pettersen and Story; also Representative(s)
Buentello and Cutter--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, and, in
connection therewith, making an appropriation.
Committee on Education
SB20-115 by Senator(s) Crowder; also Representative(s) Catlin--
Concerning the registration of surplus military vehicles as farm vehicles.
Committee on Transportation & Local Government

SB20-132 by Senator(s) Sonnenberg; also Representative(s) Holtorf--
Concerning the use of surplus military vehicles for specialized purposes under the "Uniform Motor Vehicle Law".
Committee on Transportation & Local Government

SB20-150 by Senator(s) Hansen and Coram; also Representative(s) Arndt and Catlin--Concerning adoption of a renewable natural gas standard, and, in connection therewith, making an appropriation.
Committee on Energy & Environment

SB20-163 by Senator(s) Gonzales and Priola; also Representative(s) Mullica--Concerning the modernization of the school entry immunization process, and, in connection therewith, making an appropriation.
Committee on Health & Insurance

SB20-167 by Senator(s) Hansen and Priola, Bridges, Fenberg, Winter; also Representative(s) Becker--Concerning increasing consumer access to electric motor vehicles by allowing manufacturers to sell their own electric motor vehicles directly to consumers.
Committee on Energy & Environment

NOTICE OF CALENDARED ITEM(S)

On motion of Representative Garnett, the following bill(s) were calendared for General Orders Second Reading on March 3, 2020: SB20-017, HB20-1102, HB20-1301, SB20-006, SB20-081, SB20-123, HB20-1225, HB20-1234, SB20-083, SB20-064, SB20-039, SB20-079, HB20-1196, HB20-1294.

On motion of Representative Garnett, the following bill was calendared for General Orders Second Reading on March 6, 2020: HB20-1008.

On motion of Representative Garnett, the following bill was calendared for General Orders Second Reading on March 9, 2020: HB20-1073.

On motion of Representative Garnett, the following bills were calendared for General Orders Second Reading on March 16, 2020: HB20-1164, HB20-1117.
On motion of Representative Garnett, the House adjourned until 9:00 a.m., March 3, 2020.

Approved:
KC Becker,
Speaker

Attest:
Robin Jones,
Chief Clerk
Prayer by Dan Everson, SJ, Arrupe Jesuit High School, Denver.

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

Pledge of Allegiance led by Stephanie Hodson, University of Sheffield Online Program, Denver.

The roll was called with the following result:

Present--65.

The Speaker declared a quorum present.

On motion of Representative Snyder, the House Journal of Monday, March 2, 2020, was declared 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.

HB20-1088 by Representative(s) Gonzales-Gutierrez; also Senator(s) Danielson--Concerning the certification process for the purpose of application for U nonimmigrant status.

(Laid Over from March 2, 2020.)

The question being "Shall the bill pass?"

A roll call vote was taken. As shown by the following 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.

<table>
<thead>
<tr>
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Co-sponsor(s) added: Representative(s) Benavidez, Singer

HB20-1202 by Representative(s) Valdez D., Arndt, McKean; also Senator(s) Moreno, Woodward, Zenzinger--Concerning the repeal of the income tax deduction for previously taxed income or gain for C corporations.

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

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Buckner Y Herod Y Melton Y Titone Y
Buentello Y Holtorf Y Michaelson Jenet Y Valdez A. Y
Caraveo Y Hooton Y Mullica Y Valdez D. Y
Carver Y Humphrey Y Neville Y Van Winkle Y
Catlin Y Jackson Y Pelton Y Weissman Y
Champion Y Jaquez Lewis Y Ransom Y Will Y
Coleman Y Kennedy Y Rich Y Williams D. Y
Cutter Y Kipp Y Roberts Y Wilson Y
Duran Y Kraft-Tharp Y Saine Y Woodrow Y
Esgar Y Landgraf Y Sandridge Y Young Y

Speaker Y

Co-sponsor(s) added: Representative(s) Benavidez, Buckner, Buentello, McLachlan, Sandridge, Snyder, Young

HB20-1214 by Representative(s) Snyder and Williams D.; also Senator(s) Tate--Concerning the continuation of the statutes governing home warranty service contracts, and, in connection therewith, implementing the recommendations contained in the 2019 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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Cutter Y Kipp Y Roberts Y Wilson Y
Duran Y Kraft-Tharp Y Saine Y Woodrow Y
Esgar Y Landgraf Y Sandridge Y Young Y

Speaker Y
Co-sponsor(s) added: Representative(s) Cutter, Exum, McLachlan, Michaelson

Jenet

HB20-1201 by Representative(s) Hooton and Gonzales-Gutierrez; also Senator(s) Moreno and Ginal--Concerning providing home owners in a mobile home park the opportunity to purchase the park 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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<tr>
<th>YES</th>
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Co-sponsor(s) added: Representative(s) Arndt, Buckner, Buentello, Caraveo, Duran, Exum, Froelich, Herod, Jackson, Jaquez Lewis, Kennedy, Kipp, Lontine, McCluskie, McLachlan, Melton, Michaelson Jenet, Mullica, Roberts, Singer, Sirota, Sullivan, Titone, Valdez A., Weissman, Woodrow, Speaker

HB20-1061 by Representative(s) Valdez A. and Herod; also Senator(s) Moreno--Concerning pharmacists' ability to provide HIV infection prevention medications to patients, and, in connection therewith, making an appropriation.

Representative Garnett moved to rerefer HB20-1061, unamended, to General Orders Second Reading. The motion was adopted via viva voce vote.

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.)

SB20-017 by Senator(s) Winter, Donovan, Foote, Hisey, Moreno,
Pettersen, Priola; also Representative(s) Gray, Duran,
Exum, Froelich, Hooton, Valdez A., Valdez D.--
Concerning a requirement that the high-performance
transportation enterprise include information about its
public-private partnerships in its annual report to the
legislative committees of the house of representatives and
the senate that have jurisdiction over transportation.
(Laid Over from March 2, 2020.)

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

HB20-1102 by Representative(s) Tipper and Soper; also Senator(s) Lee
and Priola--Concerning required procedures to protect the
defendant when jailhouse witnesses are used in a criminal
case.
(Laid Over from March 2, 2020.)

Amendment No. 1, Appropriations Report, dated February 28, 2020, and
placed in member's bill file; Report also printed in House Journal,

Amendment No. 2, Judiciary Report, dated January 30, 2020, and placed
in member's bill file; Report also printed in House Journal, January 31,
2020.

Amendment No. 3, by Representative Tipper.

Amend the Judiciary Committee Report, dated January 30, 2020, page 1,
line 10, after "CO-DEFENDANT" insert "OR VICTIM".
Page 2 of the committee report, page 2, after line 5 insert:
"Page 6, line 15, strike "SHALL" and substitute "MAY".
As amended, ordered engrossed and placed on the Calendar for Third
Reading and Final Passage.
HB20-1301 by Representative(s) McLachlan; also Senator(s) Sonnenberg--Concerning electronic attendance in meetings of school district boards of education.

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

SB20-006 by Senator(s) Zenzinger and Story; also Representative(s) Kipp and Baisley, McLachlan--Concerning changes to the continuing administration of the Colorado opportunity scholarship initiative.

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

SB20-081 by Senator(s) Danielson and Bridges; also Representative(s) Sullivan and Larson--Concerning including school information in the Colorado state apprenticeship resource directory.

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

SB20-123 by Senator(s) Fields and Bridges, Priola, Tate, Todd; also Representative(s) Coleman and Herod, Soper, Bird, Buckner, Exum, Hooton, Larson, Liston, Melton, Mullica, Van Winkle--Concerning the rights of college athletes, and, in connection therewith, establishing their right to receive compensation for the use of their names, images, and likenesses and their right to obtain professional and legal representation.

Amendment No. 1, Education Report, dated February 27, 2020, and placed in member's bill file; Report also printed in House Journal, February 28, 2020.

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

HB20-1225 by Representative(s) Weissman--Concerning clarification of the requirement of reasonableness in charges imposed by one cooperative electric association upon another.


As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.
HB20-1234  by Representative(s) Valdez D. and Liston; also Senator(s) Fields--Concerning peace officer status for certain employees of the department of revenue.

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

SB20-083  by Senator(s) Gonzales; also Representative(s) Herod--Concerning prohibiting civil arrest while on courthouse grounds.

(Laid Over from March 2, 2020.)


SB20-064  by Senator(s) Foote; also Representative(s) Soper and Tipper--Concerning the repeal of a prohibition on the state attorney general bringing an action under state antitrust law when certain corporate actions have been reviewed by a federal entity.

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

SB20-039  by Senator(s) Fields and Story; also Representative(s) Valdez A. and Roberts--Concerning updated accessibility signage in a state-owned facility.

Amendment No. 1, State, Veterans, & Military Affairs Report, dated February 27, 2020, and placed in member's bill file; Report also printed in House Journal, February 28, 2020.

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

SB20-079  by Senator(s) Fields and Hisey; also Representative(s) Valdez D.--Concerning the method of notifying people of Amber alerts to promote the largest reach of community notifications.

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

HB20-1196  by Representative(s) Hooton and McCluskie; also Senator(s) Fenberg and Lee--Concerning updates to the laws governing mobile home parks.


Laid Over until March 6, 2020.
HB20-1294 by Representative(s) Lontine; also Senator(s) Gonzales—Concerning replacing the term illegal alien with undocumented immigrant as it relates to public contracts for services.

Laid Over until March 6, 2020.

ADOPTION OF COMMITTEE OF THE WHOLE REPORT


Laid over until date indicated retaining place on Calendar:

SB20-083--March 4, 2020

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

ENERGY & ENVIRONMENT

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

HB20-1045 be postponed indefinitely.

HB20-1126 be postponed indefinitely.
FINANCE

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

HB20-1001  be referred favorably to the Committee on Appropriations.

HB20-1160  be referred favorably to the Committee on Appropriations.

HB20-1189  be postponed indefinitely.

HB20-1203  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, after "TWENTY" insert "AND TWELVE ONE-HUNDREDTHS".

Page 5, line 8, strike "and repeal (4)" and substitute "repeal (4); and add (3)(d)".

Page 5, after line 14 insert:

"(d) IN THE CASE OF TWO RESIDENT INDIVIDUALS WHO MAY LEGALLY FILE A JOINT RETURN BUT ACTUALLY FILE SEPARATE RETURNS, ONLY ONE OF THE RESIDENT INDIVIDUALS MAY CLAIM A CREDIT UNDER THIS SECTION.".

HB20-1210  be referred favorably to the Committee on Appropriations.

RURAL AFFAIRS & AGRICULTURE

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

HB20-1171  be referred favorably to the Committee on Appropriations.

HB20-1172  be postponed indefinitely.

______________

PRINTING REPORT

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

HB20-1336, 1337, 1338, 1339, 1340, 1341.
SIGNING OF BILLS - RESOLUTIONS - MEMORIALS

The Speaker has signed: **HB20-1094**.

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: **HB20-1132, 1260, 1261**.

House in recess. House reconvened.

SIGNING OF BILLS - RESOLUTIONS - MEMORIALS

The Speaker has signed: **HB20-1055, SB20-025, 043, 047, 048, and 113**.

MESSAGE(S) FROM THE SENATE

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

- **SB20-166** Amended in General Orders as printed in Senate Journal, March 2, 2020.

The Senate has passed on Third Reading and returns herewith:

- **HB20-1124, 1038, 1013, and 1009**.

The Senate has concurred in House Amendments to **SB20-061** and the bill has been repassed as amended.

MESSAGE(S) FROM THE REVISOR

We herewith transmit:

- without comment, **SB20-177**.
- without comment, as amended, **SB20-166**.
**INTRODUCTION OF BILLS**

**First Reading**

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

**HB20-1342** by Representative(s) Gray and Larson--Concerning administrative procedures related to establishing the value of property for purposes of property taxation.

Committee on Business Affairs & Labor

**HB20-1343** by Representative(s) Roberts; also Senator(s) Donovan--Concerning confinement standards for egg-laying hens whose eggs are sold.

Committee on Rural Affairs & Agriculture

**HB20-1344** by Representative(s) Holtorf--Concerning a study of artificial recharge to maximize the beneficial use of water within Colorado.

Committee on Rural Affairs & Agriculture

On motion of Representative Herod, the House adjourned until 9:00 a.m., March 4, 2020.

Approved:

KC Becker,
Speaker

Attest:

Robin Jones,
Chief Clerk
Prayer by Representative Tony Exum, Colorado Springs.

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


The roll was called with the following result:

Present--58.
Excused--Representative(s) Coleman, Garnett, Herod, Hooton, Humphrey, Jackson, Williams--7.

Present after roll call--Representative(s) Coleman, Garnett, Herod, Hooton, Humphrey, Jackson, Williams.

The Speaker declared a quorum present.

On motion of Representative Snyder, the House Journal of Tuesday, March 3, 2020, was declared 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.

SB20-017 by Senator(s) Winter, Donovan, Foote, Hisey, Moreno, Pettersen, Priola; also Representative(s) Gray, Duran, Exum, Froelich, Hooton, Valdez A., Valdez D.-- Concerning a requirement that the high-performance transportation enterprise include information about its public-private partnerships in its annual report to the legislative committees of the house of representatives and the senate that have jurisdiction over transportation.

The question being "Shall the bill pass?".

A roll call vote was taken. As 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) Bird, Bockenfeld, Esgar, Kipp, McLachlan, Melton, Michaelson Jenet, Singer, Snyder, Titone, Woodrow, Speaker

**HB20-1102** by Representative(s) Tipper and Soper; also Senator(s) Lee and Priola--Concerning required procedures to protect the defendant when jailhouse witnesses are used in a criminal case, and, in connection therewith, making an appropriation.

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Co-sponsor(s) added: Representative(s) Buckner, Duran, Gonzales-Gutierrez, Herod, Kennedy, Singer, Valdez A., Weissman, Woodrow
HB20-1301 by Representative(s) McLachlan; also Senator(s) Sonnenberg--Concerning electronic attendance in meetings of school district boards 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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Co-sponsor(s) added: Representative(s) Bird, Buckner, Buentello, Cutter, Duran, Exum, Froelich, Gray, Kipp, Lontine, McCluskie, Michaelson Jenet, Valdez D., Woodrow, Young

SB20-006 by Senator(s) Zenzinger and Story; also Representative(s) Kipp and Baisley, McLachlan--Concerning changes to the continuing administration of the Colorado opportunity scholarship initiative.

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

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SB20-081  by Senator(s) Danielson and Bridges; also
Representative(s) Sullivan and Larson--Concerning
including school information in the Colorado state
apprenticeship resource directory.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following 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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<td>Esgar Y</td>
<td>Landgraf Y</td>
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<td>Young Y</td>
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Co-sponsor(s) added: Representative(s) Arndt, Bird, Buentello, Cutter, Duran,
Exum, Froelich, Gray, Hooton, Jaquez Lewis, Lontine, McCluskie, Michaelson
Jenet, Mullica, Snyder, Woodrow, Young

SB20-123  by Senator(s) Fields and Bridges, Priola, Tate, Todd; also
Representative(s) Coleman and Herod, Soper, Bird,
Buckner, Exum, Hooton, Larson, Liston, Melton, Mullica,
Van Winkle--Concerning the rights of college athletes,
and, in connection therewith, establishing their right to
receive compensation for the use of their names, images,
and likenesses and their right to obtain professional and
legal representation.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following recorded vote, a
majority of those elected to the House voted in the affirmative and the bill
was declared *passed*. 
HB20-1225 by Representative(s) Weissman and Catlin; also Senator(s) Fenberg and Coram--Concerning clarification of the requirement of reasonableness in charges imposed by one cooperative electric association upon another.

The question being "Shall the bill pass?".

A roll call vote was taken. As 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 53 NO 11 EXCUSED 1 ABSENT 0

Arndt Y Exum Y Larson Y Singer Y
Baisley N Froelich Y Liston N Sirota Y
Benavidez Y Garnett Y Lontine Y Snyder Y
Bird Y Geitner Y McCluskie Y Soper Y
Bockenfeld N Gonzales-Gutierrez Y McKeen Y Sullivan N
Buck Y Y Gray Y McLachlan Y Tipper Y
Buckner Y Herod Y Melton Y Titone Y
Buentello Y Holtorf N Michaelson Jenet Y Valdez A. Y
Caraveo Y Hooton Y Mullica Y Valdez D. Y
Carver Y Humphrey Y Neville Y Van Winkle Y
Catlin N Jackson E Pelton N Weissman Y
Champion Y Jaquez Lewis Y Ransom Y Will N
Coleman Y Kennedy Y Rich Y Williams D. Y
Cutter Y Kipp Y Roberts Y Wilson N
Duran Y Kraft-Tharp Y Saine Y Woodrow Y
Esgar Y Landgraf N Sandridge Y Young Y

Speaker Y

Co-sponsor(s) added: Representative(s) Arndt, Buckner, Buentello, Cutter, Esgar, Exum, Froelich, Gray, Hooton, Jaquez Lewis, Kennedy, Kipp, McLachlan, Michaelson Jenet, Roberts, Singer, Sirota, Sullivan, Titone, Valdez A., Valdez D., Woodrow, Young, Speaker
**HB20-1234** by Representative(s) Valdez D. and Liston; also Senator(s) Fields--Concerning peace officer status for certain employees of 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) Benavidez, Bird, Bockenfeld

**SB20-064** by Senator(s) Foote; also Representative(s) Soper and Tipper--Concerning the repeal of a prohibition on the state attorney general bringing an action under state antitrust law when certain corporate actions have been reviewed by a federal entity.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following 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>
SB20-039 by Senator(s) Fields and Story; also Representative(s)
Valdez A. and Roberts--Concerning updated accessibility
signage in a state-owned 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.

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Co-sponsor(s) added: Representative(s) Arndt, Baisley, Esgar, Froelich, Jaquez
Lewis, Kennedy, Kipp, Melton, Michaelson Jenet, Mullica, Rich, Sirota,
Snyder, Tipper, Valdez D., Woodrow, Young

SB20-079 by Senator(s) Fields and Hisey; also Representative(s)
Valdez D.--Concerning the method of notifying people of
Amber alerts to promote the largest reach of community
notifications.

The question being "Shall the bill pass?".
A roll call vote 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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</table>
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.)

SB20-083  by Senator(s) Gonzales; also Representative(s) Herod--Concerning prohibiting civil arrest while on courthouse grounds.

(Laid Over from March 2, 2020.)

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

HB20-1061  by Representative(s) Valdez A. and Herod; also Senator(s) Moreno--Concerning pharmacists' ability to provide HIV infection prevention medications to patients, and, in connection therewith, making an appropriation.

Amendment No. 1, Appropriations Report, dated February 14, 2020, and placed in member's bill file; Report also printed in House Journal, February 14, 2020.


Amendment No. 3, by Representative A. Valdez.

Amend the Public Health Care and Human Services Committee Report,
dated January 31, 2020, page 2, line 29, strike "PROPHYLAXIS." and substitute "PROPHYLAXIS.

(5) (a) On or before six months after the effective date of this section, the State Board of Pharmacy, the Colorado Medical Board, and the State Board of Nursing shall, in collaboration with the Department of Public Health and Environment, and as described in section 12-280-601 (1)(b), develop statewide drug therapy protocols for pharmacists to prescribe and dispense HIV infection prevention drugs.

(b) If the State Board of Pharmacy, the Colorado Medical Board, and the State Board of Nursing are not able to agree in the time period required by subsection (5)(a) of this section to statewide drug therapy protocols for pharmacists to prescribe and dispense HIV infection prevention drugs, the State Board of Pharmacy shall collaborate with the Department of Public Health and Environment to develop and implement statewide drug therapy protocols by January 1, 2021.

(c) In developing the statewide drug therapy protocols, the applicable boards and the Department of Public Health and Environment shall consider physician referrals; lab testing, including preexposure and post-exposure prescribing tests, and appropriate referrals pursuant to CDC guidelines; counseling pursuant to CDC guidelines; and patient follow-up care and counseling.

SECTION 6. In Colorado Revised Statutes, add 25-1-130 as follows:

25-1-130. Standing order - post-exposure prophylaxis - definition. (1) On or before June 1, 2020, and until a statewide drug therapy protocol is implemented pursuant to section 12-280-125.7, the Department shall implement and maintain a standing order for post-exposure prophylaxis so that pharmacists may prescribe and dispense post-exposure prophylaxis pursuant to section 12-280-125.7.

(2) As used in this section "post-exposure prophylaxis" has the same meaning as set forth in section 12-280-125.7.

Renumber succeeding section accordingly.".".

Amendment No. 4, by Representative A. Valdez.

Amend the Public Health Care and Human Services Committee Report, dated January 31, 2020, page 1, after line 6 insert:

"Page 3 of the printed bill, line 15, strike "The" and substitute "A carrier shall reimburse a pharmacist employed by an in-network pharmacy for prescribing and dispensing HIV prevention drugs to a covered person. A".".

Page 1 of the report, line 13, strike "The" and substitute "Pursuant to a standing order or to a statewide drug therapy protocol developed pursuant to section 12-280-125.7, the".

Page 2 of the report, after line 9 insert:

"Page 6 of the bill, after line 5 insert:
"(f) "PRESCRIBER" MEANS:
   (I) A PHYSICIAN OR PHYSICIAN ASSISTANT LICENSED PURSUANT TO
   ARTICLE 240 OF THIS TITLE 12; OR
   (II) AN ADVANCED PRACTICE NURSE, AS DEFINED IN SECTION
   12-255-104 (1), WITH PRESCRIPTIVE AUTHORITY PURSUANT TO SECTION
   12-255-112.
   (g) "STANDING ORDER" MEANS A PRESCRIPTION ORDER WRITTEN
   BY A PRESCRIBER THAT IS NOT SPECIFIC TO AND DOES NOT IDENTIFY A
   PARTICULAR PATIENT.".

Page 6 of the bill, line 7, strike "THIS SECTION." and substitute "A
STANDING ORDER PURSUANT TO SECTION 25-1-130 OR A STATEWIDE DRUG
THERAPY PROTOCOL DEVELOPED PURSUANT TO SUBSECTION (5) OF THIS
SECTION.".

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 Geitner moved to amend the Report of the Committee of
the Whole to show that L.002 the following Geitner amendment to
SB20-083 did pass:

Amend reengrossed bill, page 5, strike lines 9 through 14.
Renumber succeeding subsection accordingly.

The amendment was declared lost by the following roll call vote:

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Speaker N

Representative Geitner moved to amend the Report of the Committee of
the Whole to show that L.004 the following Geitner amendment to
SB20-083 did pass:
Amend reengrossed bill, page 2, strike lines 10 through 15 and substitute "STATEWIDE CONCERN.".

Page 2, strike lines 21 through 25.

Page 3, strike lines 1 and 2.

Reletter succeeding subparagraphs accordingly.

Page 3, strike lines 15 through 20.

Page 4, strike lines 18 through 20.

Page 4, strike lines 22 through 27.

Page 5, strike lines 1 through 5 and substitute "procedure. (1) NOTHING IN THIS SECTION PRECLUDES A CRIMINAL ARREST OR".

Renumber succeeding subsections accordingly.

Page 5, strike lines 15 through 18.

Page 5, strike lines 19 through 26 and substitute "13-1-404. Remedies. (1) THE ATTORNEY GENERAL MAY BRING A CIVIL ACTION OF".

Renumber succeeding subsection accordingly.

Page 6, strike lines 10 through 18.

Renumber succeeding section accordingly.

The amendment was declared lost by the following roll call vote:

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Representative Williams moved to amend the Report of the Committee of the Whole to show that L.007 the following Williams amendment to SB20-083 did pass:
Amend reengrossed bill, page 5, lines 21 and 22, strike "ACTION FOR FALSE IMPRISONMENT." and substitute "ACTION.".

Page 6, after line 3 insert:

"(5) NOTHING IN SUBSECTIONS (1) THROUGH (4) OF THIS SECTION CREATES PERSONAL LIABILITY FOR A PERSON ACTING WITHIN THE SCOPE OF THE PERSON'S OFFICIAL EMPLOYMENT DUTIES.".

The amendment was declared lost by the following roll call vote:

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Representative Williams moved to amend the Report of the Committee of the Whole to show that L.009 the following Williams amendment to SB20-083 did pass:

Amend reengrossed bill, page 6, before line 4 insert:

"13-1-405. Not applicable to an individual not lawfully present. NOTWITHSTANDING ANY PROVISION OF THIS PART 4 TO THE CONTRARY, THE PROVISIONS OF THIS PART 4 DO NOT APPLY TO AN INDIVIDUAL WHO IS NOT LAWFULLY PRESENT IN THE UNITED STATES.".

Page 6, strike "13-1-405." and substitute "13-1-406."

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: HB20-1061 as amended, SB20-083.

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:

HB20-1285 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 6 insert:

"SECTION 4. In Colorado Revised Statutes, 43-5-505, amend (1)(d)(IV); and repeal (1)(d)(VI) as follows:
43-5-505. Advisory board. (1) The motorcycle operator safety advisory board is hereby created. The board consists of:
   (d) Nine members appointed by the chief of the Colorado state patrol:
      (IV) One member who represents:
      (VI) One member who represents motorcycle training providers not affiliated with the program.

Renumber succeeding section accordingly.

SB20-032 be referred to the Committee of the Whole with favorable recommendation.

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

HB20-1058 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 22-20-121 as follows:

22-20-121. Behavior analysis services in school - written policy - definition. (1) As used in this section, unless the context otherwise requires "behavior analyst" means a board certified behavior analyst, a board certified assistant behavior analyst, or a registered behavior technician who is overseen by a board certified behavior analyst or board certified assistant behavior analyst during the normal course of the behavior analyst's professional duties.

(2) No later than July 1, 2021, each administrative unit shall adopt a policy concerning behavior analysts providing medically necessary services to a student during school hours. Prior to adopting such policy, each school district board of education shall discuss, in public at a regularly scheduled meeting of the school district board of education, behavior analysts providing medically necessary services to a student during school hours.

(3) The policy adopted pursuant to this section must be posted and made publicly available on the administrative unit's website.

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 5, 2020, if adjournment sine die is on May 6, 2020); 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 2020 and, in such case, will take effect on the date of the
official declaration of the vote thereon by the governor.".

SB20-014  be referred to the Committee of the Whole with favorable
recommendation.

HEALTH & INSURANCE
After consideration on the merits, the Committee recommends the
following:

HB20-1232  be referred favorably to the Committee on Appropriations.

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

HB20-1291  be amended as follows, and as so amended, be referred to
the Committee of the Whole with favorable
recommendation:

Amend printed bill, page 10, strike lines 10 through 27 and substitute:

"13-24-110.  (Reserved)".

Printed bill, page 12, line 11, strike "process." and substitute "process -
informed consent."

Page 18, line 4, strike "13-24-110,"

Page 18, after line 17 insert:

"13-24-123.  Authority of supreme court.  Nothing in this
article 24 impinges upon the authority of the Colorado Supreme
Court to regulate the conduct of attorneys in this state.".

HB20-1307  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 "and transgender" and substitute
"transgender, and queer").
SB20-016 be postponed indefinitely.

STATE, VETERANS, & MILITARY AFFAIRS
After consideration on the merits, the Committee recommends the following:

SB20-136 be referred to the Committee of the Whole with favorable recommendation.

HB20-1149 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 4, line 19, strike "(3)(a)(I)" and substitute "(3)(a)(I); and add (3)(a)(III)".

Page 5, after line 7 insert:

"(III) The question "To your knowledge, are you or is anyone in your household enrolled in the Address Confidentiality Program?". If a person answers "yes" to this question, the person must be prevented from continuing the registration process."

Page 8, line 14, strike "Such" and substitute "Such EXCEPT AS PROVIDED IN SECTION 24-30-2108 (3) AND 24-72-204 (3.5),".

Page 9, strike lines 15 through 25.

Renumber succeeding sections accordingly.

Page 10, line 6, after "ON" insert "HOW A PARTICIPANT IN THE ADDRESS CONFIDENTIALITY PROGRAM CREATED IN PART 21 OF ARTICLE 30 OF TITLE 24 CAN REGISTER TO VOTE AND UPDATE THEIR REGISTRATION WITH THE COUNTY'S DESIGNATED ADDRESS CONFIDENTIALITY PROGRAM ELECTION STAFF, AND ON".

Page 16, strike lines 14 through 20 and substitute:

"SECTION 23. In Colorado Revised Statutes, 1-7.5-208, add (3)(c) as follows:

1-7.5-208. Certificate of mail ballots cast - survey of returns.

(3)(c) If the total number of ballots returned by preregistrants voting in a school district election in any precinct is less than ten:

(I) The returns for the school district election for all such precincts in the political subdivision shall be reported together; and

(II) Notwithstanding any other provision of law, the ballots returned by preregistrants in that precinct are not public records subject to inspection.".
Page 18, after line 14 insert:

"SECTION 28. In Colorado Revised Statutes, 8-12-105, amend (5) as follows:

8-12-105. Minimum age requirements - maximum hours of work. (5) (a) In seasonal employment for the culture, harvest, or care of perishable products where wages are paid on a piece basis, as determined in accordance with the provisions of section 8-6-106, a minor fourteen years of age or older may be permitted to work hours in excess of the limitations of subsection (4) of this section; but in no case is he or she permitted to work more than twelve hours in any twenty-four-hour period nor more than thirty hours in any seventy-two-hour period; except that a minor fourteen or fifteen years of age may work more than eight hours per day on only ten days in any thirty-day period. Overtime wage provisions of subsection (4) of this section shall not apply to this subsection (5).

(b) A minor sixteen years of age or older serving as a student election judge in accordance with section 1-6-101 may be permitted to work hours in excess of the limitations of this section; except that a minor is not permitted to work as a student election judge more than twelve hours in any twenty-four-hour period nor more than thirty hours in any seventy-two-hour period."

Renumber succeeding sections accordingly.

Page 28, after line 14 insert:

SECTION 52. In Colorado Revised Statutes, 24-72-205.5, amend (4)(b)(III) as follows:

24-72-205.5. Public inspection of ballots - stay period - recounts - rules governing public inspection of ballots - legislative declaration - definitions. (4) (b) In connection with the public inspection of the ballots to which this section pertains:

(III) To protect the privacy of particular electors, any ballots cast by electors within groups of discrete individuals who are more susceptible of being personally identified, such as military and overseas electors, shall be made available for public inspection only to the extent such ballots may be duplicated without identifying elector information. Insofar as such ballots are not able to be duplicated without identifying elector information, they are not available for public inspection. Notwithstanding any other provision of this section, no ballot, or any portion thereof, may be made available for inspection where the ballot, or any requested portion thereof, is identical in printed form, considering a combination of the election contests at issue and precinct coding, to only nine or fewer ballots, or comparable portions thereof, among all ballots used in the same election. However, any such ballot, or any requested portion thereof, that is identical in printed form to ten or more ballots, or comparable portions thereof, used in the same election may be inspected. Notwithstanding any other provision of this section, if the total number of ballots returned by preregistrants voting in a school district election in any precinct is less than ten, the ballots returned by preregistrants in that precinct shall not be made available for inspection in accordance with section 1-7.5-208 (3)(c)."
Renumber succeeding section accordingly.

TRANSPORTATION & LOCAL GOVERNMENT

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

HB20-1129 be postponed indefinitely.

HB20-1281 be referred to the Committee of the Whole with favorable recommendation.

HB20-1310 be postponed indefinitely.

SB20-056 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 21 through 27 and insert:

"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, or safety.".

Page 4, strike lines 1 through 3.

SB20-152 be referred to the Committee of the Whole with favorable recommendation.

____________________

PRINTING REPORT

The Chief Clerk reports the following bills have been correctly printed: HB20-1342, 1343, 1344.

____________________

SIGNING OF BILLS - RESOLUTIONS - MEMORIALS

The Speaker has signed: HB20-1010, 1048, 1051, 1067, 1087, 1156.

____________________

House in recess. House reconvened.
MESSAGE(S) FROM THE SENATE

Madam Speaker:

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB20-171 and 80.

The Senate has passed on Third Reading and returns herewith:
HB20-1159, 1041, 1157, 1020, 1044, and 1057.

The Senate has adopted and transmits herewith: SJR20-017.

MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, SB20-171 and 080.
without comment, as amended, HB20-1074, SB20-175, 040, and 139.

INTRODUCTION OF BILLS
First Reading

The following bill was read by title and referred to the committee indicated:
HB20-1345 by Representative(s) Garnett and Neville, Becker; also Senator(s) Fenberg and Holbert--Concerning payment of expenses of the legislative department.
Committee on Appropriations

On motion of Representative Mullica, the House adjourned until 9:00 a.m., March 5, 2020.

Approved:
KC Becker,
Speaker

Attest:
Robin Jones,
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 Dean Brown, Morgan Hardy, Micah Humphreys, Ingrid Piltingsrud, Lake City Community School, Lake City.

The roll was called with the following result:

Present--63.
Excused--Representative(s) Snyder, Tipper--2.

The Speaker declared a quorum present.

On motion of Representative Sirota, the House Journal of Wednesday, March 4, 2020, was declared 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.

SB20-083 by Senator(s) Gonzales; also Representative(s) Herod--Concerning prohibiting civil arrest while on courthouse grounds.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared passed.
HB20-1061  by Representative(s) Valdez A. and Herod; also Senator(s) Moreno--Concerning pharmacists' ability to provide HIV infection prevention medications to patients, 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, Bird, Buckner, Buentello, Caraveo, Coleman, Esgar, Exum, Froelich, Gonzales-Gutierrez, Gray, Hooton, Jaquez Lewis, Kipp, Lontine, Melton, Michaelson Jenet, Mullica, Roberts, Singer, Sirota, Tipper, Titone, Weissman, Woodrow

On motion of Representative Garnett, SB20-032, HB20-1058, SB20-014, HB20-1291, HB20-1281, SB20-152 were made Special Orders on March 5, 2020, at 9:31a.m.
The hour of 9:31 a.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.)

**SB20-032** by Senator(s) Holbert; also Representative(s) McKean and Esgar--Concerning the age of employees authorized to sell alcohol beverages at establishments licensed to sell alcohol beverages at retail.

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

**HB20-1058** by Representative(s) Froelich; also Senator(s) Bridges--Concerning services performed by a board certified behavior analyst for students during school hours.


Amendment No. 2, by Representative Froelich.

Amend the Education Committee Report, dated March 3, 2020, page 1, line 17, after "SOLICIT AND RECEIVE INPUT FROM PARENTS AND COMMUNITY MEMBERS AND"

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

**SB20-014** by Senator(s) Fields; also Representative(s) Michaelson Jenet and Cutter--Concerning excused absences in public schools resulting from behavioral health concerns.

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

**HB20-1291** by Representative(s) Tipper; also Senator(s) Gardner--Concerning the "Uniform Collaborative Law Act".


Amendment No. 2, by Representative Tipper.
Amend printed bill, page 12, after line 10 insert:

"(2) NOTHING IN SECTION 13-24-117 WAIVES THE PROVISIONS OF RULE 1.6 (b) OF THE COLORADO RULES OF PROFESSIONAL CONDUCT.".

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

HB20-1281 by Representative(s) Pelton and Valdez D.; also Senator(s) Hisey--Concerning the salary categorization of locally elected officers in specified counties.

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

SB20-152 by Senator(s) Zenzinger and Woodward, Moreno, Tate; also Representative(s) Valdez D., Arndt, McKean, Van Winkle--Concerning correction of the effective date clause of Senate Bill 19-263 for the purpose of ensuring that the bill accomplishes its intended legal effect of eliminating the requirement that the state treasurer execute lease-purchase agreements to fund transportation projects during the 2020-21 and 2021-22 state fiscal years if a referred ballot issue that authorizes the state to issue transportation revenue anticipation notes is approved at the 2020 general election.

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

ADOPTION OF COMMITTEE OF THE WHOLE REPORT

Passed Second Reading: HB20-1058 as amended, HB20-1281, HB20-1291 as amended, SB20-014, SB20-032, SB20-152.

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 Garnett Y Lontine Y Snyder E
Bird Y Geitner N McCluskie Y Soper N
Bockenfeld Y Gonzales-Gutierrez Y McKean N Sullivan Y
Buck N Gray Y McLachlan Y Tipper Y
Buckner Y Herod Y Melton Y Titone Y
Buentello Y Holofe Y Michaelson Jenet Y Valdez A. Y
Caraveo Y Hooton Y Mullica Y Valdez D. Y
Carver N Humphre N Neville Y Van Winkle Y
Catlin Y Jackson Y Pelton Y Weissman Y
Champion Y Jaquez Lewis Y Ransom Y Will Y
APPOINTMENT

The Speaker announced the following temporary committee appointment for March 5, 2020 only:

**Finance**
Representative Buckner to replace Representative Snyder.

REPORT(S) OF COMMITTEE(S) OF REFERENCE

BUSINESS AFFAIRS & LABOR

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

**HB20-1293** be amended as follows, and as so amended, be referred to the Committee on Finance with favorable recommendation:

Amend printed bill, page 3, line 7, strike "20-____," and substitute "20-1293,.".

Page 4, line 11, strike "TELECOMMUNICATIONS SERVICE, SUCH AS" and substitute "COMMUNICATIONS SERVICE INCLUDING".

Page 4, line 13, strike "SERVICE,".

Page 4, line 14, after "CALLS." insert "THE TERM DOES NOT INCLUDE FACILITIES-BASED BROADBAND SERVICES.".

Page 4, line 20, strike "CHANNELS." and substitute "CHANNELS CAPABLE OF MAKING SIMULTANEOUS CALLS.".

Page 4, line 22, strike "USING 911 OR ITS EQUIVALENT" and substitute "BY DIALING 911 OR ADDRESSING THE ESINet".

Page 4, line 23, after "IMAGES," insert "AND".

Page 4, lines 23 and 24, strike "AND DATA COMMUNICATIONS,".

Page 5, line 2, strike "LOCATION OF" and substitute "TELEPHONE NUMBER AND LOCATION OF THE CALLER. ALI INCLUDES".

Page 5, strike line 3.

Page 5, line 4, strike "INCLUDING".
Page 5, strike lines 9 through 12 and substitute:

"(7) "BASIC EMERGENCY SERVICE" MEANS THE AGGREGATION AND TRANSPORTATION OF A 911 CALL DIRECTLY TO A POINT OF INTERCONNECTION WITH A GOVERNING BODY OR PSAP, REGARDLESS OF THE TECHNOLOGY USED TO PROVIDE THE SERVICE. THE AGGREGATION OF CALLS MEANS THE COLLECTION OF 911 CALLS FROM ONE OR MORE ORIGINATING SERVICE PROVIDERS OR INTERMEDIARY AGGREGATION SERVICE PROVIDERS FOR THE PURPOSE OF SELECTIVELY ROUTING AND TRANSPORTING 911 CALLS DIRECTLY TO A POINT OF INTERCONNECTION WITH A GOVERNING BODY OR PSAP. THE OFFERING OR PROVIDING OF ALI SERVICE OR SELECTIVE ROUTING DIRECTLY TO A GOVERNING BODY OR PSAP BY ANY PERSON IS ALSO A BASIC EMERGENCY SERVICE. BASIC EMERGENCY SERVICE DOES NOT INCLUDE:

(a) THE PORTION OF A 911 CALL PROVIDED BY AN ORIGINATING SERVICE PROVIDER;
(b) THE SERVICES PROVIDED BY AN INTERMEDIARY AGGREGATION SERVICE PROVIDER;
(c) THE DELIVERY OF A 911 CALL FROM THE ORIGINATING SERVICE PROVIDER OR AN INTERMEDIARY AGGREGATION SERVICE PROVIDER TO A POINT OF INTERCONNECTION WITH THE BESP;
(d) THE DELIVERY OF A 911 CALL FROM THE POINT OF INTERCONNECTION BETWEEN THE BESP AND A PSAP TO THE PSAP FACILITY THAT RECEIVES AND PROCESSES THE 911 CALL; OR
(e) THE DELIVERY OF TEXT-TO-911 VIA INTERIM METHODS."

Page 5, line 14, strike "AUTHORIZED" and substitute "CERTIFIED".

Page 5, line 19, strike "OF" and substitute "WHERE THE RESPONSIBILITY OF A PORTION OF A NETWORK CHANGES FROM ONE PARTY TO ANOTHER.".

Page 5, strike lines 20 and 21.

Page 6, line 8, after "CALLS" insert "BY THE PSAP".

Page 6, line 14, strike "BOARD OF COUNTY" and substitute "ORGANIZATION RESPONSIBLE FOR ESTABLISHING, COLLECTING, AND DISBURSING THE EMERGENCY TELEPHONE CHARGE IN A SPECIFIC GEOGRAPHIC AREA PURSUANT TO SECTIONS 29-11-102, 29-11-103, and 29-11-104.".

Page 6, strike lines 15 through 22.

Page 7, strike lines 4 through 14.

Renumber succeeding subsections accordingly.

Page 7, line 16, strike "CALL." and substitute "CALL THROUGH THE PUBLIC SWITCHED NETWORK.".

Page 7, line 20, strike "END-USE".

Page 7, strike lines 25 and 26 and substitute "PBX, AND HYBRID-KEY TELEPHONE SYSTEMS; AND".

Page 8, strike lines 26 and 27.
Page 9, strike lines 1 through 3.
Renumber succeeding subsections accordingly.
Page 10, lines 6 through 8, strike "SURCHARGE, THE PREPAID WIRELESS 911 CHARGE, AND THE PREPAID WIRELESS TRS CHARGE." and substitute "SURCHARGE."
Page 11, line 10, strike "WILL BE" and substitute "IS".
Page 11, line 24, strike "THE DATE IT BECOMES EFFECTIVE." and substitute "AN EFFECTIVE DATE OF EITHER THE FOLLOWING FEBRUARY 1 OR THE FOLLOWING JUNE 1."
Page 13, after line 17 insert:
"(5) THE EMERGENCY TELEPHONE CHARGE IS THE LIABILITY OF THE SERVICE USER AND NOT OF THE SERVICE SUPPLIER; EXCEPT THAT THE SERVICE SUPPLIER IS LIABLE TO REMIT ALL EMERGENCY SERVICE CHARGES THAT THE SERVICE SUPPLIER COLLECTS FROM SERVICE USERS."
Page 14, line 13, strike "A".
Page 14, strike lines 14 and 15 and substitute "THE 911 SURCHARGE IS THE LIABILITY OF THE SERVICE USER AND NOT OF THE SERVICE SUPPLIER; EXCEPT THAT THE SERVICE SUPPLIER IS LIABLE TO REMIT ALL 911 SURCHARGES THAT THE SERVICE SUPPLIER COLLECTS FROM SERVICE USERS."
Page 18, line 14, strike "if ANY OF THE FOLLOWING APPLY:" and substitute "if:".
Page 18, lines 17 and 18, strike "If sub-subparagraph (A) of this subparagraph (II) does not apply, The" and substitute "If sub-subparagraph (A) of this subparagraph (II) SUBSECTIONS (2)(d)(II)(A) OF THIS SECTION do not apply, the".
Page 18, lines 20 and 21, strike "If sub-subparagraphs (A) and (B) of this subparagraph (II) do not apply, The" and substitute "If sub-subparagraphs (A) and (B) of this subparagraph (II) SUBSECTIONS (2)(d)(II)(A) AND (2)(d)(II)(B) OF THIS SECTION do not apply, the".
Page 18, lines 24 and 25, strike "If sub-subparagraphs (A) to (C) of this subparagraph (II) do not apply, The" and substitute "If sub-subparagraphs (A) to (C) of this subparagraph (II) SUBSECTIONS (2)(d)(II)(A) TO (2)(d)(II)(C) OF THIS SECTION do not apply, the".
Page 19, lines 2 and 3, strike "If sub-subparagraphs (A) to (D) of this subparagraph (II) do not apply, The" and substitute "If sub-subparagraphs (A) to (D) of this subparagraph (II) SUBSECTIONS (2)(d)(II)(A) TO (2)(d)(II)(D) OF THIS SECTION do not apply, the".
Page 21, strike lines 20 through 25.
Page 21, line 26, strike ", (b)" and substitute "(5)".
Page 22, line 14, strike "BILL." and substitute "BILL, UNLESS THE SERVICE SUPPLIER DOES NOT SEPARATELY LIST ANY FEES OR SURCHARGES AS LINE ITEMS.".

Page 22, line 15, after "LIABLE" insert "ONLY".

Page 22, line 17, after "AND" insert "ONLY".

Page 22, line 17, after "SURCHARGE" insert "COLLECTED UNDER THIS PART".

Page 30, line 26, strike "PUBLIC REPORTING OF" and substitute "MEMBERS OF THE PUBLIC TO REPORT".

Page 30, after line 27 insert:

"SECTION 11. In Colorado Revised Statutes, 39-21-113, add (25) as follows:


Strike pages 31 and 32.

Page 33, strike lines 1 through 25.

Renumber succeeding sections accordingly.

Page 34, line 4, strike "(24)" and substitute "(23)".

Page 34, line 11, strike "(24)" and substitute "(23)".

Page 36, line 4, strike "(24)" and substitute "(23)".

SB20-078 be referred to the Committee of the Whole with favorable recommendation.

SB20-086 be referred to the Committee of the Whole with favorable recommendation.
HEALTH & INSURANCE

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

HB20-1221 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)(b)" and substitute "(1)(a) and (2)(b); and add (2)(c)".

Page 2, line 5, after "rules." insert "(1) (a) The general assembly authorizes the state department to implement a pilot program that would allow an eligible person with a disability to receive complementary or alternative medicine to the extent authorized by federal waiver. The pilot program may begin no later than January 1, 2012. The state department shall design and implement the pilot program with input from an advisory committee that must include, but need not be limited to, persons with spinal cord injuries who are receiving complementary or alternative medicine. The state department shall continue to utilize a volunteer outreach coordinator throughout the duration of the pilot program whose duties include, but are not limited to, facilitating participant and provider enrollment and acting as an informal liaison between the state department, pilot program participants, and other stakeholders. The state department may seek any federal waivers that may be necessary to implement this part 13.".

Page 2, line 7, strike "PRIMARY CONDITION OF A".

Page 2, lines 9 and 10, strike "AND HAVE A SECONDARY CONDITION OF PARALYSIS;" and substitute "WITH THE TOTAL INABILITY FOR INDEPENDENT AMBULATION DIRECTLY RESULTING FROM ONE OF THESE DIAGNOSES;".

Page 2, line 13, strike "and" and substitute "and".

Page 2, strike line 22 and substitute "SERVICES.".

Page 2, strike line 23 and substitute:
"(c) THE PILOT PROGRAM IS AVAILABLE TO ALL ELIGIBLE INDIVIDUALS IN COLORADO.".

Page 3, strike lines 1 through 3.

Page 3, line 4, strike "date." and substitute "date - implementation. (1)".

Page 3, after line 13 insert:
"(2) The amendments to section 25.5-6-1303 (2)(b), Colorado Revised Statutes, in section 1 of this act must be implemented no later than July 1, 2021.".
LEGAL SERVICES
After consideration on the merits, the Committee recommends the following:

HB20-1179 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:

HB20-1302 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 "AN ACT" insert "COMMITTED AGAINST AN AT-RISK ADULT".

Page 7, line 26, after "WHO" insert "WILLFULLY".

Page 9, line 13, strike "(7)(a),".

Page 10, line 20, strike "HIRE THE PERSON" and substitute "INITIATE THE HIRING PROCESS".

Page 10, strike line 22 and substitute "THAN THIRTY DAYS FROM RECEIPT OF THE PRIOR CAPS CHECK RESULTS, THE".

Page 10, line 25, strike "EMPLOYEE," and substitute "EMPLOYEE OR VOLUNTEER,".

Page 10, line 27 after "EMPLOYEE" insert "OR VOLUNTEER".

Page 11, line 27 after "EMPLOYEE" insert "OR VOLUNTEER".

Page 12, strike lines 15 through 20.

Page 12, line 26, strike "GUARDIANSHIP." and substitute "GUARDIANSHIP PURSUANT TO SECTION 13-94-105 (6).".

Page 14, line 21, after "amend" insert "(1)(c), (15.5) introductory portion,".

Page 14, after line 24 insert:

"(1) "Abuse" means any of the following acts or omissions committed against a person with an intellectual and developmental disability:

(c) Subjection to sexual conduct or contact classified as a crime under the "Colorado Criminal Code", title 18, C.R.S. UNLAWFUL SEXUAL BEHAVIOR AS DEFINED IN SECTION 16-22-102 (9).

(15.5) "Exploitation" means an act or omission committed by a person who THAT: ".
HB20-1317  be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 5, line 5, before "WHO" insert "FROM THE GENERAL ASSEMBLY".

Page 5, line 6, before "WHO" insert "FROM THE GENERAL ASSEMBLY".

SB20-087  be referred to the Committee of the Whole with favorable recommendation.

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

HB20-1282  be postponed indefinitely.

HB20-1320  be referred favorably to the Committee on Finance.

PRINTING REPORT
The Chief Clerk reports the following bill was correctly printed:

HB20-1345.

MESSAGE(S) FROM THE GOVERNOR
I certify I received the following on the 3rd day of March, 2020, at 3:15 p.m. The original is on file in the records of the House of Representatives of the General Assembly.

Robin Jones,
Chief Clerk of the House

Tuesday, March 3, 2020
Honorable Members of the Colorado House of Representatives:

Pursuant to the authority vested in the Office of the Governor of the State of Colorado, I have the honor to inform you that I have approved and filed with the Secretary of State the following Acts:

HB20-1289  Align Precinct Caucus Eligibility Deadlines
Approved on Tuesday, March 3, 2020 at 1:15 P.M.

Sincerely,

Jared Polis
Governor

I certify I received the following on the 4th day of March, 2020, at 4:30 p.m. The original is on file in the records of the House of Representatives of the General Assembly.

Robin Jones,
Chief Clerk of the House

Wednesday, March 4, 2020

Colorado House of Representatives
The 72nd General Assembly
Second Regular Session
State Capitol
Denver, Colorado 80203

Honorable Members of the Colorado House of Representatives:

Pursuant to the authority vested in the Office of the Governor of the State of Colorado, I have the honor to inform you that I have approved and filed with the Secretary of State the following Acts:

HB20-1242  Department of Agriculture Supplemental
Approved on Wednesday, March 4, 2020 at 12:15 P.M.

HB20-1243  Department of Corrections Supplemental
Approved on Wednesday, March 4, 2020 at 12:16 P.M.

HB20-1244  Department of Education Supplemental
Approved on Wednesday, March 4, 2020 at 12:16 P.M.

HB20-1245  Department of Governor, Lt. Governor, & OSPB Supplemental
Approved on Wednesday, March 4, 2020 at 12:17 P.M.

HB20-1246  Department of Health Care Policy & Financing Supplemental
Approved on Wednesday, March 4, 2020 at 12:20 P.M.

HB20-1247  Department of Higher Education Supplemental
Approved on Wednesday, March 4, 2020 at 12:24 P.M.
<table>
<thead>
<tr>
<th>Bill Number</th>
<th>Description</th>
<th>Approved Time</th>
</tr>
</thead>
<tbody>
<tr>
<td>HB20-1248</td>
<td>Department of Human Services Supplemental</td>
<td>Wednesday, March 4, 2020 at 12:14 P.M.</td>
</tr>
<tr>
<td>HB20-1249</td>
<td>Judicial Department Supplemental</td>
<td>Wednesday, March 4, 2020 at 12:03 P.M.</td>
</tr>
<tr>
<td>HB20-1250</td>
<td>Department of Law Supplemental</td>
<td>Wednesday, March 4, 2020 at 12:07 P.M.</td>
</tr>
<tr>
<td>HB20-1251</td>
<td>Department of Local Affairs Supplemental</td>
<td>Wednesday, March 4, 2020 at 12:04 P.M.</td>
</tr>
<tr>
<td>HB20-1252</td>
<td>Department of Military Affairs Supplemental</td>
<td>Wednesday, March 4, 2020 at 12:10 P.M.</td>
</tr>
<tr>
<td>HB20-1253</td>
<td>Department of Natural Resources Supplemental</td>
<td>Wednesday, March 4, 2020 at 12:12 P.M.</td>
</tr>
<tr>
<td>HB20-1254</td>
<td>Department of Personnel Supplemental</td>
<td>Wednesday, March 4, 2020 at 12:23 P.M.</td>
</tr>
<tr>
<td>HB20-1255</td>
<td>Department of Public Health &amp; Environment</td>
<td>Wednesday, March 4, 2020 at 12:05 P.M.</td>
</tr>
<tr>
<td>HB20-1256</td>
<td>Department of Public Safety Supplemental</td>
<td>Wednesday, March 4, 2020 at 12:15 P.M.</td>
</tr>
<tr>
<td>HB20-1257</td>
<td>Department of Revenue Supplemental</td>
<td>Wednesday, March 4, 2020 at 12:25 P.M.</td>
</tr>
<tr>
<td>HB20-1258</td>
<td>Department of Treasury Supplemental</td>
<td>Wednesday, March 4, 2020 at 12:24 P.M.</td>
</tr>
<tr>
<td>HB20-1259</td>
<td>Capital Construction Supplemental</td>
<td>Wednesday, March 4, 2020 at 12:21 P.M.</td>
</tr>
<tr>
<td>HB20-1132</td>
<td>County Reimbursement For Local Elections Supplies</td>
<td>Wednesday, March 4, 2020 at 12:02 P.M.</td>
</tr>
</tbody>
</table>

Sincerely,

Jared Polis
Governor

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

TRANSPORTATION & LOCAL GOVERNMENT

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

HB20-1170 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 1, strike line 2 and substitute:

"SECTION 1. In Colorado Revised Statutes, 42-1-102, amend (58); repeal (52.5); and add (43.1) and (102.6) as follows:".

Page 2, strike line 1.

Page 2, after line 3 insert:

"(43.1) "HISTORICAL MILITARY VEHICLE" HAS THE SAME MEANING AS SET FORTH IN SECTION 42-12-101.

(52.5) "Military vehicle" means a vehicle of any size or weight that is valued for historical purposes, that was manufactured for use by any nation's armed forces, and that is maintained in a condition that represents its military design and markings.

(58) (a) "Motor vehicle" means any self-propelled vehicle that is designed primarily for travel on the public highways and that is generally and commonly used to transport persons and property over the public highways or a low-speed electric vehicle.

(b) except that the term "MOTOR VEHICLE" does not include electrical assisted bicycles, electric scooters, low-power scooters, wheelchairs, or vehicles moved solely by human power.

(c) For the purposes of the offenses described in sections 42-2-128, 42-4-1301, 42-4-1301.1, and 42-4-1401 for farm tractors and off-highway vehicles, as defined in section 33-14.5-101 (3), operated on streets and highways, "motor vehicle" includes a farm tractor or an off-highway vehicle that is not otherwise classified as a motor vehicle.

(d) "MOTOR VEHICLE" INCLUDES A HISTORICAL MILITARY VEHICLE FOR THE PURPOSE OF REGISTRATION IN ACCORDANCE WITH PART 5 OF ARTICLE 12 OF THIS TITLE AND DRIVING ON A HIGHWAY.

(e) For the purposes of sections 42-2-127, 42-2-127.7, 42-2-128, 42-2-138, 42-2-206, 42-4-1301, and 42-4-1301.1, "motor vehicle" includes a low-power scooter."

Page 2, strike lines 6 and 7 and substitute "VEHICLE" DOES NOT INCLUDE A HISTORICAL MILITARY VEHICLE.".

Page 2, line 10, strike "Military" and substitute "Surplus military".

Page 2, lines 10 and 11, strike "OR A MILITARY VEHICLE".

Page 2, after line 11 insert:

"SECTION 3. In Colorado Revised Statutes, 42-3-120, amend (1) as follows:
42-3-120. Department may cancel or deny registration.
(1) The department shall cancel the registration of any vehicle that the
department determines is unsafe or unfit to be operated or is not equipped
as required by law; EXCEPT THAT THE DEPARTMENT SHALL NOT CANCEL
A REGISTRATION MERELY BECAUSE THE VEHICLE IS A HISTORICAL
MILITARY VEHICLE.

SECTION 4. In Colorado Revised Statutes, 42-3-202, amend (4)
as follows:
42-3-202. Number plates furnished to be attached.
(4) Notwithstanding subsections (1) to (3) of this section, the owner of
a HISTORICAL military vehicle may elect to need not display the vehicle's
assigned license plate if the license plate is physically in the military
vehicle and is available for inspection to any peace officer who requests
the plate.

SECTION 5. In Colorado Revised Statutes, 42-6-102, amend
(6.3) as follows:
42-6-102. Definitions. As used in this part 1, unless the context
otherwise requires:
(6.3) "Historical military vehicle" means a vehicle of any size or
weight that is valued for historical purposes, that was manufactured for
use by any nation's armed forces, and that is maintained in a condition
that represents its military design and markings.

SECTION 6. In Colorado Revised Statutes, 42-12-101, amend
the introductory portion; and add (7.5) as follows:
42-12-101. Definitions. As used in this article ARTICLE 12, unless
the context otherwise requires:
(7.5) "HISTORICAL MILITARY VEHICLE" MEANS A VEHICLE OF ANY
SIZE OR WEIGHT THAT:
(a) IS VALUED FOR HISTORICAL PURPOSES;
(b) WAS MANUFACTURED FOR USE BY ANY NATION'S ARMED
FORCES;
(c) IS A MODEL YEAR 1980 OR AN EARLIER MODEL YEAR; AND
(d) IS MAINTAINED IN A CONDITION REPRESENTING ITS MILITARY
DESIGN AND HISTORICALLY APPROPRIATE MARKINGS.

SECTION 7. In Colorado Revised Statutes, add part 5 to article
12 of title 42 as follows:
PART 5
HISTORICAL MILITARY VEHICLES
42-12-501. Certificates of title. (1) The owner of a HISTORICAL
MILITARY VEHICLE MAY ELECT TO BE ISSUED A TITLE AS A MOTOR VEHICLE
IF:
(a) OTHER THAN THE VEHICLE NOT BEING A MOTOR VEHICLE, THE
HISTORICAL MILITARY VEHICLE IS QUALIFIED TO BE ISSUED A CERTIFICATE
OF TITLE UNDER ARTICLE 6 OF THIS TITLE 42;
(b) THE OWNER PAYS ANY FEES IMPOSED IN ARTICLE 6 OF THIS
TITLE 42; AND
(c) THE OWNER SIGNS AN AFFIDAVIT THAT THE VEHICLE WILL BE
USED ONLY IN ACCORDANCE WITH SECTION 42-12-503.
(2) The department shall issue a certificate of title for a
SURPLUS MILITARY VEHICLE AS AN OFF-HIGHWAY VEHICLE DESPITE THE
VEHICLE BEING TITLED AS A HISTORICAL MILITARY VEHICLE BY THE
PREVIOUS OWNER IF THE SURPLUS MILITARY VEHICLE:
(a) HAS BEEN TRANSFERRED TO ANOTHER PERSON; AND
(b) THE OWNER DOES NOT INTEND TO MAINTAIN AND USE THE
VEHICLE IN ACCORDANCE WITH THIS PART 5.

42-12-502. Registration. The department shall register and issue a license plate to a historical military vehicle if the owner signs an affidavit that the vehicle will be used in accordance with section 42-12-503; the vehicle is qualified, other than not being a motor vehicle, to be registered under article 3 of this title 42; and the owner pays any taxes or fees imposed in article 3 of this title 42.

42-12-503. Authorized use. (1) A person may drive a registered historical military vehicle on the highways, but only:

(a) To and from assemblies, conventions, or other meetings where historical military vehicles and their ownership are the primary interest;
(b) On special occasions, for demonstrations and parades;
(c) On occasions when the operation of the vehicle on the highways will not constitute a traffic hazard; and
(d) To, from, and during local, state, or national tours held primarily for the exhibition and enjoyment of historical military vehicles.

(2) A person shall not drive a historical military vehicle on the highways unless in compliance with subsection (1) of this section.

(3) A person who violates subsection (1) of this section commits a class B traffic infraction. The department may cancel the registration of a historical military vehicle that violates subsection (1) of this section.

42-12-504. Emissions. A historical military vehicle is exempt from statutes requiring the inspection and use of emission controls, as required in parts 3 and 4 of article 4 of this title 42. To operate a historical military vehicle on a highway, a historical military vehicle that had emission controls as standard equipment at the time of manufacture must have the equipment in proper operating condition."

Renumber succeeding section accordingly.

MESSAGE(S) FROM THE SENATE

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

SB20-176.

The Senate has passed on Third Reading and returns herewith: HB20-1181.

The Senate has voted to concur in House Amendments to SB20-039 and 123. The bills have been repassed as amended.
MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, **SB20-176**.

_________________

INTRODUCTION OF BILLS

First Reading

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

**HB20-1346** by Representative(s) Bird and Cutter; also Senator(s) Lee and Hisey--Concerning the innovative industries workforce development program, and, in connection therewith, extending the program for five years.
Committee on Business Affairs & Labor
Committee on Appropriations

**HB20-1347** by Representative(s) Young--Concerning the child care licensure exemption for family child care homes.
Committee on Public Health Care & Human Services

**HB20-1348** by Representative(s) Kennedy; also Senator(s) Gonzales--Concerning additional liability of a defendant who admits liability under respondeat superior.
Committee on Judiciary

**HB20-1349** by Representative(s) Roberts and Kennedy, McCluskie; also Senator(s) Donovan, Fenberg, Gonzales--Concerning the Colorado option plan to be implemented by executive agencies in order to create more affordable health benefit plans for health care consumers in this state.
Committee on Health & Insurance
Committee on Appropriations

**SB20-003** by Senator(s) Garcia and Hisey, Donovan, Fenberg, Fields, Gonzales, Lee, Todd, Williams A.; also Representative(s) Esgar and Will--Concerning improvements to state parks, and, in connection therewith, making an appropriation.
Committee on Rural Affairs & Agriculture
Committee on Finance
Committee on Appropriations

**SB20-040** by Senator(s) Ginal and Todd; also Representative(s) Buckner and Michaelson Jenet--Concerning the regulation of genetic counselors, and, in connection therewith, making an appropriation.
Committee on Public Health Care & Human Services
SB20-139 by Senator(s) Foote; also Representative(s) Gray--Concerning authorization for a county to lend money to a governmental entity created by or located within the county for the purpose of providing funding for public infrastructure projects within the county.

Committee on Transportation & Local Government

SB20-166 by Senator(s) Moreno; also Representative(s) Esgar--Concerning simplifying the requirements for a minor to obtain a new birth certificate from the state registrar.

Committee on Public Health Care & Human Services

SB20-171 by Senator(s) Winter and Smallwood; also Representative(s) Soper and Buckner--Concerning rules under the children’s habilitation residential program.

Committee on Public Health Care & Human Services

SB20-175 by Senator(s) Zenzinger and Rankin; also Representative(s) Titone and McLachlan--Concerning the prohibition of indicating an assessment score on a student’s high school transcript.

Committee on Education

SB20-176 by Senator(s) Danielson and Ginal; also Representative(s) Titone and Young--Concerning measures to facilitate enforcement of existing prohibitions against unreasonable conduct by health insurers.

Committee on Health & Insurance

SB20-177 by Senator(s) Donovan; also Representative(s) Woodrow, Melton--Concerning amending the definition of “hard cider” as it relates to the regulation of alcohol beverages to harmonize with federal law.

Committee on Business Affairs & Labor

INTRODUCTION OF RESOLUTION

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

SJR20-017 by Senator(s) Fenberg; also Representative(s) Garnett--Concerning changes to the Joint Rules of the Senate and House of Representatives regarding equal access to legislative proceedings.

LAY OVER OF CALENDAR ITEM(S)

On motion of Representative Garnett, the following item on the Calendar for March 5 was laid over until March 6, retaining place on Calendar:

Consideration of Senate Amendment(s)--HB20-1074.
NOTICE OF CALENDARED ITEM(S)

On motion of Representative Garnett, the following bill will be calendared for General Orders Second Reading on March 20, 2020:

**HB20-1164.**

On motion of Representative Garnett, the House adjourned until 9:00 a.m., March 6, 2020.

Approved:  
KC Becker,  
Speaker

Attest:  
Robin Jones,  
Chief Clerk
Prayer by Pastor Jordan Emerson, Horizon Christian Fellowship, Golden.

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

Pledge of Allegiance led by Jayden Bowry, Devyn Novak, Khloe D'Auray, Gabriella Mullica, Studio School, Northglenn.

The roll was called with the following result:

Present--62.
Excused--Representative(s) Herod, Humphrey, Snyder--3.

Present after roll call--Representative(s) Herod, Humphrey.

The Speaker Pro Tem declared a quorum present.

On motion of Representative Sirota, the House Journal of Thursday, March 5, 2020, was declared 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:

HB20-1001 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 27, after line 9 insert:

"SECTION 18. Appropriation. (1) For the 2019-20 state fiscal year, $45,414 is appropriated to the department of revenue. This appropriation is from the liquor enforcement division and state licensing authority cash fund created in section 44-6-101, C.R.S. To implement this act, the department may use this appropriation as follows:

(a) $26,139 for use by the liquor and tobacco enforcement division for personal services, which amount is based on an assumption that the division will require an additional 0.5 FTE; and

(b) $19,275 for use by the liquor and tobacco enforcement division for operating expenses."
SECTION 19. Appropriation. (1) For the 2020-21 state fiscal year, $2,391,262 is appropriated to the department of revenue. This appropriation is from the liquor enforcement division and state licensing authority cash fund created in section 44-6-101, C.R.S., and is based on an assumption that the department will require an additional 18.9 FTE. To implement this act, the department may use this appropriation as follows:

Executive director's office, administration and support
- Health, life, and dental $180,166
- Short-term disability $2,010
- S.B. 04-257 amortization equalization disbursement $59,107
- S.B. 06-235 supplemental amortization equalization disbursement $59,107
- Legal services $98,605
- Vehicle lease payments $69,450
- Leased space $124,740

Executive director's office, hearings division
- Personal services $96,012 (1.5 FTE)
- Operating expenses $11,325

Taxation business group, administration
- Tax administration IT system (GenTax) support $1,800

Enforcement business group, liquor and tobacco enforcement division
- Personal services $1,232,116 (17.4 FTE)
- Operating expenses $456,824

(2) For the 2020-21 state fiscal year, $98,605 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 and is based on an assumption that the department of law will require an additional 0.5 FTE. To implement this act, the department of law may use this appropriation to provide legal services for the department of revenue.

(3) For the 2020-21 state fiscal year, $69,450 is appropriated to the department of personnel. 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 personnel may use this appropriation for vehicle replacement lease/purchase."

Renumber succeeding sections accordingly.

Page 1, line 101, strike "REGULATIONS." and substitute "REGULATIONS, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB20-1003 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 12, before line 18 insert:

"SECTION 5. Appropriation. For the 2020-21 state fiscal year,
$45,563 is appropriated to the office of the governor - lieutenant governor - state planning and budgeting for use by the office of economic development and international trade. 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 for rural jump start program costs."

Renumber succeeding section accordingly.

Page 1, line 101, strike "ACT." and substitute "ACT, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB20-1005 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 20 insert:

"SECTION 3. Appropriation. For the 2020-21 state fiscal year, $50,000 is appropriated to the department of law. This appropriation is from the general fund. To implement this act, the department may use this appropriation for the office of community engagement."

Renumber succeeding section accordingly.

Page 1, line 101, strike "PROGRAM." and substitute "PROGRAM, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB20-1072 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 19 through 24 and substitute:

"SECTION 4. In Colorado Revised Statutes, 23-3.3-103, add (9) as follows:

23-3.3-103. Annual appropriations - repeal. (9) (a) The provisions of subsection (1) of this section concerning appropriations for student financial assistance under this article 3.3 do not apply to appropriations made for the purpose of conducting feasibility studies and pilot programs to investigate emerging technologies for water management pursuant to section 23-20-141.

(b) This subsection (9) is repealed, effective July 1, 2022.

SECTION 5. In Colorado Revised Statutes, 23-18-308, amend (1)(f); and add (1)(h) as follows:

23-18-308. Fee-for-service contracts - limited purpose - repeal.

(1) Subject to available appropriations, the department shall enter into fee-for-service contracts for the following purposes:

(f) Providing services to maximize concurrent enrollment across the community college system as provided in section 23-60-202.7; and

(h) The conduct of feasibility studies and pilot programs
TO INVESTIGATE EMERGING TECHNOLOGIES FOR WATER MANAGEMENT
Pursuant to Section 23-20-141. This subsection (1)(h) is repealed, effective June 30, 2022.

SECTION 6. Appropriation. (1) For the 2020-21 state fiscal year, $40,000 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 fund program to be used for limited purpose fee-for-service contracts with state institutions.

(2) For the 2020-21 state fiscal year, $40,000 is appropriated to the department of higher education. This appropriation is from reappropriated funds received from the limited purpose fee-for-service contracts with state institutions under subsection (1) of this section. To implement this act, the department may use this appropriation for the regents of the university of Colorado."

Renumber succeeding section accordingly.

Page 6, line 9, strike "4" and substitute "6".

HB20-1118 be referred to the Committee of the Whole with favorable recommendation.

HB20-1130 be referred to the Committee of the Whole with favorable recommendation.

HB20-1183 be referred to the Committee of the Whole with favorable recommendation.

HB20-1191 be referred to the Committee of the Whole with favorable recommendation.

HB20-1194 be referred to the Committee of the Whole with favorable recommendation.

HB20-1208 be referred to the Committee of the Whole with favorable recommendation.

HB20-1212 be referred to the Committee of the Whole with favorable recommendation.

HB20-1216 be referred to the Committee of the Whole with favorable recommendation.
HB20-1223 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 7 insert:

"SECTION 3. Appropriation. For the 2020-21 state fiscal year,
$50,000 is appropriated to the office of the governor - lieutenant governor
- state planning and budgeting for use by the office of economic
development and international trade. This appropriation is from the
creative industries cash fund created in section 24-48.5-301 (2)(a),
C.R.S., 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 for the council on creative industries.".

Renumber succeeding section accordingly.

Page 1, line 101, strike "PROGRAM." and substitute "PROGRAM, AND, IN
CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB20-1228 be amended as follows, and as so amended, be referred to
the Committee of the Whole with favorable
recommendation:

Amend Judiciary Committee Report, dated February 13, 2020, page 3,
strike lines 28 through 30 and substitute:

"Page 2, strike lines 14 through 19 and substitute:
"(VI) RESEARCH EXISTING TRACKING SYSTEMS WITH SECURE
ELECTRONIC ACCESS THAT:
(A) ALLOW A VICTIM, OR THE VICTIM'S DESIGNEE, TO ACCESS OR
RECEIVE INFORMATION ABOUT THE LOCATION, LAB SUBMISSION STATUS,
COMPLETION OF FORENSIC TESTING, AND STORAGE OF FORENSIC MEDICAL
EVIDENCE THAT WAS GATHERED FROM THE VICTIM, PROVIDED THAT THE
DISCLOSURE DOES NOT IMPEDE OR COMPROMISE AN ONGOING
INVESTIGATION AND REVEAL THE VICTIM'S CURRENT LOCATION; AND
(B) SAFEGUARD CONFIDENTIALITY AND LIMITED DISCLOSURE OF
THE INFORMATION CONTAINED IN THE TRACKING SYSTEM;
(VII) DEVELOP GUIDELINES AND A PLAN TO IMPLEMENT A
TRACKING SYSTEM;".".

Page 3 of the printed bill, strike lines 1 through 7.

Page 3 of the committee report, line 31, strike "(IX)" and substitute
"(VIII)".

Page 3 of the committee report, line 32, strike "(X)" and substitute "(IX)".

Page 4 of the committee report, line 1, strike "(XI)" and substitute "(X)".

Page 4 of the committee report, line 2, strike "(XII)" and substitute
"(XI)".

Page 6 of the Committee Report, after line 1 insert:
"Amend printed bill, page 6, before line 5 insert:

"SECTION 6. Appropriation. For the 2020-21 state fiscal year, $44,200 is appropriated to the department of public safety for use by the division of criminal justice. This appropriation is from the general fund. To implement this act, the division may use this appropriation for DCJ administrative services.".

Renumber succeeding section accordingly.

Page 1, line 101, strike "ASSAULT." and substitute "ASSAULT, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB20-1230 be referred to the Committee of the Whole with favorable recommendation.

HB20-1236 be referred to the Committee of the Whole with favorable recommendation.

HB20-1267 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend the house judiciary report dated 02/25/20 page 2, after line 13 insert:

"Page 6, after line 19 insert:

"SECTION 5. Appropriation. For the 2020-21 state fiscal year, $13,347 is appropriated to the department of regulatory agencies for use by the public utilities commission. This appropriation is from the telecommunications utility fund created in section 40-2-114 (1)(b)(I), C.R.S., and is based on an assumption that the commission will require an additional 0.2 FTE. To implement this act, the commission may use this appropriation for personal services.".

Renumber succeeding section accordingly.

Page 2, line 16 strike ""JAILS."

HB20-1345 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 "$54,220,436" and substitute "$54,220,461".

Page 2, line 3, strike "$52,984,814" and substitute "$52,984,839".
Page 3, line 13, strike "$660,384" and substitute "$660,409".

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

**HB20-1059** be referred favorably to the Committee on Finance.

STATE, VETERANS, & MILITARY AFFAIRS
After consideration on the merits, the Committee recommends the following:

**HB20-1329** be referred to the Committee of the Whole with favorable recommendation.


The hour of 10:00 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.)

**HB20-1194** by Representative(s) Exum and Will; also Senator(s) Coram and Story--Concerning an extension of the period during which the voluntary designation benefiting the American Red Cross Colorado disaster response, readiness, and preparedness fund will appear on the state individual income tax return form.

Amendment No. 1, Finance Report, dated February 27, 2020, and placed in member's bill file; Report also printed in House Journal, February 28, 2020.
As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.

**HB20-1191** by Representative(s) McLachlan and Soper; also Senator(s) Story and Coram--Concerning the creation of the outdoor recreation industry office in the office of economic development.


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

**HB20-1208** by Representative(s) Roberts and Will, Catlin, Exum, Pelton; also Senator(s) Donovan--Concerning the continuation of the coal mine board of examiners, and, in connection therewith, implementing recommendations contained in the 2019 sunset report by the department of regulatory agencies.

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

**HB20-1005** by Representative(s) Michaelson Jenet and Van Winkle, Sirota; also Senator(s) Fields and Lundeen, Gardner, Gonzales--Concerning enhancements to the safe2tell program.

Amendment No. 1, Appropriations Report, dated March 6, 2020, and placed in member's bill file; Report also printed in House Journal, March 6, 2020.


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

**HB20-1130** by Representative(s) Soper and Weissman, Bird, Bockenfeld, Carver, Cutter, Gonzalez-Gutierrez, Herod, McCluskie, Rich, Roberts, Snyder, Van Winkle; also Senator(s) Bridges and Hisey--Concerning the online availability of opinions issued by Colorado courts.


As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.
HB20-1345 by Representative(s) Garnett and Neville, Becker; also Senator(s) Fenberg and Holbert--Concerning payment of expenses of the legislative department.

Amendment No. 1, Appropriations Report, dated March 6, 2020, and placed in member’s bill file; Report also printed in House Journal, March 6, 2020.

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

HB20-1267 by Representative(s) Tipper; also Senator(s) Gonzales--Concerning transparency of telecommunications service providers in correctional facilities.

Amendment No. 1, Appropriations Report, dated March 6, 2020, and placed in member’s bill file; Report also printed in House Journal, March 6, 2020.


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

HB20-1212 by Representative(s) Landgraf and Caraveo, Singer; also Senator(s) Todd--Concerning the continuation of the regulation of naturopathic doctors, and, in connection therewith, implementing recommendations contained in the 2019 sunset report by the department of regulatory agencies.


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

HB20-1236 by Representative(s) Lontine and Will; also Senator(s) Tate and Bridges--Concerning a health care coverage enrollment program that uses information gathered from state individual income tax return forms to aid uninsured individuals in obtaining health care coverage.


Amendment No. 2, by Representative Lontine.

Amend printed bill, page 2, line 3, before "as" insert "and (3)(a)(III)".

Page 2, line 9, strike "THE" and substitute "AN UNINSURED INDIVIDUAL WAS INCLUDED IN THE CALCULATION OF "FAMILY SIZE" AS DEFINED IN THE
AS AMENDED, BY A TAX FILER WHO FILED AN INCOME TAX RETURN FOR THE
PRIOR CALENDAR YEAR BY THE APRIL 15 TAX DEADLINE, AND THE”.

Page 3, strike lines 1 through 3 and substitute "10-22-113 THAT THE
INDIVIDUAL QUALIFIES FOR A SUBSIDIZED HEALTH BENEFIT PLAN; OR
(III) FOR THE PURPOSES OF SUBSECTION (3)(a)(II)(F.5) OF THIS
SECTION, A CARRIER IS NOT REQUIRED TO FURTHER VERIFY THAT AN
INDIVIDUAL IS ELIGIBLE FOR A SPECIAL ENROLLMENT PERIOD.”.

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

HB20-1228 by Representative(s) Froelich; also Senator(s) Danielson--
Concerning forensic medical evidence of sexual assault.

Amendment No. 1, Appropriations Report, dated March 6, 2020, and
placed in member's bill file; Report also printed in House Journal, March
6, 2020.

Amendment No. 2, Judiciary Report, dated February 13, 2020, and placed
in member's bill file; Report also printed in House Journal, February 14,
2020.

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

HB20-1294 by Representative(s) Lontine; also Senator(s) Gonzales--
Concerning replacing the term illegal alien with
undocumented immigrant as it relates to public contracts
for services.

Amendment No. 1, by Representative Lontine.

Amend printed bill, page 2, line 4, strike "Undocumented immigrants
" and substitute "Unauthorized workers -".

Page 2, line 8, strike "UNDOCUMENTED IMMIGRANT" and substitute
"UNAUTHORIZED WORKER".

Page 2, line 10, strike "UNDOCUMENTED IMMIGRANT" and substitute
"UNAUTHORIZED WORKER".

Page 2, line 14, strike "UNDOCUMENTED IMMIGRANT" and substitute
"UNAUTHORIZED WORKER".

Page 2, line 22, strike "UNDOCUMENTED IMMIGRANT" and substitute
"UNAUTHORIZED WORKER".

Page 2, line 26, strike "UNDOCUMENTED IMMIGRANT" and substitute
"UNAUTHORIZED WORKER".

Page 3, line 6, strike "UNDOCUMENTED IMMIGRANT," and substitute
"UNAUTHORIZED WORKER,".

Page 3, line 10, strike "UNDOCUMENTED IMMIGRANT;" and substitute
"UNAUTHORIZED WORKER;".

Page 3, line 15, strike "UNDOCUMENTED IMMIGRANT;" and substitute "UNAUTHORIZED WORKER;".

Page 3, line 19, strike "UNDOCUMENTED IMMIGRANT;" and substitute "UNAUTHORIZED WORKER;".

Page 1, line 102, strike "UNDOCUMENTED IMMIGRANT" and substitute "UNAUTHORIZED WORKER".

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

HB20-1003 by Representative(s) Roberts and Rich, Buentello, McCluskie, McLachlan, Pelton, Soper, Will; also Senator(s) Donovan and Scott--Concerning modifications to the rural jump-start zone act.

Amendment No. 1, Appropriations Report, dated March 6, 2020, and placed in member's bill file; Report also printed in House Journal, March 6, 2020.


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

SB20-136 by Senator(s) Moreno, Woodward, Zenzinger; also Representative(s) Arndt, McKean, Valdez D.--Concerning an omnibus bill containing recommendations of the statutory revision committee related to the committee's statutory charge.

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

HB20-1196 by Representative(s) Hooton and McCluskie; also Senator(s) Fenberg and Lee--Concerning updates to the laws governing mobile home parks.


Amendment No. 2, by Representative McCluskie.

Amend the Transportation and Local Government Committee Report, dated February 19, 2020, page 2, line 10, strike "SIXTY" and substitute "NINETY".

Page 2, line 12, strike "SIXTY" and substitute "NINETY".

Amendment No. 3, by Representative Hooton.
Amend printed bill, page 5, lines 23 and 24, strike "SELECTIVE, NONUNIFORM, OR EXCESSIVE MANNER;" and substitute "SELECTIVE OR EXCESSIVE MANNER, OR IN A NONUNIFORM MANNER TO THE EXTENT THAT THE NONUNIFORM INCREASE OR DECREASE IS UNRELATED TO A LEGITIMATE BUSINESS PURPOSE;".

Page 5, lines 25 and 26, strike "SELECTIVE, NONUNIFORM, OR EXCESSIVE MANNER;" and substitute "SELECTIVE OR EXCESSIVE MANNER, OR IN A NONUNIFORM MANNER TO THE EXTENT THAT THE NONUNIFORM ISSUANCE OF THE FEES IS UNRELATED TO A LEGITIMATE BUSINESS PURPOSE;".

Page 6, lines 4 and 5, strike "SELECTIVE, NONUNIFORM, OR EXCESSIVE MANNER;" and substitute "SELECTIVE OR EXCESSIVE MANNER, OR IN A NONUNIFORM MANNER TO THE EXTENT THAT THE NONUNIFORM BILLING IS UNRELATED TO A LEGITIMATE BUSINESS PURPOSE;".

Page 6, line 12, after "EXCESSIVE;" add "EXCEPT THAT THIS SUBSECTION (12)(h) DOES NOT INCLUDE MANAGEMENT VISITS THAT ARE CONDUCTED FOR THE PURPOSE OF PROVIDING NOTICES THAT ARE REQUIRED BY LAW OR BY A RENTAL AGREEMENT;".

Page 6, line 17, after "AGENCY;" insert "EXCEPT THAT THIS SUBSECTION (12)(j) DOES NOT INCLUDE ROUTINE, NONEXCESSIVE COMMUNITY INSPECTIONS OR DOCUMENTING, PHOTOGRAPHING, OR RECORDING OF VIOLATIONS OF LAW, THE RENTAL AGREEMENT, OR THE RULES AND REGULATIONS OF THE PARK;".

Page 7, line 7, strike "sixty" and substitute "sixty NINETY".

Page 8, line 14, strike "SIXTY" and substitute "NINETY".

Page 8, line 16, strike "SIXTY-DAY" and substitute "NINETY-DAY".

Page 8, strike line 17 and substitute "subsection (3) shall run concurrently with the sixty-day NINETY-DAY right-to-cure" and substitute "NINETY-DAY right-to-cure".

Amendment No. 4, by Representative Hooton.

Amend printed bill, page 9, lines 22 and 23, strike "PROTECT THE SAFETY OF RESIDENTS OF THE PARK," and substitute "PREVENT MATERIAL DAMAGE TO REAL OR PERSONAL PROPERTY OR TO THE HEALTH OR SAFETY OF ONE OR MORE INDIVIDUALS;".

Page 26, line 12, strike "SIX MONTHS" and substitute "ONE HUNDRED TWENTY DAYS".

Page 26, strike line 19.

Re-letter succeeding paragraphs accordingly.

Page 29, line 2, strike "SUBSECTIONS (3) AND (4)" and substitute "SUBSECTION (3)".
Page 29, line 23, after "COMPLAINT," insert "AND THE NEW OR AMENDED RULE OR REGULATION WILL INCREASE A COST TO THE HOME OWNER IN AN AMOUNT THAT EQUALS OR EXCEEDS TEN PERCENT OF THE HOME OWNER'S MONTHLY RENT OBLIGATION UNDER THE RENTAL AGREEMENT,".

Page 30, strike lines 12 through 24.

Renumber succeeding subsection accordingly.

Page 31, line 23, strike "THE" and substitute "EXCEPT WHEN POSTING NOTICES THAT ARE REQUIRED BY LAW OR BY A RENTAL AGREEMENT, THE".

Amendment No. 5, by Representative Hooton.

Amend printed bill, page 8, line 20, strike "Acceptance" and substitute "RENT PAYMENT AND OTHER AGREED TENANT OBLIGATIONS REMAIN IN EFFECT DURING THIS NINETY-DAY PERIOD, AND acceptance".

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

HB20-1001 by Representative(s) Mullica and Larson; also Senator(s) Bridges and Priola--Concerning nicotine product regulation.

Amendment No. 1, Appropriations Report, dated March 6, 2020, and placed in member's bill file; Report also printed in House Journal, March 6, 2020.


Amendment No. 3, by Representative Geitner.

Amend the Health and Insurance Committee Report, dated February 12, 2020, page 4, after line 12 insert:

"Page 25 of the printed bill, after line 1 insert:

"SECTION 13. In Colorado Revised Statutes, 44-7-107, add (3) as follows:

44-7-107. Cigarette, tobacco product, and nicotine product use by minors prevention fund - grants. (3) Of the money from civil penalties credited to the fund pursuant to section 44-7-105 (7), the division shall retain ten percent to reimburse families for the cost of lung cancer screenings provided for minors. Upon submitting documentation demonstrating to the division's satisfaction that a person paid for a lung cancer screening for a minor in the state, the division shall reimburse the person for the cost the person incurred in obtaining the lung cancer screening.".

Renumber succeeding sections accordingly.".

(For change in action, see the Committee of the Whole Report, page 648. HB20-1001 was laid over by the House unamended.)
HB20-1183 by Representative(s) Mullica, Baisley, Buckner, Caraveo, Lontine, Titone; also Senator(s) Ginal--Concerning the continuation of the certification of nurse aides by the state board of nursing, and, in connection therewith, implementing the recommendations contained in the 2019 sunset report by the department of regulatory agencies.


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

HB20-1216 by Representative(s) Mullica, Buckner, Caraveo, Lontine, Titone; also Senator(s) Ginal--Concerning the continuation of the state board of nursing, and, in connection therewith, implementing the recommendations contained in the 2019 sunset report by the department of regulatory agencies.


Laid over until March 9, 2020.

HB20-1072 by Representative(s) Arndt and Saine, Catlin, Roberts, Titone; also Senator(s) Sonnenberg and Bridges, Coram, Donovan--Concerning a requirement that the university of Colorado study potential uses of emerging technologies to more effectively manage Colorado's water supply, and, in connection therewith, making an appropriation, conditioned on the receipt of matching funds from gifts, grants, and donations.

Amendment No. 1, Appropriations Report, dated March 6, 2020, and placed in member's bill file; Report also printed in House Journal, March 6, 2020.

(For change in action, see the Committee of the Whole Report, page 648. HB20-1072 was laid over by the House unamended.)

HB20-1223 by Representative(s) Esgar, Bird, Buentello, McLachlan, Roberts; also Senator(s) Todd and Hisey--Concerning the creation of the rural arts grant program.

Amendment No. 1, Appropriations Report, dated March 6, 2020, and placed in member's bill file; Report also printed in House Journal, March 6, 2020.


Amendment No. 3, by Representative Esgar.
Amend printed bill, page 10, strike lines 8 through 10 and substitute:

"SECTION 3. Act subject to petition - effective date. This act takes effect at 12:01 a.m. on the day following the expiration of the ninety-day period after final adjournment of the general assembly (August 5, 2020, if adjournment sine die is on May 6, 2020); 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 2020 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor."

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

HB20-1230 by Representative(s) Singer and Larson, Caraveo, Cutter, Gonzales-Gutierrez, Holtorf, Jaquez Lewis, Landgraf, Liston, Michaelson Jenet, Mullica, Pelton, Young; also Senator(s) Fields--Concerning the continuation of the "Occupational Therapy Practice Act", and, in connection therewith, implementing the recommendations contained in the 2019 sunset report by the department of regulatory agencies.


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

HB20-1307 by Representative(s) Herod and Soper; also Senator(s) Tate and Bridges--Concerning banning the use of a panic defense unless a party can show its relevance to the court.


Amendment No. 2, by Representative Soper.

Amend printed bill, page 4, line 18, strike "DEFENDANT," and substitute "DEFENDANT.".

Page 4, strike lines 19 and 20 and substitute "NOTHING IN THIS SUBSECTION (3)(d) PRECLUDES THE ADMISSION OF EVIDENCE, WHICH IS OTHERWISE ADMISSIBLE, OF A VICTIM'S OR WITNESS'S CONDUCT, BEHAVIOR, OR STATEMENTS."

Page 5, line 4, strike "victim's" and substitute "victim's, defendant's,"

Page 5, line 13, after "OFFERED" insert "BY ANY PARTY".

Page 5, line 18, after "OFFERED" insert "BY ANY PARTY".
Page 7, line 16, after the period insert "THE COURT MAY, AT ANY TIME
UPON MOTION OF THE DEFENDANT OR ON THE COURT'S OWN MOTION, ISSUE
A PROTECTIVE ORDER PURSUANT TO THE COLORADO RULES OF CRIMINAL
PROCEDURE CONCERNING DISCLOSURE OF INFORMATION RELATING TO THE
DEFENDANT.".

Page 7, line 18, strike "VICTIM OR WITNESS" and substitute "PERSON".

Page 9, lines 9 and 10, strike "DEFENDANT OR IF THE DEFENDANT AND
VICTIM ARE OR HAVE BEEN INVOLVED IN AN INTIMATE RELATIONSHIP." and
substitute "DEFENDANT.".

Page 10, line 12, strike "DEFENDANT" and substitute "DEFENDANT.".

Page 10, strike lines 13 and 14.

Page 10, line 25, strike "DEFENDANT" and substitute "DEFENDANT.".

Page 10, strike lines 26 and 27.

After "INCLUDING", insert "BUT NOT LIMITED TO" on: Page 4, line 16;
Page 9, line 7; Page 10, lines 10 and 23.

Strike "VICTIM'S" and substitute "VICTIM'S, DEFENDANT'S," on: Page 5,
lines 6, 12, 16, and 25; Page 6, line 17; and Page 7, line 21.

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

ADOPOTION OF COMMITTEE OF THE WHOLE REPORT

Passed Second Reading: HB20-1003 as amended, HB20-1005 as
amended, HB20-1130 as amended, HB20-1183 as amended,
HB20-1191 as amended, HB20-1194 as amended, HB 20-1196 as
amended, HB20-1208, HB20-1212 as amended, HB20-1223 as
amended, HB20-1228 as amended, HB20-1230 as amended,
HB20-1236 as amended, HB20-1267 as amended, HB20-1294 as
amended, HB20-1307 as amended, HB20-1345 as amended,
SB20-136.

Laid over until date indicated retaining place on Calendar: HB20-1001

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:

HB20-1240 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 6, strike lines 6 and 7 and substitute "NECESSARY TO DIRECT THE COMMISSIONER OF EDUCATION TO CONVENE AN EARLY COLLEGE POLICY DEVELOPMENT TASK FORCE".

Page 6, strike lines 15 and 16.

Renumber succeeding subsections accordingly.

Page 6, after line 19 insert:

"(2) "COMMISSIONER" MEANS THE COMMISSIONER OF EDUCATION APPOINTED BY THE STATE BOARD OF EDUCATION PURSUANT TO SECTION 1 OF ARTICLE IX OF THE STATE CONSTITUTION."

Renumber succeeding subsections accordingly.

Page 7, strike lines 8 through 27 and substitute:

"(7) "TASK FORCE" MEANS THE EARLY COLLEGE POLICY DEVELOPMENT TASK FORCE CONVENED BY THE COMMISSIONER PURSUANT TO SECTION 22-35.3-203.

22-35.3-203. Early college policy development task force.

(1) NO LATER THAN JULY 1, 2020, THE COMMISSIONER SHALL CONVENE THE EARLY COLLEGE POLICY DEVELOPMENT TASK FORCE. THE TASK FORCE MEMBERSHIP CONSISTS OF:

(a) THE COMMISSIONER OR THE COMMISSIONER'S DESIGNEE;

(b) THE EXECUTIVE DIRECTOR OF THE DEPARTMENT OF HIGHER EDUCATION OR THE EXECUTIVE DIRECTOR'S DESIGNEE; AND

(c) THE FOLLOWING INDIVIDUALS SELECTED BY THE COMMISSIONER:

(I) INDIVIDUALS WHO ARE SERVING ON THE EDUCATION
LEADERSHIP COUNCIL;

(II) TWO TEACHERS EMPLOYED IN PUBLIC SCHOOLS IN COLORADO, AT LEAST ONE OF WHOM HOLDS A LICENSE ISSUED PURSUANT TO SECTION 22-60.5-201, WHO BOTH HAVE EXPERIENCE IN CONCURRENT ENROLLMENT PROGRAMMING; AND

(III) TWO SCHOOL DISTRICT ADMINISTRATORS WHO BOTH HAVE EXPERIENCE IN CONCURRENT ENROLLMENT PROGRAMMING."

Strike page 8.

Page 9, strike lines 1 and 2.

Renumber succeeding subsections accordingly.

Page 9, line 3, before the first "The", insert "THE COMMISSIONER OR THE COMMISSIONER'S DESIGNEE SHALL SERVE AS CHAIR OF THE TASK FORCE.".

Page 9, line 17, strike "Advisory group" and substitute "Task force".

Page 10, strike lines 14 through 18.

Reletter succeeding paragraph accordingly.

Page 11, after line 3 insert:

"(2) IN COMPLETING ITS DUTIES, THE TASK FORCE SHALL SOLICIT INPUT FROM EMPLOYERS THAT WORK WITH P-TECH SCHOOLS, TEACHERS WHO WORK IN EARLY COLLEGE PROGRAMS OR P-TECH SCHOOLS, AND REPRESENTATIVES OF SCHOOL DISTRICTS, CHARTER SCHOOLS, BOARDS OF COOPERATIVE SERVICES, AND POSTSECONDARY INSTITUTIONS FROM AROUND THE STATE WHO HAVE EXPERTISE IN EARLY COLLEGE PROGRAMS AND P-TECH SCHOOLS.".

Renumber succeeding subsection accordingly.

Page 11, after line 22 insert:


(2) NOTWITHSTANDING THE PROVISIONS OF SUBSECTION (1) OF THIS SECTION TO THE CONTRARY, THIS SECTION DOES NOT APPLY TO A LOCAL EDUCATION PROVIDER IF:

(a) THE FIFTH-YEAR STUDENT PARTICIPATES IN THE ACCELERATING STUDENTS THROUGH CONCURRENT ENROLLMENT PROGRAM PURSUANT TO SECTION 22-35-108;"
(b) THE LOCAL EDUCATION PROVIDER IS A P-TECH SCHOOL; OR
(c) SECTION 22-54-103 (10)(g) APPLIES TO THE LOCAL EDUCATION PROVIDER.".

Page 11, line 23, strike "22-35.3-206." and substitute "22-35.3-207.".

Page 12, lines 4 and 5, strike "PROGRAMS, AS DEFINED IN SECTION 22-35.3-202, AND PROVIDING" and substitute "PROGRAMS OR P-TECH SCHOOLS OR IN PROVIDING OTHER".

Page 13, line 11, strike "NEED." and substitute "NEED OR APPLICANTS THAT PROVIDED PROGRAMS THAT WERE DESIGNATED AS EARLY COLLEGES BY THE STATE BOARD AS OF JUNE 6, 2018, BUT FOR WHICH THE DESIGNATION WAS SUBJECT TO REVIEW AS PROVIDED IN SECTION 22-35-103 (10)(b).".

Page 13, line 14, strike "TWO" and substitute "THREE".

Page 13, line 16, strike "SECTION." and substitute "SECTION, AND THE DEPARTMENT SHALL NOT AWARD GRANTS FOR THE PURPOSES SPECIFIED IN SUBSECTION (1.5) OF THIS SECTION FROM MONEY APPROPRIATED TO THE DEPARTMENT FOR GRANTS PURSUANT TO THIS SECTION THAT IS IN ADDITION TO THE MONEY APPROPRIATED PURSUANT TO THIS SUBSECTION (4)(b.5).".

Page 13, strike lines 17 through 27.

Renumber succeeding sections accordingly.

Page 14, after line 14 insert:

"SECTION 4. In Colorado Revised Statutes, 23-3.3-102, amend (3) as follows:

23-3.3-102. Assistance program authorized - procedure - audits. (3) (a) Each state institution shall administer a financial assistance program according to policies and procedures established by the governing board of the institution. Each private institution of higher education, as defined in section 23-18-102 (9), that participates in the program of financial assistance established pursuant to this section shall administer a financial assistance program according to policies and procedures established by the governing board of the institution. Each participating nonpublic institution that is not a private institution of higher education shall administer a financial assistance program according to policies and procedures established by the commission. Each institution shall fund its assistance program using state money allocated to the institution and institutional money.

(b) AN ELIGIBLE INSTITUTION THAT INTENDS TO USE STATE MONEY TO PROVIDE FINANCIAL ASSISTANCE TO A STUDENT WHO IS ENROLLED IN HIGH SCHOOL AND ENROLLED IN ONE OR MORE POSTSECONDARY COURSES FOR POSTSECONDARY COURSE CREDIT MUST SUBMIT AN AFFIRMATION OF INTENT TO THE DEPARTMENT OF HIGHER EDUCATION ON OR BEFORE JULY 1 OF THE ACADEMIC YEAR IN WHICH THE INSTITUTION INTENDS TO PROVIDE THE FINANCIAL ASSISTANCE. IN THE AFFIRMATION OF INTENT, THE INSTITUTION SHALL CONFIRM THAT IT WILL AWARD FINANCIAL ASSISTANCE ONLY TO SUCH STUDENTS WHO DEMONSTRATE FINANCIAL NEED BASED ON
ELIGIBILITY FOR FREE OR REDUCED-PRICE MEALS PURSUANT TO THE FEDERAL "RICHARD B. RUSSELL NATIONAL SCHOOL LUNCH ACT", 42 U.S.C. SEC. 1751 ET SEQ., OR BASED ON INFORMATION PROVIDED IN THE STUDENT'S COMPLETED FREE APPLICATION FOR FEDERAL STUDENT AID."

Renumber succeeding sections accordingly.

Strike "ADVISORY GROUP" and substitute "TASK FORCE" on: Page 9, lines 3, 6, 7, 8, 11, 13, 15, 17 and 18, and 24; Page 10, line 4; and Page 11, lines 4, 11 and 12, 20, and 21 and 22.

Page 1, line 102, strike "COURSES, AND IN" and substitute "COURSES.".

Page 1, strike lines 103 and 104.

HB20-1276 be postponed indefinitely.

HB20-1283 be postponed indefinitely.

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

SB20-114 be referred to the Committee of the Whole with favorable recommendation.

SB20-134 be referred to the Committee of the Whole with favorable recommendation.

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

HB20-1287 be postponed indefinitely.

HB20-1296 be referred to the Committee of the Whole with favorable recommendation.
SB20-085

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 14, strike "BY THE SEX OFFENDER MANAGEMENT BOARD".

Page 3, line 4, strike "BY THE SEX OFFENDER MANAGEMENT BOARD".

________________________

PRINTING REPORT

The Chief Clerk reports the following bill was correctly printed:
HB20-1346, 1347, 1348, 1349.

________________________

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: HB20-1048, 1055, 1094.

House in recess. House reconvened.

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MESSAGE(S) FROM THE SENATE

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB20-169 Amended as printed in Senate Journal, March 5, 2020.
HB20-1052 Amended in General Orders as printed in Senate Journal, March 5, 2020.

The Senate has passed on Third Reading and returns herewith: HB20-1205, 1182, and 1104.

________________________

INTRODUCTION OF BILLS
First Reading

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

HB20-1350 by Representative(s) Froelich; also Senator(s) Crowder–Concerning implementing recommendations of the Colorado child support commission.
Committee on Public Health Care & Human Services

HB20-1351 by Representative(s) Lontine and Gonzales-Gutierrez, Benavidez, Caraveo, Coleman, Duran, Hooton, Jackson,
Jaquez Lewis, Kennedy, Kipp, McLachlan, Melton, Michaelson Jenet, Mullica, Sirota, Woodrow; also Senator(s) Gonzales and Rodriguez—Concerning the ability of local governments to promote the development of new affordable housing units pursuant to their existing authority to regulate land use within their territorial boundaries.

Committee on Transportation & Local Government

HB20-1352 by Representative(s) Bird—Concerning the creation of the Colorado Air and Space Port license plate.

Committee on Finance

HB20-1353 by Representative(s) Coleman—Concerning allowing a state agency to use any appropriate method of competitive solicitation pursuant to the state “Procurement Code” when a law directs the state agency to issue a request for proposals.

Committee on Business Affairs & Labor

HB20-1354 by Representative(s) Herod and Esgar; also Senator(s) Todd—Concerning income tax credits for film production activities in the state.

Committee on Business Affairs & Labor
Committee on Finance
Committee on Appropriations

HB20-1355 by Representative(s) Duran and Mullica; also Senator(s) Bridges and Hansen—Concerning measures to secure firearms to prevent use by persons not lawfully permitted to possess firearms.

Committee on State, Veterans, & Military Affairs

HB20-1356 by Representative(s) Sullivan and Jaquez Lewis; also Senator(s) Danielson—Concerning the responsibility of an individual firearm owner to report an unaccounted-for firearm.

Committee on State, Veterans, & Military Affairs

HB20-1357 by Representative(s) Cutter and McLachlan—Concerning implementing the recommendations of the media literacy advisory committee in elementary and secondary education created in House Bill 19-1110.

Committee on Education
Committee on Appropriations

LAY OVER OF CALENDAR ITEM(S)

On motion of Representative Mullica, the following item(s) on the Calendar for March 6, were laid over until February 9, retaining place on Calendar:

Consideration of Special Orders—HB20-1001 unamended, HB20-1072 unamended, HB20-1216.
Consideration of Third Reading--SB20-032, HB20-1058, SB20-014, HB20-1291, HB20-1281, SB20-152.

Consideration of Resolution(s)--SJR20-017.

Consideration of Senate Amendment(s)--HB20-1074.

______________

NOTICE OF CALENDARED ITEM(S)

On motion of Representative Mullica, the following items on the Special Orders Calendar for March 9 were moved to the General Orders Calendar for March 9--HB20-1001 unamended, HB20-1072 unamended, HB20-1216.

On motion of Representative Mullica, the following bill will be calendared for General Orders Second Reading on March 10, 2020: HB20-1008.

______________

On motion of Representative Mullica, the House adjourned until 10:00 a.m., March 9, 2020.

Approved:
KC Becker,
Speaker

Attest:
Robin Jones,
Chief Clerk
Prayer by the Reverend Gaye Bosley-Mitchell, Community Congregational Church, Manitou Springs.

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

Pledge of Allegiance led by Jamilee Ornelas, Arrupe Jesuit High School, Denver.

The roll was called with the following result:

Present--62.

Excused--Representative(s) Hooton, Sirota, Soper--3.

Present after roll call--Representative(s) Hooton, Sirota.

The Speaker declared a quorum present.

On motion of Representative Sirota, the House Journal of Friday, March 6, 2020, was declared approved as corrected by the Chief Clerk.

INTRODUCTION AND CONSIDERATION OF RESOLUTIONS

The following resolution was read at length and given immediate consideration:

HJR20-1004 by Representative(s) Van Winkle and Neville; also Senator(s) Holbert—Concerning the designation of a portion of Colorado State Highway 470 from University Boulevard to Santa Fe Road in Douglas County as the “Kendrick Castillo Memorial Highway”.

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

Current Roll Call added as co-sponsor(s): Representative(s) Arndt, Baisley, Benavidez, Bird, Bockenfeld, Buck, Buckner, Buentello, Caraveo, Carver, Catlin, Champion, Coleman, Cutter, Duran, Esgar, Exum, Froelich, Garnett, Geitner, Gonzales-Gutierrez, Gray, Herod, Holtorf, Hooton, Humphrey, Jackson, Jaquez Lewis, Kennedy, Kipp, Kraft-Tharp, Landgraf, Larson, Liston, Lontine, McCluskie, McKeen, McLachlan, Melton, Michaelson Jenet, Mullica, Pelton, Ransom, Rich, Roberts, Saine, Sandridge, Singer, Sirota, Snyder,
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.

SB20-032 by Senator(s) Holbert; also Representative(s) McKean and Esgar--Concerning the age of employees authorized to sell alcohol beverages at establishments licensed to sell alcohol beverages at retail.

(Laid Over from March 6, 2020.)

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following 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) Duran, Kraft-Tharp, Landgraf, Melton

HB20-1058 by Representative(s) Froelich; also Senator(s) Bridges--Concerning services performed by a board certified behavior analyst for students during school hours.

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

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SB20-014  by Senator(s) Fields; also Representative(s) Michaelson Jenet and Cutter--Concerning excused absences in public schools resulting from behavioral health concerns.

(Laid Over from March 6, 2020.)

The question being "Shall the bill pass?".  A roll call vote was taken.  As shown by the following recorded vote, a majority of those elected to the House voted in the affirmative and the bill was declared **passed**.
HB20-1291 by Representative(s) Tipper; also Senator(s) Gardner--
Concerning the "Uniform Collaborative Law 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) Arndt, Lontine, McKean, Roberts,
Woodrow

HB20-1281 by Representative(s) Pelton and Valdez D.; also Senator(s)
Hisey--Concerning the salary categorization of locally
elected officers in specified counties.

(Laid Over from March 6, 2020.)

The question being "Shall the bill pass?".
A roll call vote 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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SB20-152 by Senator(s) Zenzinger and Woodward, Moreno, Tate; also Representative(s) Valdez D., Arndt, McKean, Van Winkle--Concerning correction of the effective date clause of Senate Bill 19-263 for the purpose of ensuring that the bill accomplishes its intended legal effect of eliminating the requirement that the state treasurer execute lease-purchase agreements to fund transportation projects during the 2020-21 and 2021-22 state fiscal years if a referred ballot issue that authorizes the state to issue transportation revenue anticipation notes is approved at the 2020 general election.

(Laid Over from March 6, 2020.)

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following 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) Froelich, Hooton, Kraft-Tharp, Snyder

HB20-1194 by Representative(s) Exum and Will; also Senator(s) Coram and Story--Concerning an extension of the period during which the voluntary designation benefiting the American Red Cross Colorado disaster response, readiness, and preparedness fund will appear on the state individual 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.
HB20-1191 by Representative(s) McLachlan and Soper; also
Senator(s) Story and Coram--Concerning the creation of
the outdoor recreation industry office in the office of
economic development.

The question being "Shall the bill pass?".
A roll call vote was taken. As 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, Bird, Buckner, Buentello,
Cutter, Duran, Esgar, Exum, Froelich, Gray, Herod, Hooton, Jackson, Jaquez
Lewis, Kennedy, Kipp, Kraft-Tharp, Lontine, McCluskie, Michaelson Jenet,
Roberts, Singer, Snyder, Sullivan, Tipper, Titone, Valdez A., Valdez D.,
Weissman, Woodrow, Speaker
HB20-1208 by Representative(s) Roberts and Will, Catlin, Exum, Pelton; also Senator(s) Donovan--Concerning the continuation of the coal mine board of examiners, and, in connection therewith, implementing recommendations contained in the 2019 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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Co-sponsor(s) added: Representative(s) Arndt, Esgar, Gray, McKean, Titone, Valdez D.

HB20-1005 by Representative(s) Michaelson Jenet and Van Winkle, Sirota; also Senator(s) Fields and Lundeen, Gardner, Gonzales--Concerning enhancements to the safe2tell 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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HB20-1130 by Representative(s) Soper and Weissman, Bird, Bockenfeld, Carver, Cutter, Gonzales-Gutierrez, Herod, McCluskie, Rich, Roberts, Snyder, Van Winkle; also Senator(s) Bridges and Hisey--Concerning the online availability of opinions issued by Colorado courts.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following 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, Buentello, Duran, Exum, Gray, Hooton, Kennedy, Kipp, Kraft-Tharp, Lontine, McKean, McLachlan, Melton, Michaelson Jenet, Ransom, Sandridge, Tipper, Titone, Valdez A., Woodrow, Young, Speaker

HB20-1345 by Representative(s) Garnett and Neville, Becker; also Senator(s) Fenberg and Holbert--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.
HB20-1267

Concerning transparency of penal telecommunications service providers in jails, 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) Bird, Buckner, Cutter, Esgar, Froelich, Gray, Hooton, Jackson, Kipp, McCluskie, Michaelson Jenet, Snyder, Sullivan, Titone, Weissman, Woodrow

Co-sponsor(s) added: Representative(s) Benavidez, Buentello, Caraveo, Esgar, Exum, Gonzales-Gutierrez, Herod, Kipp, McLachlan, Singer, Sirota, Snyder, Titone, Weissman, Woodrow, Speaker
HB20-1212 by Representative(s) Landgraf and Caraveo, Singer; also Senator(s) Todd--Concerning the continuation of the regulation of naturopathic doctors, and, in connection therewith, implementing recommendations contained in the 2019 sunset report by the department of regulatory agencies.

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<td>Young</td>
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</table>

Co-sponsor(s) added: Representative(s) Buckner, Cutter, Hooton, McCluskie, McLachlan, Melton, Michaelson Jenet, Pelton, Young, Speaker

HB20-1236 by Representative(s) Lontine and Will; also Senator(s) Tate and Bridges--Concerning a health care coverage enrollment program that uses information gathered from state individual income tax return forms to aid uninsured individuals in obtaining health care coverage.

The question being "Shall the bill pass?".

A roll call vote was taken. As 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>N</td>
<td>Sullivan</td>
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<td>Tipper</td>
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<td>Y</td>
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<td>Y</td>
<td>Kraft-Tharp</td>
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<td>Saine</td>
<td>N</td>
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<td>Y</td>
</tr>
</tbody>
</table>
HB20-1228  by Representative(s) Froelich; also Senator(s) Danielson--
Concerning forensic medical evidence of sexual assault,
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 64 NO 0 EXCUSED 1 ABSENT 0
Arndt Y Exum Y Larson Y Singer Y
Baisley Y Froelich Y Liston Y Sirota Y
Benavidez Y Garnett Y Lontine Y Snyder Y
Bird Y Geitner Y McCluskie Y Soper E
Bockenfeld Y Gonzales-Gutierrez Y McKeen Y Sullivan Y
Buck Y Gray Y McLachlan Y Tipper Y
Buckner Y Herod Y Melton Y Titone Y
Buentello Y Holtorf Y Michaelson Jenet Y Valdez A. Y
Caraveo Y Hooton Y Mullica Y Valdez D. Y
Carver Y Humphrey Y Neville Y Van Winkle Y
Catlin Y Jackson Y Pelton Y Weissman Y
Champion Y Jaquez Lewis Y Ransom Y Will Y
Coleman Y Kennedy Y Rich Y Williams D. Y
Cutter Y Kipp Y Roberts Y Wilson Y
Duran Y Kraft-Tharp Y Saine Y Woodrow Y
Esgar Y Landgraf Y Sandridge Y Young Y

Co-sponsor(s) added: Representative(s) Arndt, Baisley, Benavidez, Bird,
Buckner, Buentello, Caraveo, Carver, Coleman, Cutter, Duran, Esgar, Exum,
Garnett, Gonzales-Gutierrez, Gray, Herod, Hooton, Jackson, Jaquez Lewis,
Kennedy, Kipp, Kraft-Tharp, Landgraf, Liston, Lontine, McCluskie, McKean,
McLachlan, Melton, Michaelson Jenet, Mullica, Roberts, Singer, Sirota,
Snyder, Sullivan, Tipper, Titone, Valdez A., Valdez D., Weissman, Will,
Williams D., Woodrow, Young, Speaker

HB20-1294  by Representative(s) Lontine; also Senator(s) Gonzales--
Concerning replacing the term illegal alien with
unauthorized worker as it relates to public contracts for
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.

YES 43 NO 21 EXCUSED 1 ABSENT 0
Arndt Y Exum Y Larson N Singer Y
Baisley N Froelich Y Liston N Sirota Y
**HB20-1003** by Representative(s) Roberts and Rich, Buentello, McCluskie, McLachlan, Pelton, Soper, Will; also Senator(s) Donovan and Scott--Concerning modifications to the rural jump-start zone 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**.

<table>
<thead>
<tr>
<th>YES</th>
<th>NO</th>
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<th>ABSENT</th>
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<td>Bird</td>
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<td>Speaker</td>
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Co-sponsor(s) added: Representative(s) Arndt, Benavidez, Buckner, Caraveo, Coleman, Cutter, Duran, Esgar, Exum, Gonzales-Gutierrez, Gray, Herod, Hooton, Jackson, Jaquez Lewis, Kipp, McCluskie, McLachlan, Melton, Michaelson Jenet, Mullica, Singer, Sirota, Snyder, Tipper, Titone, Valdez A., Valdez D., Weissman, Woodrow, Speaker.

Co-sponsor(s) added: Representative(s) Arndt, Bird, Buckner, Cutter, Esgar, Exum, Froelich, Gonzales-Gutierrez, Gray, Hooton, Kennedy, Kraft-Tharp, Melton, Michaelson Jenet, Sirota, Snyder, Titone, Valdez A., Wilson, Woodrow, Young, Speaker.
SB20-136 by Senator(s) Moreno, Woodward, Zenzinger; also Representative(s) Arndt, McKean, Valdez D.--Concerning an omnibus bill containing recommendations of the statutory revision committee related to the committee's statutory charge.

The question being "Shall the bill pass?". A roll call vote was taken. As shown by the following 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>Larson</td>
<td>Y</td>
<td>Singer</td>
<td>Y</td>
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<tr>
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<td>Froelich</td>
<td>Y</td>
<td>Liston</td>
<td>Y</td>
<td>Sirota</td>
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<tr>
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<td>Garnett</td>
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<td>Lontine</td>
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<td>Snyder</td>
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<td>McCluskie</td>
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<td>Soper</td>
<td>E</td>
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<td>Tipper</td>
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Speaker Y

Co-sponsor(s) added: Representative(s) Gray, Hooton, Van Winkle

HB20-1196 by Representative(s) Hooton and McCluskie; also Senator(s) Fenberg and Lee--Concerning updates to the laws governing mobile home parks.

The question being "Shall the bill pass?". A roll call vote was taken. As shown by the following 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>McLachlan</td>
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</table>
HB20-1183 by Representative(s) Mullica, Baisley, Buckner, Caraveo, Lontine, Titone; also Senator(s) Ginal--Concerning the continuation of the certification of nurse aides by the state board of nursing, and, in connection therewith, implementing the recommendations contained in the 2019 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>
<thead>
<tr>
<th>YES</th>
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Arndt Y Exum Y Larson N Singer Y
Baisley N Froelich Y Liston Y Sirotta Y
Benavidez Y Garnett Y Lontine Y Snyder Y
Bird Y Geitner N McCluskie Y Soper E
Bockenfeld Y Gonzales-Gutierrez Y McKean Y Sullivan Y
Buck N Gray Y McLachlan Y Tipper Y
Buckner Y Herod Y Melton Y Titone Y
Buentello Y Holtorf Y Michaelson Jenet Y Valdez A. Y
Caraveo Y Hooton Y Mullica Y Valdez D. Y
Carver N Humphrey N Neville N Van Winkle N
Catlin N Jackson Y Pelton N Weissman Y
Champion N Jaquez Lewis Y Ransom N Will Y
Coleman Y Kennedy Y Rich N Williams D. N
Cutter Y Kipp Y Roberts Y Wilson N
Duran Y Kraft-Tharp E Saine N Woodrow Y
Esgar Y Landgraf Y Sandridge N Young Y

Co-sponsor(s) added: Representative(s) Bird, Esgar, Exum, Jackson, McCluskie, McLachlan, Melton, Michaelson Jenet, Snyder, Young
Representative Baisley requested his name be removed as sponsor.

HB20-1223 by Representative(s) Esgar, Bird, Buentello, McLachlan, Roberts; also Senator(s) Todd and Hisey--Concerning the creation of the rural arts 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.

<table>
<thead>
<tr>
<th>YES</th>
<th>NO</th>
<th>EXCUSED</th>
<th>ABSENT</th>
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<tbody>
<tr>
<td>48</td>
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Arndt Y Exum Y Larson N Singer Y
HB20-1230 by Representative(s) Singer and Larson, Caraveo, Cutter, Gonzales-Gutierrez, Hoftorf, Jaquez Lewis, Landgraf, Liston, Michaelson Jenet, Mullica, Pelton, Young; also Senator(s) Fields--Concerning the continuation of the "Occupational Therapy Practice Act", and, in connection therewith, implementing the recommendations contained in the 2019 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>
<thead>
<tr>
<th></th>
<th>YES</th>
<th></th>
<th>NO</th>
<th></th>
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<th>ABSENT</th>
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Co-sponsor(s) added: Representative(s) Buentello, Duran, Esgar, Lontine, Sandridge, Valdez D.
HB20-1307 by Representative(s) Herod and Soper; also Senator(s) Tate and Bridges--Concerning banning the use of a panic defense unless a party can show its relevance to the 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.

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Coleman Y Kennedy Y Rich N Williams D. N
Cutter Y Kipp Y Roberts Y Wilson N
Duran Y Kraft-Tharp Y Saine N Woodrow Y
Esgar Y Landgraf N Sandridge N Young Y
Speaker Y

Co-sponsor(s) added: Representative(s) Benavidez, Bird, Buckner, Buentello, Caraveo, Coleman, Cutter, Duran, Esgar, Exum, Froelich, Garnett, Gonzales-Gutierrez, Gray, Hooton, Jackson, Jaquez Lewis, Kipp, Kraft-Tharp, Lontine, McCluskie, Melton, Michaelson Jenet, Mullica, Roberts, Singer, Sirota, Snyder, Tipper, Titone, Valdez A., Valdez D., Weissman, Woodrow, Young, Speaker

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.)
HB20-1072 by Representative(s) Arndt and Saine, Catlin, Roberts, Titone; also Senator(s) Sonnenberg and Bridges, Coram, Donovan--Concerning a requirement that the university of Colorado study potential uses of emerging technologies to more effectively manage Colorado's water supply, and, in connection therewith, making an appropriation, conditioned on the receipt of matching funds from gifts, grants, and donations.

(Laid Over from March 6, 2020.)

Amendment No. 1, Appropriations Report, dated March 6, 2020, and placed in member's bill file; Report also printed in House Journal, March 6, 2020.

Amendment No. 2, by Representative Arndt.

Amend the Appropriations Committee Report, dated March 6, 2020, page 1, line 1, strike "page 5," and substitute:

"page 2, line 13, after "with" insert "Colorado state university and"."

Page 3, line 4, after "WITH" insert "COLORADO STATE UNIVERSITY AND".

Page 4, line 9, after "COLORADO" insert "AND COLORADO STATE UNIVERSITY".

Page 4, line 13, strike "IT HAS" and substitute "THEY HAVE".

Page 4, line 18, strike "FORTY" and substitute "TWENTY".

Page 4, line 19, strike "THE" and substitute "EACH".

Page 4, lines 20 and 21, strike "UNIVERSITY DETERMINES" and substitute "UNIVERSITIES DETERMINE".

Page 5, line 16, after "COLORADO" insert "AND COLORADO STATE UNIVERSITY".

Page 5,".

Page 2 of the report, line 11, strike "Colorado."." and substitute "Colorado and of Colorado state university.".".

Page 2 of the report, after line 13 add:

"Strike "UNIVERSITY" and substitute "UNIVERSITIES" on: Page 3, line 12; and Page 4, lines 1, 11, and 23.

Strike "UNIVERSITY HAS" and substitute "UNIVERSITIES HAVE" on: Page 4, lines 14 and 15.

Page 1, line 101, strike "THE UNIVERSITY OF COLORADO" and substitute "COLORADO INSTITUTIONS OF HIGHER EDUCATION".".
Amendment No. 3, by Representative Saine.

Amend printed bill, page 4, after line 8 insert:

"(d) ANY FEASIBILITY STUDIES OR PILOT DEPLOYMENTS MADE PURSUANT TO THIS SECTION, AND ANY RECOMMENDATIONS FOR ADMINISTRATIVE OR LEGISLATIVE ACTION TO PROMOTE THE USE OF THE TECHNOLOGIES CONSIDERED, MUST TAKE ACCOUNT OF THE EXISTING SYSTEM OF PRIOR APPROPRIATION UNDER ARTICLE XVI OF THE STATE CONSTITUTION AND COLORADO WATER LAW."

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

HB20-1216 by Representative(s) Mullica, Buckner, Caraveo, Lontine, Titone; also Senator(s) Ginal--Concerning the continuation of the state board of nursing, and, in connection therewith, implementing the recommendations contained in the 2019 sunset report by the department of regulatory agencies.

(Laid Over from March 6, 2020.)


Laid Over until March 10, 2020.

HB20-1001 by Representative(s) Mullica and Larson; also Senator(s) Bridges and Priola--Concerning nicotine product regulation.

(Laid Over from March 6, 2020.)

Amendment No. 1, Appropriations Report, dated March 6, 2020, and placed in member's bill file; Report also printed in House Journal, March 6, 2020.


Amendment No. 3, by Representative Mullica.

Amend the Health and Insurance Committee Report, dated February 12, 2020, page 1, strike lines 1 and 2 and substitute:

"Amend printed bill, page 3, line 19, strike "document" and substitute "document GOVERNMENT-ISSUED PHOTOGRAPHIC IDENTIFICATION".

Page 5, line 21, strike "person" and substitute "person RETAILER".

Page 5, line 22, strike "PERSON:" and substitute "RETAILER:"

Page 5, line 25, strike "PERSON'S" and substitute "RETAILER'S".
Page 6, line 3, strike "(4)" and substitute "(4); and **repeal** (3)(b)".

Page 6, strike lines 9 through 14 and substitute:

"(b) It shall not be an offense under paragraph (a) of this subsection (2) if the person under eighteen years of age was acting at the direction of an employee of a governmental agency authorized to enforce or ensure compliance with laws relating to the prohibition of the sale of cigarettes and tobacco products to minors.".

Page 1 of the report, after line 11 insert:

"Page 9 of the bill, line 4, strike the second "prohibited." and substitute "prohibited - rules.".

Page 9, strike line 9 and substitute "upon a **VALID GOVERNMENT-ISSUED** photographic identification, **AS DETERMINED BY THE EXECUTIVE DIRECTOR** that identified the person purchasing".

Page 1 of the report, line 14, after the first "in" insert "AN AGE-RESTRICTED AREA OF".

Page 2 of the report, line 8, strike "(4)(c)" and substitute "(4)(c),".

Page 2 of the report, after line 8 insert:

"Page 11 of the bill, strike lines 8 and 9 and substitute "PUBLISH ON THE DIVISION'S PUBLIC WEBSITE the identification and address BUSINESS NAMES AND ADDRESSES OF STATE-LICENSED retailers that sell cigarettes,".

Page 11, strike lines 18 through 22 and substitute:

"(A) **WILL COVER THE DIRECT AND INDIRECT COST OF ENFORCEMENT AND ADMINISTRATION; AND**".

Page 2 of the report, line 15, strike "REQUIREMENTS." and substitute "REQUIREMENTS AND THAT LOCAL AUTHORITIES APPRISE THE DIVISION IN AN APPROPRIATE FORM AND MANNER OF COMPLIANCE CHECKS CONDUCTED.".

Page 2 of the report, strike line 20 and substitute "ON THE COMPLAINTS. THE RULES MUST ENSURE THAT LOCAL AUTHORITIES APPRISE THE DIVISION OF COMPLAINTS AND ANY ACTION TAKEN ON THOSE COMPLAINTS.

(IV) **REGARDING RETAILERS' OBLIGATIONS TO COMPLY WITH THE DIVISION'S DOCUMENT PRODUCTION REQUESTS RELATED TO IMPLEMENTATION AND ENFORCEMENT OF THIS ARTICLE 7.".".

Page 3 of the report, after line 15 insert:

"Page 17 of the bill, strike lines 12 and 13 and substitute "(1) **UNLESS A LOCAL AUTHORITY HAS APPROVED AN APPLICATION FOR A NEW RETAIL LOCATION PURSUANT TO AN ORDINANCE OR RESOLUTION ADOPTED PURSUANT TO SUBSECTION (1)(d) OF THIS SECTION, THE DIVISION SHALL NOT APPROVE A STATE LICENSE APPLICATION FOR THE NEW RETAIL LOCATION IF THE NEW RETAIL LOCATION IS LOCATED WITHIN FIVE HUNDRED".".
Page 18, strike line 22 and substitute "CIGARS AND PIPE TOBACCO TO A CONSUMER WHO IS TWENTY-ONE YEARS OF AGE OR OLDER.".

Page 3 of the report, after line 16 insert:

"Page 19, line 26, strike "(a)" and substitute "(a)".".

Page 3 of the report, after line 20 insert:

"Page 20 of the bill, strike lines 23 and 24 and substitute "shall be filed with the Colorado A DISTRICT court of appeals pursuant to section 24-4-106 (11) COMPETENT JURISDICTION.".

Page 23, line 10, strike "PERSON" and substitute "RETAILER".

Page 23, line 12, strike "PERSON" as it appears two times and substitute "RETAILER".

Page 23, line 14, strike "PERSON" and substitute "RETAILER".

Page 4 of the report, strike lines 13 and 14 and substitute:

"Page 25 of the bill, strike lines 2 through 9 and substitute:

"SECTION 13. In Colorado Revised Statutes, 13-4-102, repeal (2)(gg) as follows:

13-4-102. Jurisdiction. (2) The court of appeals has initial jurisdiction to:

(gg) Review final actions and orders appropriate for judicial review of the department of revenue relating to penalties for violations of statutes relating to the sale of cigarettes, tobacco products, or nicotine products to minors pursuant to section 44-7-105 (5);".

Amendment No. 4, by Representative Mullica.

Amend the Health and Insurance Committee Report, dated February 12, 2020, page 3, after line 15 insert:

"Page 18 of the printed bill, strike lines 7 through 19 and substitute:

"(3) (a) EXCEPT AS PROVIDED IN SUBSECTION (3)(b) OR (3)(c) OF THIS SECTION, A PERSON SHALL NOT SHIP OR DELIVER CIGARETTES, TOBACCO PRODUCTS, OR NICOTINE PRODUCTS DIRECTLY TO A CONSUMER IN THIS STATE.

(b) (I) A RETAILER LICENSED TO SELL CIGARETTES, TOBACCO PRODUCTS, OR NICOTINE PRODUCTS PURSUANT TO THIS ARTICLE THAT COMPLIES WITH THIS SUBSECTION (3)(b) AND RULES PROMULGATED PURSUANT TO THIS SUBSECTION (3)(b) MAY DELIVER CIGARETTES, TOBACCO PRODUCTS, OR NICOTINE PRODUCTS TO A PERSON TWENTY-ONE YEARS OF AGE OR OLDER IF:

(A) THE PERSON RECEIVING THE DELIVERY OF CIGARETTES, TOBACCO PRODUCTS, OR NICOTINE PRODUCTS IS LOCATED AT A PLACE THAT IS NOT LICENSED PURSUANT TO THIS ARTICLE 7;

(B) THE DELIVERY IS MADE BY AN EMPLOYEE OF THE LICENSED 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; AND

(C) The person making the delivery verifies that the person receiving the delivery is twenty-one years of age or older by requiring the person receiving the delivery to present a valid government-issued photographic identification. The licensee or employee shall make a determination from the information presented whether the person receiving the delivery is twenty-one years of age or older.

(II) The executive director shall promulgate rules as necessary for the proper delivery of cigarettes, tobacco products, or nicotine products, and the division is authorized to issue a permit to any retailer that is licensed under this article and delivers cigarettes, tobacco products, or nicotine products pursuant to this subsection (3)(b). A permit issued under this subsection (3)(b) is subject to the same suspension and revocation provisions as are set forth in section 44-7-105 (1)(b).".

Amendment No. 5, by Representative Mullica.

Amend the Health and Insurance Committee Report, dated February 12, 2020, page 4, before line 13 insert:

"Page 25 of the printed bill, after line 1 insert:

"(5) Notwithstanding subsection (3) of this section, a licensed gaming establishment as defined in section 44-30-103 (18) that has a cigar-tobacco bar, as defined in section 25-14-203 (4), on the effective date of this subsection (5) shall be afforded two affirmative defenses within a twenty-four-month period."."

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

HB20-1073 by Representative(s) Kennedy and Larson--Concerning the drawing of voting districts by county governments.


Laid Over until March 10, 2020.

SB20-086 by Senator(s) Williams A. and Holbert; also Representative(s) Snyder and McKean--Concerning requirements associated with the expiration of legal authority to sell alcohol beverages, and, in connection therewith, authorizing the executive director of the department of revenue to notify alcohol beverage licensees of an expiring license by any reasonable means as determined by rule and to establish a fee for renewal applications for license or permit renewals for alcohol beverages and fermented malt beverages.

Ordered revised and placed on the Calendar for Third Reading and Final Passage.
HB20-1221 by Representative(s) Kennedy; also Senator(s) Zenzinger and Smallwood--Concerning an expansion of the complementary or alternative medicine pilot program for a person with an injury that results in paralysis.

Amendment No. 1, Health & Insurance Report, dated March 4, 2020, and placed in member's bill file; Report also printed in House Journal, March 5, 2020.

Laid Over until March 10, 2020.

HB20-1179 by Representative(s) Herod and Soper, Snyder, Van Winkle, Weissman; also Senator(s) Gardner and Lee, Foote, Rodriguez--Concerning implementation of the committee on legal services' recommendations in connection with legislative review of state agencies' rules.

Laid Over until March 10, 2020.

SB20-078 by Senator(s) Donovan; also Representative(s) Garnett--Concerning the ability of a person to bring a pet dog onto the premises of a restaurant.

Amendment No. 1, by Representative Saine.

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

"SECTION 1. Legislative declaration. The general assembly hereby finds and declares that Gia; Henry; Sassy and Pepe; Lucy; Brown Sugar; Padda; Myles; Queso, Simo, and Opie; Enzo; Hattie; George; Charlie; Punky; Gary, Bill Murray, and Maggie; and Cleo are in strong support of this act.".

Renumber succeeding sections accordingly.

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

HB20-1302 by Representative(s) Lontine--Concerning changes to improve the protection services for at-risk adults.

Amendment No. 1, Public Health Care & Human Services Report, dated March 4, 2020, and placed in member's bill file; Report also printed in House Journal, March 5, 2020.

Amendment No. 2, by Representative Lontine.

Amend printed bill, page 3, line 6, strike "KNOWN".

Page 3, lines 8 and 9, strike "POSES AN IMMINENT RISK OF NEGATIVELY IMPACTING" and substitute "CAUSES HARM TO".

Page 6, line 23, strike "EACH" and substitute "PURSUANT TO STATE DEPARTMENT RULE, EACH".
Page 7, lines 7 and 8, strike "INCLUDING CONTACT INFORMATION FOR FORMER PERSONNEL".

Page 7, line 12, after the semicolon add "AND".

Page 7, line 14, after "INCLUDING" insert "DISCLOSURE OF".

Page 7, line 16, strike "EVIDENCE; AND" and substitute "EVIDENCE.".

Page 7, strike lines 17 through 19 and substitute:

"(b) THE COUNTY DEPARTMENT AND ITS EMPLOYEES SHALL COMPLY WITH APPLICABLE FEDERAL LAWS RELATED TO THE PRIVACY OF INFORMATION WHEN REQUESTING OR OBTAINING DOCUMENTS PURSUANT TO THIS SUBSECTION (1.3)."

Reletter succeeding paragraph accordingly.

Page 7, strikes line 26 and 27.

Page 8, strike lines 1 and 2.

Reletter succeeding paragraph accordingly.

Page 14, line 26, strike "KNOWN".

Page 15, lines 1 and 2, strike "POSES AN IMMINENT RISK OF OR OTHERWISE NEGATIVELY IMPACTING" and substitute "CAUSES HARM TO".

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

SB20-087 by Senator(s) Todd; also Representative(s) Mullica--Concerning requiring central service technicians to possess professional credentials.

Laid Over until March 10, 2020.

HB20-1170 by Representative(s) Humphrey, Neville, Rich, Holtorf, Bockenfeld, Carver, Geitner, Liston, Baisley, Williams D., Pelton, Ransom, Valdez D., Sandridge, Catlin, Landgraf, Will, Wilson, Van Winkle, McKean, Soper, Saine; also Senator(s) Marble, Rankin--Concerning authorization to drive military vehicles on roadways.

Amendment No. 1, Transportation & Local Government Report, dated March 4, 2020, and placed in member's bill file; Report also printed in House Journal, March 5, 2020.

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 Williams moved to amend the Report of the Committee of the Whole to show that L.016 the following Williams amendment to HB20-1001 did pass:

Amend the Health and Insurance Committee Report, dated February 12, 2020, page 4, after line 12 insert:

"Page 25 of the printed bill, after line 1 insert:

"SECTION 13. In Colorado Revised Statutes, 44-7-107, add (3) as follows:

44-7-107. Cigarette, tobacco product, and nicotine product use by minors prevention fund - grants. (3) OF THE MONEY FROM CIVIL PENALTIES CREDITED TO THE FUND PURSUANT TO SECTION 44-7-105 (7), THE DIVISION SHALL RETAIN FIFTY PERCENT TO REIMBURSE FAMILIES FOR THE COST OF LUNG CANCER SCREENINGS PROVIDED FOR MINORS. UPON SUBMITTING DOCUMENTATION DEMONSTRATING TO THE DIVISION'S SATISFACTION THAT A PERSON PAID FOR A LUNG CANCER SCREENING FOR A MINOR IN THE STATE, THE DIVISION SHALL REIMBURSE THE PERSON FOR THE COST THE PERSON INCURRED IN OBTAINING THE LUNG CANCER SCREENING."

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


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>Landgraf N</td>
<td>Sandridge N</td>
<td>Young Y</td>
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</tbody>
</table>

Speaker Y

House in recess. House reconvened.

**REPORT(S) OF COMMITTEE(S) OF REFERENCE**

**ENERGY & ENVIRONMENT**

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

**SB20-167** 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 3 and substitute "(2)(d); **repeal** (2)(e) and (2)(f); and **add** (2)(g) as follows:".

Page 2, strike lines 7 through 13 and substitute:

"(d) Operation of a motor vehicle dealer if the manufacturer has no other dealers of the same line-make in this state; **or**".

Page 2, after line 20 insert:

"(g) **OWNERSHIP, OPERATION, OR CONTROL OF ONE OR MORE** motor vehicle dealers if the manufacturer manufactures only electric vehicles and has no franchised dealers of the same line-make in this state.".
PRINTING REPORT

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

HB20-1350, 1351, 1352, 1353, 1354, 1355, 1356, 1357.

SIGNING OF BILLS - RESOLUTIONS - MEMORIALS

The Speaker has signed: HJR20-1004; SB20-082 and 091.

MESSAGE(S) 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 returns herewith: HB20-1185 and 1166.

The Senate has adopted and returns herewith: HJR20-1004.

MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, as amended, HB20-1052.
without comment, as amended, SB20-093 and 169.

MESSAGE(S) FROM THE GOVERNOR

I certify I received the following on the 9th day of March, 2020, at 10:35 a.m. The original is on file in the records of the House of Representatives of the General Assembly.

Robin Jones,
Chief Clerk of the House

Friday, March 6, 2020
Colorado House of Representatives
The 72nd General Assembly
Second Regular Session
State Capitol
Denver, Colorado 80203
Honorable Members of the Colorado House of Representatives:
Pursuant to the authority vested in the Office of the Governor of the State of Colorado, I have the honor to inform you that I have approved and filed with the Secretary of State the following Acts:

HB20-1048  Race Trait Hairstyle Anti-discrimination Protect
Approved on Friday, March 6, 2020 at 5:58 P.M.

HB20-1019  Prison Population Reduction And Management
Approved on Friday, March 6, 2020 at 6:10 P.M.

Sincerely,

(signed)

Jared Polis
Governor

INTRODUCTION OF BILL
First Reading

The following bill(s) were read by title and referred to the committee(s) indicated:

HB20-1358 by Representative(s) Mullica and McKean--Concerning seizure action plans for K-12 students who have been diagnosed with a seizure disorder.

Committee on Education

SB20-169 by Senator(s) Gonzales; also Representative(s) Gonzales-Gutierrez--Concerning permitting youthful offenders to be housed in the same facility as inmates that mentor youthful offenders.

Committee on Judiciary

LAY OVER OF CALENDAR ITEM(S)

On motion of Representative Exum, the following item(s) on the Calendar were laid over until March 10, retaining place on Calendar:


Consideration of Resolution(s)--SJR20-017.

Consideration of Senate Amendment(s)--HB20-1074, HB20-1052.
NOTICE OF CALENDARED ITEM

On motion of Representative Exum, the following item on the Calendar for March 10 will be calendared for March 11, retaining place on Calendar:

Consideration of General Orders--HB20-1008.

On motion of Representative Exum, the House adjourned until 9:00 a.m., March 11, 2020.

Approved:

KC Becker,
Speaker

Attest:
Robin Jones,
Chief Clerk
Prayer by Father William Oulvey, S.J., Member, Arrupe Jesuit High School Board of Trustees, Denver.

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

Pledge of Allegiance led by Tori Passmore, Valencia Community College, Littleton.

The roll was called with the following result:

Present--60.
Excused--Representative(s) Gray, Jackson, Michaelson Jenet, Sandridge, Soper--5.
Present after roll call--Representative(s) Gray, Sandridge.

The Speaker Pro Tempore declared a quorum present.

On motion of Representative Sirota, the House Journal of Monday, March 9, 2020, was declared 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.

HB20-1072 by Representative(s) Arndt and Saine, Catlin, Roberts, Titone; also Senator(s) Sonnenberg and Bridges, Coram, Donovan--Concerning a requirement that Colorado institutions of higher education study potential uses of emerging technologies to more effectively manage Colorado's water supply, and, in connection therewith, making an appropriation, conditioned on the receipt of matching funds from gifts, grants, and donations.

The question being "Shall the bill pass?".
A roll call vote was taken. As 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.
SB20-078 by Senator(s) Donovan; also Representative(s) Garnett--
Concerning the ability of a person to bring a pet dog onto
the premises of a restaurant.

On motion of Representative Garnett, SB20-078, as amended, was
referred back to General Orders Second Reading with no objection.

SB20-086 by Senator(s) Williams A. and Holbert; also
Representative(s) Snyder and McKean--Concerning
requirements associated with the expiration of legal
authority to sell alcohol beverages, and, in connection
therewith, authorizing the executive director of the
department of revenue to notify alcohol beverage licensees
of an expiring license by any reasonable means as
determined by rule and to establish a fee for renewal
applications for license or permit renewals for alcohol
beverages and fermented malt 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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HB20-1302 by Representative(s) Lontine--Concerning changes to
improve the protection services for at-risk adults.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following 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**.

**HB20-1170** by Representative(s) Humphrey, Neville, Rich, Holtorf, Bockenfeld, Carver, Geitner, Liston, Baisley, Williams D., Pelton, Ransom, Valdez D., Sandridge, Catlin, Landgraf, Will, Wilson, Van Winkle, McKean, Soper, Saine; also Senator(s) Marble, Rankin--Concerning authorization to drive military vehicles on roadways.

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.)

HB20-1216 by Representative(s) Mullica, Buckner, Caraveo, Lontine, Titone; also Senator(s) Ginal--Concerning the continuation of the state board of nursing, and, in connection therewith, implementing the recommendations contained in the 2019 sunset report by the department of regulatory agencies.

(Laid Over from March 9, 2020.)


Amendment No. 2, by Representative Mullica.

Amend the Health and Insurance Committee Report, dated February 11, 2020, page 2, line 1, strike "(4),".

Page 2, lines 10 and 11, strike "COOPERATIVELY, SHARING RESPONSIBILITY AND ACCOUNTABILITY" and substitute "COLLABORATIVELY".

Page 2, line 12, strike "PRACTICE," and substitute "PRACTICE".

Page 2, strike lines 14 through 27.

Page 2, strike lines 35 and 36 and substitute "HEALTH CARE PROVIDER WITHIN THE SCOPE".

Page 2, line 37, strike "OR NURSE'S".

Page 2, lines 37 and 38, strike "OR NURSE'S".

Page 4, lines 15 and 16, strike "performance of" and substitute "performance of".

Page 4, line 17, strike "AUTONOMOUS" and substitute "DELIVERY OF INDEPENDENT".

Page 4, line 18, after "COLLABORATIVE" insert "NURSING", and strike the first "or" and substitute "TO".

Page 4, strike lines 37 and 38 and substitute "responsible direction and supervision of a person licensed under the laws of this state to practice medicine, podiatry, or dentistry LICENSED HEALTH CARE PROVIDER.".

Page 4, strike lines 37 and 38 and substitute "responsible direction and supervision of a person licensed under the laws of this state to practice medicine, podiatry, or dentistry LICENSED HEALTH CARE PROVIDER.".

Page 4, strike lines 37 and 38 and substitute "responsible direction and supervision of a person licensed under the laws of this state to practice medicine, podiatry, or dentistry LICENSED HEALTH CARE PROVIDER.".
As amended, ordered engrossed and placed on the Calendar for Third Reading and Final Passage.

HB20-1073 by Representative(s) Kennedy and Larson--Concerning the drawing of voting districts by county governments.

(Laid Over from March 9, 2020.)


HB20-1221 by Representative(s) Kennedy; also Senator(s) Zenzinger and Smallwood--Concerning an expansion of the complementary or alternative medicine pilot program for a person with an injury that results in paralysis.

Amendment No. 1, Health & Insurance Report, dated March 4, 2020, and placed in member's bill file; Report also printed in House Journal, March 5, 2020.


HB20-1179 by Representative(s) Herod and Soper, Snyder, Van Winkle, Weissman; also Senator(s) Gardner and Lee, Foote, Rodriguez--Concerning implementation of the committee on legal services' recommendations in connection with legislative review of state agencies' rules.

(Laid Over from March 9, 2020.)

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

SB20-087 by Senator(s) Todd; also Representative(s) Mullica--Concerning requiring central service technicians to possess professional credentials.

(Laid Over from March 9, 2020.)


HB20-1118 by Representative(s) Larson and Titone; also Senator(s) Hisey--Concerning the penalties imposed on the driver of a motor vehicle who causes serious bodily injury to another person.

Ordered engrossed and placed on the Calendar for Third Reading and Final Passage.
SB20-114  by Senator(s) Gardner; also Representative(s) Tipper--
Concerning the "Uniform Registration of Canadian Money
Judgments Act".

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

SB20-134  by Senator(s) Woodward and Zenzinger, Moreno; also
Representative(s) Arndt, McKean, Valdez D., Van
Winkle--Concerning the repeal of certain language used to
determine cash fund revenue that is derived from non-fee
sources when calculating the amount of uncommitted
reserves in a cash fund at the end of a fiscal year.

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

HB20-1296  by Representative(s) Michaelson Jenet and Soper; also
Senator(s) Gonzales and Coram--Concerning changing the
statute of limitations applicable to civil actions alleging
sexual misconduct for which the statute of limitations has
not yet run as of January 1, 2021.


SB20-085  by Senator(s) Zenzinger and Gardner; also
Representative(s) Michaelson Jenet and Soper--
Concerning a requirement that a sex offender being placed
in a community corrections program meet certain
requirements for a sex offender being released on parole.

Amendment No. 1, Judiciary Report, dated March 5, 2020, and placed in
member's bill file; Report also printed in House Journal, March 6, 2020.


HB20-1329  by Representative(s) Kipp and Saine, Froelich; also
Senator(s) Todd and Lundeen--Concerning a departmental
report to the general assembly about unfunded programs
that have not received any money for at least six fiscal
years.


_______________

ADOPTION OF COMMITTEE OF THE WHOLE REPORT

Passed Second Reading: HB20-1118, HB20-1179, HB20-1216 as
amended, SB20-114, SB20-134.

Laid over until date indicated retaining place on Calendar:
HB20-1296, HB20-1329, SB20-085--March 11, 2020;
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

HB20-1074 by Representative(s) Ransom and Titone; also Senator(s) Smallwood--Concerning the authorization for special districts to provide for the collection and transportation of solid waste.

(Passed on Third Reading as printed in House Journal, February 6, 2020.)
(Amended as printed in Senate Journal, March 4, 2020.)
(Laid Over from March 9, 2020.)

Representative Ransom 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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<td>Jaquez Lewis</td>
<td>Y</td>
<td>Ransom</td>
<td>Y</td>
<td>Will</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**.

<table>
<thead>
<tr>
<th>YES</th>
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<tbody>
<tr>
<td>49</td>
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**HB20-1052** by Representative(s) Carver and Singer; also Senator(s) Gardner and Lee--Concerning restrictions on making public the personal information of certain employees at risk of threats relating to the administration of human services programs.

(Passed on Third Reading as printed in House Journal, January 29, 2020.)
(Amended as printed in Senate Journal, March 6, 2020.)
(Laid Over from March 9, 2020.)

Representative Carver 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>
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<tbody>
<tr>
<td>62</td>
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</table>

Representative Carver 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) Bird, Champion, Humphrey, McLachlan, Sandridge, Titone, Valdez A., Valdez D., Weissman, Woodrow, Speaker

MESSAGE FROM THE SENATE

The Senate has adopted and transmits herewith: SJR20-018.

INTRODUCTION AND CONSIDERATION OF RESOLUTION

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

SJR20-018 by Senator(s) Garcia and Hill; also Representative(s) Carver and Snyder--Concerning declaring Colorado to be the most fitting permanent location for the United States Space Command, and, in connection therewith, urging the Department of Defense to keep the United States Space Command in Colorado.
On motion of Representative Snyder, the resolution was read at length and adopted by viva voce vote.


APPOINTMENT

The Speaker announced the following temporary committee appointment for March 10, 2020 only:

Health & Insurance
Representative Kipp to replace Representative Jackson.

House in recess. House reconvened.

PRINTING REPORT

The Chief Clerk reports the following bill has been correctly printed:

HB20-1358.

MESSAGE(S) FROM THE SENATE

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes:
SB20-183.


The Senate has passed on Third Reading and returns herewith:
HB20-1176, 1175, 1174, 1062, 1108, 1050, and 1031.
MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, SB20-183.
without comment, as amended, HB20-1080.

LAY OVER OF CALENDAR ITEM(S)

On motion of Representative Exum, the following item(s) on the Calendar for March 10 were laid over until March 11, retaining place on Calendar:

Consideration of Resolution(s)--SJR20-017.

On motion of Representative Exum, the following item(s) on the Calendar for March 10 were laid over until March 13, retaining place on Calendar:


On motion of Representative Exum, the House adjourned until 9:00 a.m., March 11, 2020.

Approved:
KC Becker,
Speaker

Attest:
Robin Jones,
Chief Clerk
Prayer by the Reverend Dr. Cynthia Cearley, Centennial.

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

The National Anthem was sung by the Elizabeth High School Chamber Choir, Elizabeth.

Pledge of Allegiance led by Ben Chavez, Singing Hills Elementary, Cora Love, Running Creek Elementary, Elizabeth.

The roll was called with the following result:

Present--57.
Excused--Representative(s) Benavidez, Esgar, Geitner, Humphrey, Jackson, Michaelson Jenet, Soper, Williams--8.

Present after roll call--Representative(s) Benavidez, Humphrey, Williams.

The Speaker declared a quorum present.

On motion of Representative Sirota, the House Journal of Tuesday, March 10, 2020, was declared 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.

HB20-1216 by Representative(s) Mullica, Buckner, Caraveo, Lontine, Titone; also Senator(s) Ginal--Concerning the continuation of the state board of nursing, and, in connection therewith, implementing the recommendations contained in the 2019 sunset report by the department of regulatory agencies.

As shown by the following roll call vote, a majority of all members elected to the House voted in the affirmative, and Representative Mullica was given permission to offer a Third Reading amendment:
Third Reading amendment No. 1, by Representative Mullica.

Amend engrossed bill, page 10, line 8, strike "COLLABORATIVELY" and substitute "COOPERATIVELY".

The amendment was declared passed by the following roll call vote:

<table>
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<td>Y Williams D. N</td>
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<tr>
<td>Cutter</td>
<td>Y</td>
<td>Y Roberts</td>
<td>Y Wilson</td>
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<td>Duran</td>
<td>Y</td>
<td>N Saine</td>
<td>Y Woodrow</td>
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<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 passed.

<table>
<thead>
<tr>
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<td>Y Snyder</td>
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<tr>
<td>Bird</td>
<td>Y</td>
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</table>

Speaker Y
HB20-1179 by Representative(s) Herod and Soper, Snyder, Van Winkle, Weissman; also Senator(s) Gardner and Lee, Foote, Rodriguez--Concerning implementation of the committee on legal services' recommendations in connection with legislative review of state agencies' rules.

The question being "Shall the bill pass?".

A roll call vote was taken. As shown by the following 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) Bird, Exum, Herod, Hooton, Melton, Valdez A., Young

HB20-1118 by Representative(s) Larson and Titone; also Senator(s) Hisey--Concerning the penalties imposed on the driver of a motor vehicle who causes serious bodily injury to another 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**.

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</tbody>
</table>

Co-sponsor(s) added: Representative(s) Buentello, Champion, Exum, Jaquez Lewis, Kipp, Landgraf, Lontine, McLachlan, Saine, Sandridge, Snyder, Young

SB20-114 by Senator(s) Gardner; also Representative(s) Tipper--Concerning the "Uniform Registration of Canadian Money Judgments 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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Co-sponsor(s) added: Representative(s) Buckner, Exum, Garnett, Gray, Mullica, Snyder, Valdez D., Woodrow
SB20-134 by Senator(s) Woodward and Zenzinger, Moreno; also Representative(s) Arndt, McKean, Valdez D., Van Winkle--Concerning the repeal of certain language used to determine cash fund revenue that is derived from non-fee sources when calculating the amount of uncommitted reserves in a cash fund at the end of a 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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Co-sponsor(s) added: Representative(s) Bird, Cutter, Gray, Hooton, Kipp, Snyder

On motion of Representative Tipper, 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.)
HB20-1296 by Representative(s) Michaelson Jenet and Soper; also
Senator(s) Gonzales and Coram--Concerning changing the
statute of limitations applicable to civil actions alleging
sexual misconduct for which the statute of limitations has
not yet run as of January 1, 2021.

(Laid Over from March 10, 2020.)

Laid Over until March 12, 2020.

SB20-085 by Senator(s) Zenzinger and Gardner; also
Representative(s) Michaelson Jenet and Soper--
Concerning a requirement that a sex offender being placed
in a community corrections program meet certain
requirements for a sex offender being released on parole.

(Laid Over from March 10, 2020.)

Amendment No. 1, Judiciary Report, dated March 5, 2020, and placed in
member's bill file; Report also printed in House Journal, March 6, 2020.
As amended, ordered revised and placed on the Calendar for Third
Reading and Final Passage.

Laid Over until March 12, 2020.

HB20-1329 by Representative(s) Kipp and Saine, Froelich; also
Senator(s) Todd and Lundeen--Concerning a departmental
report to the general assembly about unfunded programs
that have not received any money for at least six fiscal
years.

(Laid Over from March 10, 2020.)

Amendment No. 1, by Representative Saine.
Amend printed bill, page 4, line 3, strike "SEVEN" and substitute "FIVE".
As amended, ordered engrossed and placed on the Calendar for Third
Reading and Final Passage.

HB20-1008 by Representative(s) Lontine; also Senator(s) Fields--
Concerning protections for consumers who participate in
health care cost-sharing arrangements.

Amendment No. 1, Appropriations Report, dated February 28, 2020, and
placed in member's bill file; Report also printed in House Journal,
Amendment No. 2, Health & Insurance Report, dated February 19, 2020,
and placed in member's bill file; Report also printed in House Journal,
February 20, 2020.
SB20-167  by Senator(s) Hansen and Priola, Bridges, Fenberg, Winter; also Representative(s) Becker--Concerning increasing consumer access to electric motor vehicles by allowing manufacturers to sell their own electric motor vehicles directly to consumers.


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

SB20-078  by Senator(s) Donovan; also Representative(s) Garnett--Concerning the ability of a person to bring a pet dog onto the premises of a restaurant.

(Referred back to second reading on March 10, 2020.)

Amendment No. 1, by Representative Humphrey.

Amend revised bill, page 2, strike lines 2 through 6 and substitute:

"SECTION 1. Legislative declaration. (1) The general assembly hereby finds and declares that:
   (a) Gia; Henry; Sassy and Pepe; Lucy; Myles; Queso; Simo and Opie; Enzo; Hattie; George; Charlie; Gary, Solomon, and Luna; Bruin; Shep; Juliet and Lancelot; Patton; Rocky; Leila; George; Dingo; Angel; Huck; Bella; Hattie; Darby; Tuff; Liberty; Leopold; Cletus; Ruby; Dewy; Gunner; Harley; Cooper; Lola; Blue; Sissy; Jake and Jenny; Buffy; Jen; Calvin; Charlie; Lulu and Jobin; Chile and Lady; Lily; Kai; Molly; Anna; Truffle; Maisy; Vasily Zaistev; Darby; Monty; Pistol; Sassy; Frida; Bruce; Halley Faye, Anthony D., Wozzo, and Theodore Roosevelt; Bill Murray; Maggié; Stella; Millie; Gertie; Lily; Sam; Theodosia; Theophilus; and Cleo are in strong support of this act; and
   (b) Padda, Punky, Annie, Chica, Theodore-able, Edwin, Bubby, Annie, Casey, Brown Sugar, Lola, and Pablo would have enjoyed this freedom."

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:
HB20-1296, SB20-085--March 12, 2020;
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 11, 2020 only:

**Health & Insurance**

Representative Sirota to replace Representative Jackson.

Public Health Care & Human Services

Representative Sirota to replace Representative Gonzales-Gutierrez.

Representative Lontine to replace Representative Michaelson Jenet.

_______________

LAY OVER OF CALENDAR ITEM(S)

On motion of Representative Garnett, the following item(s) on the Calendar for March 11 were laid over until March 12, retaining place on Calendar:

Consideration of General Orders--**HB20-1296, SB20-085**.

Consideration of Resolution(s)--**SJR20-017**.

Consideration of Senate Amendment(s)--**HB20-1080**.

On motion of Representative Garnett, the following item on the Calendar for March 11 was laid over until March 13, retaining place on Calendar:

Consideration of General Orders--**HB20-1008**.
REPORT(S) OF COMMITTEE(S) OF REFERENCE

BUSINESS AFFAIRS & LABOR

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

HB20-1091 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 10 insert:

"(3) (a) "CONTRACT HOLDER" MEANS THE OWNER OF AN ANNUITY CONTRACT.

(b) "CONTRACT HOLDER" DOES NOT MEAN A CERTIFICATE HOLDER OF A GROUP ANNUITY CONTRACT OR ANY OTHER COVERED PERSON UNDER A GROUP ANNUITY CONTRACT.".

Renumber succeeding subsections accordingly.

Page 3, after line 23 insert:

"(9) (a) "POLICYHOLDER" MEANS THE OWNER OF AN INSURANCE POLICY.

(b) "POLICYHOLDER" DOES NOT MEAN A CERTIFICATE HOLDER OF A GROUP INSURANCE POLICY OR ANY OTHER COVERED PERSON UNDER A GROUP INSURANCE POLICY.".

Renumber succeeding subsections accordingly.

Page 8, strike lines 24 through 27 and substitute "APPROVED BY THE COMMISSIONER IN ACCORDANCE WITH THIS SECTION.

(b) BEFORE APPROVING A PLAN OF DIVISION, THE COMMISSIONER SHALL:

(I) HOLD A PUBLIC HEARING IN ACCORDANCE WITH SECTION 24-4-105, EXCEPT TO THE EXTENT THAT THE PROCEDURES CONTAINED THEREIN CONFLICT WITH THE PROCEDURES SET FORTH IN THIS PART 17;

(II) PROVIDE NOTICE OF THE PUBLIC HEARING REQUIRED PURSUANT TO SUBSECTION (2)(b)(I) OF THIS SECTION TO STATE INSURANCE REGULATORS AND APPROPRIATE STATE GUARANTY ASSOCIATIONS IN STATES IN WHICH THE DIVIDING INSURER IS AUTHORIZED TO DO BUSINESS; AND

(III) BE SATISFIED THAT THE DIVIDING INSURER HAS MADE REASONABLE EFFORTS TO PROVIDE TO ALL POLICYHOLDERS, CONTRACT HOLDERS, REINSURERS, AND OTHER PERSONS WITH AN INTEREST IN THE PROPOSED PLAN OF DIVISION AT LEAST THIRTY DAYS PRIOR NOTICE OF THE PUBLIC HEARING IF THE COMMISSIONER DETERMINES THAT IT WOULD BE UNREASONABLE OR UNFAIR TO NOT PROVIDE SUCH NOTICE TO SUCH OTHER PERSONS. FOR THE PURPOSES OF THIS SUBSECTION (2)(b)(III), A NOTICE MUST:".

Page 9, strike lines 1 through 8.

Page 9, after line 8 insert:

"(A) PROVIDE INFORMATION REGARDING THE PROPOSED DIVISION UNDER CONSIDERATION AND THE LOCATION, DATE, AND TIME OF THE PUBLIC HEARING; AND

(B) IF THE DIVIDING INSURER HAS THE LAST-KNOWN ADDRESS OR
LAST-KNOWN E-MAIL ADDRESS OF THE POLICYHOLDER, CONTRACT HOLDER, REINSURER, OR OTHER PERSON ON FILE, EITHER BE MAILED TO THE LAST-KNOWN ADDRESS OF SUCH PERSON OR SENT VIA ELECTRONIC MEANS TO THE LAST-KNOWN E-MAIL ADDRESS OF SUCH PERSON.

(c) The commissioner shall:

(I) Consider any simultaneous merger or acquisition of a resulting insurer as part of the plan of division;

(II) In the case of a simultaneous merger, apply to the resulting insurer involved in the simultaneous merger the requirements of this part 17 that are applicable to the resulting insurer as merged into the surviving entity in the merger and not to the resulting insurer prior to the merger;

(III) Consider, among other things, all assets, liabilities, and cash flows, the nature and composition of the assets proposed to be transferred in support of the plan of division, and all proposed assets of the resulting insurers, which consideration must include an assessment of the risks and quality, including the liquidity and marketability, of the proposed portfolio of the resulting insurer; consideration of asset and liability matching; and the treatment of the material elements of the portfolio based on statutory accounting practices.

(d) After making the considerations described in subsection (2)(c) of this section, the commissioner shall approve a plan of division if the commissioner finds that the following requirements are met: ".

Reletter succeeding paragraphs accordingly.

Page 9, line 12, strike "POLICYHOLDERS," and substitute "POLICYHOLDERS, CONTRACT HOLDERS, OR REINSURERS.".

Page 9, line 13, strike "POLICYHOLDERS;" and substitute "POLICYHOLDERS, CONTRACT HOLDERS, OR REINSURERS;".

Page 9, strike line 16 and substitute "POLICYHOLDERS, CONTRACT HOLDERS, OR REINSURERS;".

Page 9, line 26, strike "POLICYHOLDERS" and substitute "POLICYHOLDERS, CONTRACT HOLDERS, OR REINSURERS".

Page 10, line 4, strike "POLICYHOLDERS" and substitute "POLICYHOLDERS, CONTRACT HOLDERS, OR REINSURERS".

Page 10, line 14, strike "AND".

Page 10, line 19, strike "ENGAGE." and substitute "ENGAGE;".

Page 10, after line 19 insert:

"(IX) The proposed division is not being made for the purpose of hindering, delaying, or defrauding any policyholders, contract holders, or reinsurers;

(X) Each resulting insurer that will be a member insurer under the "Life and Health Insurance Protection Association Act", article 20 of this title 10, will be licensed in each line of business in each state where the dividing insurer was licensed
WITH RESPECT TO THE INSURANCE POLICIES OR ANNUITY CONTRACTS
ISSUED BY THE DIVIDING INSURER THAT ARE ALLOCATED TO THAT
RESULTING INSURER AS PART OF THE PLAN OF DIVISION; EXCEPT THAT, THE
RESULTING INSURER NEED NOT BE LICENSED WITH RESPECT TO ANY LINE
OF BUSINESS IN ANY STATE WHERE, AT THE TIME OF DIVISION:

(A) THE DIVIDING INSURER IS NOT LICENSED WITH RESPECT TO THE
LINE OF BUSINESS; OR

(B) THE STATE DOES NOT PROVIDE GUARANTY ASSOCIATION
COVERAGE OR SIMILAR COVERAGE WITH RESPECT TO THE ALLOCATED
POLICIES OR CONTRACTS; AND

(XI) IF THE PLAN OF DIVISION ALLOCATES POLICIES OF LONG-TERM
CARE INSURANCE, AS DEFINED IN SECTION 10-19-103 (5), THE LIABILITIES
ASSOCIATED WITH THE ALLOCATED POLICIES DO NOT CONSTITUTE MORE
THAN A DE MINIMUS AMOUNT OF THE INSURANCE LIABILITIES ALLOCATED
TO THE DIVIDING INSURER, IF IT SURVIVES THE DIVISION, OR TO ANY
RESULTING INSURER.".

Page 10, lines 26 and 27, strike "THE COMMISSIONER MAY USE
INDEPENDENT EXPERTS AT THE DISCRETION OF THE COMMISSIONER.".

Page 11, after line 2 insert:

"(f) THE COMMISSIONER SHALL SELECT AND RETAIN AN
INDEPENDENT EXPERT WHO SHALL REVIEW THE PLAN OF DIVISION AND
ISSUE A REPORT TO THE COMMISSIONER, WHICH REPORT ADDRESSES THE
FOLLOWING:

(I) THE BUSINESS PURPOSES OF THE PROPOSED DIVISION;

(II) CAPITAL ADEQUACY AND RISK-BASED CAPITAL, INCLUDING
CONSIDERATION OF THE EFFECTS OF ASSET QUALITY, NONADMITTED
ASSETS, AND ACTUARIAL STRESSES TO RESERVE ASSUMPTIONS;

(III) CASH FLOW AND RESERVE ADEQUACY TESTING, INCLUDING
CONSIDERATION OF THE EFFECTS OF DIVERSIFICATION ON POLICY
LIABILITIES;

(IV) BUSINESS PLANS;

(V) THE IMPACT, IF ANY, OF CONCENTRATION OF LINES OF
BUSINESS FOLLOWING THE PROPOSED DIVISION; AND

(VI) MANAGEMENT'S COMPETENCE, EXPERIENCE, AND
INTEGRITY.".

Reletter succeeding paragraphs accordingly.
ENERGY & ENVIRONMENT

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

HB20-1119 be amended as follows, and as so amended, be referred to the Committee on Finance with favorable recommendation:

Amend printed bill, page 2, line 3, strike "(4) and (5)" and substitute "(4), (5), and (6)".

Page 2, line 5, strike "definitions." and substitute "definitions - repeal." and strike "ANY" and substitute "AS OF AUGUST 2, 2019, ANY".

Page 2, line 12, after "COLORADO;" add "AND".

Page 2, strike lines 13 and 14.

Renumber succeeding subparagraph accordingly.


Page 3, line 15, strike "OR" and substitute "OF".

Page 3, after line 17 insert:

"(6) SUBSECTIONS (4) AND (5) OF THIS SECTION ARE REPEALED, EFFECTIVE JANUARY 1, 2023.".

Page 3, strike lines 18 through 27.

Page 4, strike lines 1 through 10.

Renumber succeeding sections accordingly.

Page 4, strike lines 15 and 16 and substitute "COMMISSION SHALL PROMULGATE RULES ESTABLISHING A CERTIFICATE OF REGISTRATION FOR ANY FACILITY, FIRE DEPARTMENT, OR LESSEE THAT USES OR STORES"

Page 4, line 17, strike "SUBSTANCES," and insert "SUBSTANCES IN ITS OPERATIONS,"

Page 4, line 22, after "SUBSTANCES," add "THE COMMISSION SHALL TAKE INTO ACCOUNT COSTS, TECHNOLOGICAL FEASIBILITY, AND THE POSSIBILITY OF EMERGENCY SITUATIONS FOR ANY RULES IT PROMULGATES.".

Page 4, line 23, strike "POSSESSES" and substitute "USES OR STORES".

Page 4, line 24, after "SUBSTANCES" insert "IN ITS OPERATIONS".

Page 5, after line 7 insert:

"(d) NO FACILITY, FIRE DEPARTMENT, OR LESSEE SUBJECT TO FEDERAL RULES AND REGULATIONS THAT POSSESSES PERFLUOROALKYL AND POLYFLUOROALKYL SUBSTANCES SHALL BE SUBJECT TO ANY
Page 5, strike line 8 and substitute:

"(e) As used in this section, unless the context otherwise requires:
   (I) "Perfluoroalkyl and".

Page 5, lines 9 and 10, strike "firefighting agents and equipment" and substitute "Class B firefighting foam, as defined in section 25-5-1302 (2).".

Page 5, after line 11 insert:

"(II) "Uses or stores" means actual and intentional ownership or control of perfluoroalkyl and polyfluoroalkyl substances. "Uses or stores" does not mean the interception or accumulation of perfluoroalkyl and polyfluoroalkyl substances in water treatment facilities and domestic wastewater facilities.

SECTION 3. In Colorado Revised Statutes, add 25-5-1309 as follows:

25-5-1309. Restriction on the use of certain firefighting foam at certain airports - definitions. (1) Beginning January 1, 2023, the use of Class B firefighting foam that contains intentionally added perfluoroalkyl and polyfluoroalkyl substances shall be prohibited at structures used for the storage or maintenance of aircraft where the structure is located in an airport that:
   (a) Has been certified by the Federal Aviation Administration in accordance with 14 CFR 139; and
   (b) Is within the state of Colorado.
   (2) As used in this section, "class B firefighting foam" and "perfluoroalkyl and polyfluoroalkyl substances" have the same meaning as they are defined in section 25-5-1302."

Renumber succeeding section accordingly.

HB20-1180 be amended as follows, and as so amended, be referred to the Committee on Finance with favorable recommendation:

"(b) Subject to subsection (3.5)(c)(I) of this section, the commissioner's rules adopted pursuant to subsection (3.5)(a) of this section must establish an exemption for any:
   (I) Pet care products labeled for use to mitigate fleas, mites, ticks, heartworms, or other pests that are harmful to the health of a domesticated animal;
   (II) Personal care products, including those products labeled for use to mitigate lice;
   (III) Indoor pest control products labeled for use to mitigate insects indoors, including ant bait, and any pest
CONTROL PRODUCTS THAT ARE LABELED FOR USE TO MITIGATE INSECTS
BOTH INDOORS AND OUTDOORS; AND
(IV) PRESERVED WOOD PRODUCTS AND PRODUCTS USED TO
MANUFACTURE PRESERVED WOOD."

Page 4, line 9, strike "(3.5)(b)(II)" and substitute "(3.5)(b)".

HB20-1265 be amended as follows, and as so amended, be referred to
the Committee on Finance with favorable
recommendation:

Amend corrected printed bill, page 5, line 5, after "(b)" insert "(I)"

Page 5, line 8, strike "11023:" and substitute "11023 FOR THE YEAR 2017
OR LATER:"

Page 5, line 9, strike "(I)" and substitute "(A)"

Page 5, line 10, strike "(II)" and substitute "(B)"

Page 5, line 11, strike "(III)" and substitute "(C)" and after the semicolon
add "AND".

Page 5, line 12, strike "(IV)" and substitute "(D)"

Page 5, strike lines 13 and 14 and substitute:

"(II) "COVERED FACILITY" INCLUDES A STATIONARY SOURCE THAT
EMITS AN AIR TOXIC LISTED BY RULE PURSUANT TO SUBSECTION (2)(a) OF
THIS SECTION IF THE FACILITY HAS REPORTED AN AMOUNT THAT IS AT
LEAST THE AMOUNT SPECIFIED BY THE RULE BASED ON ITS FEDERAL
TOXICS RELEASE INVENTORY FILINGS PURSUANT TO 42 U.S.C. SEC.
11023 FOR THE TEN CALENDAR YEARS BEFORE THE EFFECTIVE DATE OF THE RULE.

(III) A STATIONARY SOURCE REMAINS A COVERED FACILITY UNTIL
BOTH THE FOLLOWING EVENTS OCCUR:
(A) THE FACILITY HAS NOT EXCEEDED ANY HEALTH-BASED
EMISSION LIMIT STANDARD PURSUANT TO SUBSECTION (3) OF THIS SECTION
DURING THE PREVIOUS TEN YEARS; AND
(B) THE EMISSION DATA DISSEMINATED PURSUANT TO SUBSECTION
(4)(a)(IV) OF THIS SECTION DEMONSTRATE THAT THE FACILITY NO LONGER
POSES A RISK TO PUBLIC HEALTH, AS DETERMINED BY THE DIVISION AFTER
OPPORTUNITY FOR NOTICE AND COMMENT AND A PUBLIC HEARING IN THE
AFFECTED COMMUNITY.".

Page 12, after line 3 insert:

"(i) A FACILITY THAT HAS INSTALLED MONITORING EQUIPMENT
PURSUANT TO A MONITORING PLAN SHALL CONTINUE TO DISSEMINATE
EMISSION DATA PURSUANT TO SUBSECTION (4)(a)(IV) OF THIS SECTION
IRRESPECTIVE OF WHETHER IT REMAINS A COVERED FACILITY.".
FINANCE
After consideration on the merits, the Committee recommends the following:

HB20-1163  be referred to the Committee of the Whole with favorable recommendation.

HB20-1206  be referred favorably to the Committee on Appropriations.

HB20-1207  be referred favorably to the Committee on Appropriations.

HB20-1305  be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:
Amend printed bill, page 3, line 7, strike "2024." and substitute "2032."

HB20-1323  be referred favorably to the Committee on Appropriations.

HB20-1341  be referred to the Committee of the Whole with favorable recommendation.

HEALTH & INSURANCE
After consideration on the merits, the Committee recommends the following:

HB20-1319  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 "(3)." and substitute "(4)."
Page 2, strike line 13 and substitute "tobacco products, and nicotine products - rules - definitions. (1) (a) ON AND"
Page 2, line 14, after "2020," insert "EXCEPT AS PROVIDED IN SUBSECTION (2) OF THIS SECTION,"
Page 2, after line 16 insert:
"(b) TO DEMONSTRATE COMPLIANCE WITH THIS SECTION, A RETAILER SHALL SUBMIT DOCUMENTATION TO THE DIVISION DEMONSTRATING THAT ANY FLAVORED CIGARETTES, TOBACCO PRODUCTS, OR NICOTINE PRODUCTS OR FLAVOR ENHANCERS AT THE RETAILER'S RETAIL LOCATION HAVE BEEN DESTROYED. THE EXECUTIVE DIRECTOR MAY PROMULGATE RULES REGARDING THE FORM AND MANNER IN WHICH A RETAILER MUST SUBMIT THE DOCUMENTATION."
(2) The prohibition set forth in subsection (1) of this section does not apply to a retailer's age-restricted premises.

Renumber succeeding subsections accordingly.

Page 3, strike line 12 and substitute:

"(a) "Age-restricted premises" means retail premises at which a customer, in order to enter the retail premises, must present to the owner or an employee a valid government-issued photographic identification that demonstrates that the customer is twenty-one years of age or older.

(b) "Flavored cigarette, tobacco product, or nicotine".

Reletter succeeding paragraph accordingly.

Page 1, line 102, strike "PRODUCTS." and substitute "PRODUCTS, AND, IN CONNECTION THEREWITH, EXEMPTING A RETAILER'S AGE-RESTRICTED PREMISES FROM THE PROHIBITION.".

SB20-102 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 5, strike "CAUSES AND".

Page 4, line 25, strike "INTO A PLEA ARRANGEMENT" and substitute "A GUILTY PLEA".

Page 5, line 7, strike "IMPOSED," and substitute "IMPOSED OR ACCEPTED BY A COURT, AS APPLICABLE,".

Page 5, line 10, strike "DIRECTOR" and substitute "REGULATOR".

Page 6, line 25, strike "date." and substitute "date - applicability. (1)".

Page 7, after line 7 add:

"(2) This act applies to convictions and final agency actions entered, issued, or taken on or after the effective date of this act.".

Strike "PLEA ARRANGEMENT" and substitute "ACCEPTANCE OF A GUILTY PLEA BY A COURT" on: Page 2, line 18; Page 3, line 2; Page 4, lines 14 and 15; and Page 5, line 15.

Strike "DISCIPLINARY" and substitute "AGENCY" on: Page 2, lines 20 and 23; Page 3, lines 17, 20, and 24; Page 4, lines 6, 7, and 11; and Page 5, lines 6, 18 and 20.

Strike "ORDER" and substitute "ACTION" on: Page 4, lines 6 and 7.

Strike "PLEA ARRANGEMENT" and substitute "GUILTY PLEA" on: Page 4, lines 19, 21, and 23 and 24; and Page 5, lines 4, 5 and 6, and 19 and 20.
JUDICIARY

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

HB20-1290 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 "ASSERTED:" and substitute "ASSERTED IN A COURT OF LAW OR AN ARBITRATION:"

Page 2, strike lines 9 through 11 and substitute:

"(a) THE INSURER HAS SUBMITTED A WRITTEN REQUEST TO THE INSURED OR THE INSURED'S REPRESENTATIVE FOR THE INFORMATION THE INSURER SEEKS VIA:

(I) ELECTRONIC MEANS IF THE INSURED OR THE INSURED'S REPRESENTATIVE HAS CONSENTED TO RECEIVE ELECTRONIC DOCUMENTS FROM THE INSURER; OR

(II) CERTIFIED MAIL;".

Page 3, line 6, strike "REQUESTED. A" and substitute "REQUESTED, BUT A"

Page 3, line 7, strike "(1)(e)." and substitute "(1)(e); AND".

Page 3, strike lines 8 and 9.

Page 3, line 10, strike "(g)" and substitute "(f)"

Page 3, after line 17 insert:

"(2) A FAILURE TO COOPERATE DEFENSE ACTS AS A DEFENSE TO THE PORTION OF THE CLAIM MATERIALLY AND SUBSTANTIALLY PREJUDICED TO THE EXTENT THE INSURER COULD NOT EVALUATE OR PAY THAT PORTION OF THE CLAIM.".

Renumber succeeding subsections accordingly.

HB20-1330 be referred to the Committee of the Whole with favorable recommendation.

SB20-088 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, add 13-25-139 as follows:

13-25-139. Criminal action - interference with witness - forfeiture by wrongdoing. When a party to a criminal case wrongfully procures the unavailability of a witness,
STATEMENT OTHERWISE NOT ADMISSIBLE PURSUANT TO THE COLORADO RULES OF EVIDENCE THAT IS OFFERED AGAINST THE PARTY THAT WAS INVOLVED IN OR RESPONSIBLE FOR THE WRONGDOING THAT WAS INTENDED TO, AND DID, DEPRIVE THE CRIMINAL JUSTICE SYSTEM OF EVIDENCE IS ADMISSIBLE AS AN EXCEPTION TO THE HEARSAY RULE; EXCEPT THAT SUCH A STATEMENT IS NOT ADMISSIBLE UNLESS THE PROPONENT HAS GIVEN TO THE ADVERSE PARTY ADVANCE WRITTEN NOTICE OF AN INTENTION TO INTRODUCE THE STATEMENT SUFFICIENT TO PROVIDE THE ADVERSE PARTY A FAIR OPPORTUNITY TO CONTEST THE ADMISSIBILITY OF THE STATEMENT.

IN DETERMINING THE ADMISSIBILITY OF THE EVIDENCE, THE COURT SHALL DETERMINE, PRIOR TO THE TRIAL, WHETHER THE FORFEITURE BY WRONGDOING OCCURRED BY A PREPONDERANCE OF THE EVIDENCE.

SECTION 2. Act subject to petition - effective date - applicability. (1) This act takes effect September 1, 2020; 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 2020 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 evidence or statements sought to be admitted on or after the applicable effective date of this act."

RURAL AFFAIRS & AGRICULTURE
After consideration on the merits, the Committee recommends the following:

HB20-1327 be postponed indefinitely.

SB20-155 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:

HB20-1313 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 2, after "1-2-508," insert "amend (1) introductory portion; and".

Page 2, strike line 5 and substitute "dates - legislative intent. (1) The county clerk and recorder shall ensure that any eligible applicant is registered to vote AND HAS BEEN MAILED A BALLOT in an election if:

(3) (c) COMMENCING THE FIFTEENTH DAY". 
Page 2, strike line 10 and substitute "WITHIN TWO BUSINESS DAYS OF THE RECEIPT OF THE APPLICATION OR UPDATE BY THE COUNTY CLERK."

Page 3, line 17, strike "(a)"

Page 3, strike lines 23 through 27 and substitute: "LATER THAN THE EIGHTH DAY BEFORE AN ELECTION. THE COUNTY CLERK SHALL NOT MAIL A REPLACEMENT BALLOT TO THE ELECTOR MAKING THE REQUEST IF THE CLERK HAS ALREADY RECEIVED A BALLOT FOR THAT ELECTION FROM THE ELECTOR MAKING THE REQUEST."

Page 4, strike lines 1 through 9.

Page 4, strike lines 12 and 13 and substitute "BALLOT THAT MUST BE SENT BY MAIL TO THE UNITED STATES POSTAL SERVICE WITHIN TWO BUSINESS DAYS AFTER PROCESSING A REGISTRATION"

Page 4, after line 18 insert:
"(c) ANY COUNTY CLERK WHO RECEIVES INFORMATION FROM THE UNITED STATES POSTAL SERVICE OR ANY OTHER THIRD PARTY INDICATING THAT BALLOTS HAVE BEEN LOST, STOLEN, OR WILL, FOR ANY REASON, NOT BE TIMELY DELIVERED TO ELECTORS, SHALL REPORT THE ISSUE TO THE SECRETARY OF STATE."

Page 4, lines 26 and 27, strike "RECORDE AND TO THE SECRETARY OF STATE." and substitute "RECORDE."

Page 5, line 2, strike "ONE THOUSAND DOLLARS." and substitute "FIFTY DOLLARS. THIS SECTION SHALL NOT APPLY TO ELECTION JUDGES, STAFF OF THE COUNTY CLERK AND RECORDER, OR INDIVIDUAL UNITED STATES POSTAL WORKERS."

TRANSPORTATION & LOCAL GOVERNMENT

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

HB20-1224 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, 42-4-510, amend (11)(a)(VII) introductory portion, (11)(a)(VII)(C), and (11)(a)(VII)(D); and add (11)(a)(VII)(E) as follows:

42-4-510. Permits for excess size and weight and for manufactured homes - rules. (11) (a) The department of transportation or the Colorado state patrol may charge permit applicants permit fees as follows:

(VII) For overweight permits for vehicle combinations with a trailer that has two or three axles for divisible vehicles or loads exceeding legal weight limits established by sub-subparagraph (B) of subparagraph
(II) of paragraph (b) of subsection (1) SUBSECTION (1)(b)(II)(B) of this section:

(C) Single-trip permit, fifteen dollars plus ten dollars per axle; and

(D) Effective January 1, 2015, annual fleet permit, two thousand dollars plus thirty-five dollars per vehicle to be permitted; AND

(E) THREE-MONTH PERMIT, ONE HUNDRED TWENTY-FIVE DOLLARS.

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 5, 2020, if adjournment sine die is on May 6, 2020); 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 2020 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor.

HB20-1308 be referred to the Committee of the Whole with favorable recommendation.

HB20-1318 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 26, after "(2.5)" insert "and (8)".

Page 3, line 6, strike "SIGNATURES ON ALL SIGNATURE LINES;" and substitute "SIGNATURES;".

Page 3, strike line 14 and substitute:="(II) HEAVY BONDED PAPER;".

Page 3, line 15, after "BINDING;" insert "AND".

Page 3, line 16, strike "AND" and substitute "OR".

Page 3, strike line 17.

Page 4, after line 11 insert:

"(8) IF THE COUNTY CLERK AND RECORDER IS DESIGNATED AS THE APPROPRIATE LOCAL GOVERNMENT OFFICIAL TO STORE ORIGINAL MYLAR, PAPER, OR POLYESTER SHEETS OF SUBDIVISION PLATS AND LAND SURVEY PLATS UNDER SUBSECTION (7) OF THIS SECTION, THOSE PLATS MAY BE RECORDED BY THE COUNTY CLERK AND RECORDER INSTEAD OF DEPOSITED."

HB20-1322 be referred to the Committee of the Whole with favorable recommendation.
SB20-140 be referred to the Committee of the Whole with favorable recommendation.

SIGNING OF BILLS - RESOLUTIONS - MEMORIALS

The Speaker has signed: HB20-1242, 1243, 1244, 1245, 1246, 1247, 1248, 1249, 1250, 1251, 1252, 1253, 1254, 1255, 1256, 1257, 1258, 1259 (these bills were signed by the Speaker on February 25, 2020).

The Speaker has signed: HB20-1010.

The Speaker has signed: SJR20-018 and SR20-004.

The Speaker has signed: SB20-017 and 039.

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: HB20-1023, 1262 at 4:08 p.m. on March 10, 2020.

House in recess. House reconvened.

MESSAGE(S) FROM THE SENATE

The Senate has passed on Third Reading and transmitted to the Revisor of Statutes: SB20-184 and 165.


HB20-1155 Amended in General Orders as printed in Senate Journal,
March 10, 2020.


The Senate has passed on Third Reading and returns herewith:

HB20-1030, 1167, 1101, 1161, and 1093.

MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, **SB20-184 and 165**;
without comment, as amended, **HB20-1029, 1155, 1095, and 1148**;
without comment, as amended, **SB20-033, 042, 057, 178, 096, 110, 023, 104, and 130**.

INTRODUCTION OF BILLS
First Reading

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

**SB20-023** by Senator(s) Gardner and Gonzales, Fields, Lundeen; also Representative(s) Michaelson Jenet and Van Winkle, Sirota--Concerning creating a multi-agency working group to address school safety, and, in connection therewith, making an appropriation.

Committee on Education

**SB20-033** by Senator(s) Tate and Fields; also Representative(s) Lontine--Concerning access to the medicaid buy-in program for certain working adults with disabilities who have become ineligible for the program due to age, and, in connection therewith, making an appropriation.

Committee on Public Health Care & Human Services

**SB20-042** by Senator(s) Rodriguez and Fields; also Representative(s) Singer, Benavidez--Concerning the reauthorization of the legislative oversight committee concerning the treatment of persons with behavioral health disorders in the criminal and juvenile justice systems, and, in connection therewith, making an appropriation.

Committee on Judiciary
Committee on Appropriations
SB20-057 by Senator(s) Lee, Fenberg, Ginal; also Representative(s) Snyder and Cutter, McCluskie, Will--Concerning the inclusion of firefighters employed by the department of public safety in the division of fire prevention and control in certain employee benefits, and, in connection therewith, making an appropriation.

Committee on Finance
Committee on Appropriations

SB20-096 by Senator(s) Rodriguez and Holbert; also Representative(s) Duran and Carver--Concerning an authorization for notaries public to perform notarial acts using audio-video communication.

Committee on Business Affairs & Labor

SB20-104 by Senator(s) Cooke, Fields; also Representative(s) Roberts--Concerning powers of bureau of animal protection agents, and, in connection therewith, making an appropriation.

Committee on Rural Affairs & Agriculture

SB20-110 by Senator(s) Williams A. And Holbert; also Representative(s) Snyder--Concerning fines levied by a licensing authority for violations of laws related to alcohol beverages, and, in connection therewith, making an appropriation.

Committee on Business Affairs & Labor
Committee on Appropriations

SB20-130 by Senator(s) Donovan and Rankin, Coram, Fenberg, Scott; also Representative(s) McCluskie and Wilson, Roberts--Concerning backcountry search and rescue services in Colorado, and, in connection therewith, making an appropriation.

Committee on Rural Affairs & Agriculture

SB20-165 by Senator(s) Danielson; also Representative(s) Young and McLachlan--Concerning the “Carrie Ann Lucas Parental Rights for People with Disabilities Act”.

Committee on Public Health Care & Human Services

SB20-178 by Senator(s) Zenzinger and Danielson; also Representative(s) Carver and Michaelson Jenet--Concerning a license plate to honor women veterans who have disabilities, and, in connection therewith, making an appropriation.

Committee on Finance
Committee on Appropriations

SB20-184 by Senator(s) Bridges and Lundeen, Todd, Pettersen; also Representative(s) Kipp and Buck--Concerning financial literacy standards for public schools.

Committee on Education
INTRODUCTION OF RESOLUTION

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

HJR20-1005 by Representative(s) Valdez A. and Melton, Arndt, Becker, Benavidez, Buckner, Buentello, Coleman, Duran, Exum, Froelich, Garnett, Gonzales-Gutierrez, Gray, Herod, Hooton, Jaquez Lewis, Kennedy, Kipp, Kraft-Tharp, Lontine, McCluskie, McLachlan, Mullica, Roberts, Singer, Snyder, Sullivan, Tipper, Valdez D., Weissman, Woodrow; also Senator(s) Gonzales--Concerning the designation of the portion of Interstate 25 within the city and county of Denver as the "Barack Obama Highway".

Committee on Transportation & Local Government

On motion of Representative Garnett, the House adjourned until 9:00 a.m., March 12, 2020.

Approved:
KC Becker,
Speaker

Attest:
Robin Jones,
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 Eliana Ortega, Arrupe Jesuit High School, Denver.

The roll was called with the following result:

Present--60.
Excused--Representative(s) Arndt, Duran, Landgraf, Saine, Soper--5.
Present after roll call--Representative(s) Arndt, Saine.

The Speaker declared a quorum present.

On motion of Representative Sirota, the House Journal of Wednesday, March 11, 2020, was declared 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.

HB20-1329 by Representative(s) Kipp and Saine, Froelich; also Senator(s) Todd and Lundeen--Concerning a departmental report to the general assembly about unfunded programs that have not received any money for at least six fiscal 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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The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following 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) Bird, Buckner, Buentello, Cutter,
Garnett, Gray, Herod, Hooton, Jackson, Jaquez Lewis, Kennedy, Kipp, Lontine,
McLachlan, Michaelson Jenet, Mullica, Roberts, Sirota, Tipper, Titone, Valdez
A., Weissman, Woodrow
SB20-078  by Senator(s) Donovan; also Representative(s) Garnett--
  Concerning the ability of a person to bring a pet dog onto
  the premises of a restaurant.

The question being "Shall the bill pass?".
A roll call vote was taken. As shown by the following 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) Buentello, Caraveo, Cutter, Esgar,
Gonzales-Gutierrez, Gray, Herod, Humphrey, Jackson, Kennedy, Liston,
McLachlan, Melton, Michaelson Jenet, Mullica, Sandridge, Sirota, Snyder,
Tipper, Titone, Valdez A., Valdez D., Woodrow, Speaker

REPORT(S) OF COMMITTEE(S) OF REFERENCE

BUSINESS AFFAIRS & LABOR
After consideration on the merits, the Committee recommends the
following:

HB20-1298  be referred favorably to the Committee on Finance.

HB20-1299  be referred favorably to the Committee on Finance.

HB20-1326  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. Short title. The short title of this act is the "Red
Tape Reduction Act"."
Renumber succeeding sections accordingly.

Page 4, line 12, strike "CREDENTIALS" and substitute "CREDENTIALS, AS REQUIRED BY THE PART OR ARTICLE OF THIS TITLE 12 THAT REGULATES THE APPLICABLE PROFESSION OR OCCUPATION."

Page 4, line 15, strike "AND".

Page 4, line 17, strike "12-20-105." and substitute "12-20-105; AND (C) COMPLIANCE WITH ANY OTHER APPLICABLE REQUIREMENT, INCLUDING PASSING AN EXAM, OF THE PART OR ARTICLE OF THIS TITLE 12 THAT REGULATES THE APPLICABLE PROFESSION OR OCCUPATION.".

Page 4, line 23, after "IF" insert "APPROVING THE LICENSURE, CERTIFICATION, REGISTRATION, OR ENROLLMENT WOULD VIOLATE AN EXISTING COMPACT OR RECIPROCITY AGREEMENT OR IF".

Page 5, after line 16, insert:

"(II) ELECTRICIANS, REGULATED PURSUANT TO ARTICLE 115 OF THIS TITLE 12;".

Renumber succeeding subparagraphs accordingly.

Page 6, after line 1, insert:

"(IX) PRIVATE INVESTIGATORS, REGULATED PURSUANT TO ARTICLE 160 OF THIS TITLE 12;".

Renumber succeeding subparagraphs accordingly.

Page 8, strike lines 1 through 18.

Renumber succeeding sections accordingly.

SB20-068 be referred to the Committee of the Whole with favorable recommendation.

SB20-120 be referred favorably to the Committee on Appropriations.

HEALTH & INSURANCE

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

HB20-1140 be postponed indefinitely.

HB20-1349 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.

Page 3, strike lines 1 through 8.

Renumber succeeding sections accordingly.

Page 6, line 9, after "MEDICARE." insert "FOR A HOSPITAL THAT IS REIMBURSED THROUGH THE MEDICARE PROSPECTIVE PAYMENT SYSTEM, THE MEDICARE REIMBURSEMENT RATE IS BASED ON THE PROSPECTIVE PAYMENT SYSTEM RATES. FOR A CRITICAL ACCESS HOSPITAL, THE MEDICARE REIMBURSEMENT RATE IS BASED ON ALLOWABLE COSTS AS REPORTED IN MEDICARE COST REPORTS AND THE HISTORICAL COST-TO-CHARGE RATIOS FOR THE SPECIFIC HOSPITAL.".

Page 11, line 10, strike "10-16-1207;" and substitute "10-16-1208;".

Page 12, line 1, after "STATE," insert "WITH AN AFFIRMATIVE VOTE OF THE MAJORITY OF THE VOTING MEMBERS OF THE BOARD,".

Page 12, after line 10 insert:

"(c) FOR THE SOLE PURPOSE OF SATISFYING THE REQUIREMENT IN SUBSECTION (1)(b) OF THIS SECTION, A LICENSED HEALTH CARE COVERAGE COOPERATIVE AS DEFINED IN SECTION 10-16-1002 (2) THAT IS OPERATING IN A COUNTY IS CONSIDERED ONE OF THE TWO REQUIRED CARRIERS FOR THAT COUNTY. UPON RATE-FILING BY A LICENSED HEALTH CARE COVERAGE COOPERATIVE AND A CARRIER, IN THE INDIVIDUAL, SMALL GROUP, OR LARGE GROUP MARKET, THE COMMISSIONER SHALL EXEMPT THE CARRIER FROM OFFERING THE COLORADO OPTION PLAN IN THAT COUNTY.".

Rereletter succeeding paragraph accordingly.

Page 14, line 9, strike "TO MITIGATE" and substitute "DESIGNED TO PREVENT".

Page 14, line 11 after "LINE;" insert "AND".

Page 14, strike lines 13 through 16 and substitute "BASED ON THE ACTUARIAL VALUE OF SILVER PLANS.".

Page 16, lines 10 and 11, strike "HOSPITAL-BASED HEALTH CARE PROVIDERS IN COLORADO" and substitute "A STATEWIDE, MULTI-SPECIALTY ASSOCIATION REPRESENTING PHYSICIANS".

Page 16, strike lines 16 through 22 and substitute:

"(5) (a) THE COMMISSIONER MAY, IN CONSULTATION WITH THE DEPARTMENT OF HEALTH CARE POLICY AND FINANCING AND THE BOARD, EXEMPT A HOSPITAL FROM OR CHANGE THE HOSPITAL REIMBURSEMENT RATE FORMULA IF THE HOSPITAL:

(I) DEMONSTRATES THAT THE HOSPITAL REIMBURSEMENT RATE FOR THAT HOSPITAL WILL REQUIRE THE HOSPITAL TO CEASE CURRENT
LEVELS OF SERVICE AS A DIRECT RESULT OF THE COLORADO OPTION PLAN;
OR

(II) IS NEGOTIATING A CONTRACT IN GOOD FAITH WITH A LICENSED
HEALTH CARE COVERAGE COOPERATIVE AS DEFINED IN SECTION
10-16-1002 (2) TO SET REIMBURSEMENT RATES.".

Page 17, strike lines 3 through 16 and substitute:

"10-16-1207. Colorado option plan - expansion into the small
group market - rules. (1) ON OR AFTER JULY 1, 2024, WITH AN
AFFIRMATIVE VOTE OF THE MAJORITY OF THE BOARD AND IN
CONSULTATION WITH THE DEPARTMENT OF HEALTH CARE POLICY AND
FINANCING AND AFTER CONSIDERATION OF THE EVALUATION REQUIRED IN
SECTION 12-16-1208, THE COMMISSIONER MAY PROMULGATE RULES TO
EXPAND THE COLORADO OPTION PLAN TO THE SMALL GROUP MARKET.
(2) IN PROMULGATING RULES PURSUANT TO SUBSECTION (1) OF
THIS SECTION, THE COMMISSIONER SHALL:
(a) ENSURE THAT A COLORADO OPTION PLAN OFFERED IN THE
SMALL GROUP MARKET MEETS ALL OF THE CRITERIA REQUIRED IN SECTION
10-16-1205 FOR THE COLORADO OPTION PLAN OFFERED IN THE INDIVIDUAL
MARKET; AND
(b) CONSIDER WHETHER PARTICIPATION IN A LICENSED HEALTH
CARE COVERAGE COOPERATIVE, AS DEFINED IN SECTION 10-16-1002 (2),
WOULD MEET THE REQUIREMENTS TO OFFER THE COLORADO OPTION PLAN
IN THE SMALL GROUP MARKET.".

Renumber succeeding C.R.S. section accordingly.

Page 17, line 21, after "FINDINGS" insert "AT A PUBLIC MEETING OF THE
BOARD PURSUANT TO SECTION 10-16-1204 (2) AND".

Page 19, line 19, after "PLAN" add "IN THE RELEVANT NETWORK AREA".

Page 19, line 23, strike "SHALL" and substitute "MAY".

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

HB20-1237 be amended as follows, and as so amended, be referred to
the Committee on Appropriations with favorable
recommendation:

Amend printed bill, page 2, line 10, strike "INITIATED" and substitute
"RESULTING IN OUT-OF-HOME PLACEMENT".

Page 2, line 11, strike "INITIATED" and substitute "RESULTING IN
OUT-OF-HOME PLACEMENT".

Page 2, lines 13 and 14, strike "IN WHICH THE ACTION WAS INITIATED."
and substitute "WITH JURISDICTION OVER THE ACTION.".
Page 2, lines 15 and 16, strike "IN WHICH THE ACTION WAS INITIATED" and substitute "WITH JURISDICTION OVER THE ACTION".

Page 2, strike lines 17 through 20.

HB20-1331 be referred favorably to the Committee on Appropriations.

SB20-106 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend reengrossed bill, page 6, strike lines 17 through 26 and substitute: "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, or safety."

RURAL AFFAIRS & AGRICULTURE
After consideration on the merits, the Committee recommends the following:

SB20-003 be referred favorably to the Committee on Finance.

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

HB20-1359 by Representative(s) Garnett and Neville; also Senator(s) Fenberg and Holbert—Concerning modifications to party candidate designation requirements to accommodate public health concerns.

Committee on Judiciary

House in recess. House reconvened.

INTRODUCTION OF BILL
First Reading

The following bill was read by title and referred to the committee indicated:
REPORT(S) OF COMMITTEE(S) OF REFERENCE

ENERGY & ENVIRONMENT

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

SB20-090 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 19, after "SCHOOL DISTRICT," insert "HOSPITAL,".

Page 3, after line 10 insert:

"(II) "HOSPITAL" MEANS A HOSPITAL LICENSED PURSUANT TO SECTION 25-3-101.".

Renumber succeeding subparagraphs accordingly.

Page 4, after line 6 insert:

"SECTION 5. In Colorado Revised Statutes, add 25-3-124 as follows:

25-3-124. Food donations to nonprofit organizations encouraged. EACH HOSPITAL IS ENCOURAGED TO DONATE APPARENTLY WHOLESOME FOOD TO ONE OR MORE LOCAL NONPROFIT ORGANIZATIONS FOR DISTRIBUTION TO NEEDY OR POOR INDIVIDUALS.".

Renumber succeeding section accordingly.

SB20-124 be referred to the Committee of the Whole with favorable recommendation.

FINANCE

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

HB20-1211 be referred favorably to the Committee on Appropriations.

HB20-1218 be referred favorably to the Committee on Appropriations.

HB20-1219 be referred favorably to the Committee on Appropriations.
HB20-1293  be amended as follows, and as so amended, be referred to
the Committee on Appropriations with favorable
recommendation:

Amend printed bill, page 13, before line 18, insert:

"(5) THE COMMISSION MAY CONSIDER THE DATA COLLECTED
Pursuant to subsection (4) of this section as part of its
EVALUATION OF APPLICATIONS MADE BY A GOVERNING BODY PURSUANT
TO SUBSECTION (2)(c) OF THIS SECTION TO INCREASE THE EMERGENCY
TELEPHONE CHARGE IMPOSED BY THE GOVERNING BODY BEYOND THE
THRESHOLD AMOUNT AUTHORIZED BY THE COMMISSION, INCLUDING
CONSIDERATIONS RELATED TO EFFICIENCY OF OPERATIONS."

Page 17, line 25, after "(I)" insert "(A)".

Page 18, line 8, strike "PROVIDERS" and substitute "EXCEPT AS PROVIDED
IN SUBSECTION (2)(d)(I)(B) OF THIS SECTION, PROVIDERS".

Page 18, after line 12, insert:

"(B) A PROVIDER THAT PAYS 911 FEES ON FEDERALLY SUPPORTED
SERVICES OR PROGRAMS PURSUANT TO A COMMISSION ORDER OR
AGREEMENT IN CONNECTION WITH SUCH PROVIDER'S ELIGIBLE
TELECOMMUNICATIONS CARRIER DESIGNATION THAT IS IN EFFECT AS OF
THE EFFECTIVE DATE OF THIS SUBSECTION (2)(d)(I)(B) SHALL CONTINUE
TO REMIT FEES IN ACCORDANCE WITH THAT AGREEMENT. THROUGH A
FORMAL DOCKET PROCESS, THE COMMISSION MAY CHANGE SUCH
AGREEMENTS NO MORE FREQUENTLY THAN ANNUALLY. NO LATER THAN
OCTOBER 1, 2021, THE COMMISSION SHALL COMPLETE A DOCKET TO
ESTABLISH THE 911 FEE FOR FEDERALLY SUPPORTED SERVICES OR
PROGRAMS AT ONE AND SIX-TENTHS PERCENT OF THE VALUE OF THE
SERVICE PROVIDED BY THE CARRIER. ON ANY SUBSEQUENT DOCKET, THE
911 FEE FOR FEDERALLY SUPPORTED SERVICES OR PROGRAMS MUST NOT
EXCEED ONE AND NINE-TENTHS PERCENT OF THE VALUE OF THE SERVICE
PROVIDED BY THE CARRIER.".

 HB20-1324  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, amend 39-22-801
as follows:

For income tax years commencing on or after January 1, 2010, but prior
to January 1, 2020; each Colorado state individual income tax return form
shall contain a line whereby each individual taxpayer may designate
the amount of the contribution, if any, the taxpayer wishes to make to the
Colorado domestic abuse program fund created in section 39-22-802.".

Renumber succeeding sections accordingly.
Page 2, line 2, strike "repeal" and substitute "amend".

Page 2, strike lines 4 through 8 and substitute:

"39-22-803. Repeal of part. This part 8 is repealed, effective January 1, 2021, unless OF THE INCOME TAX YEAR FOLLOWING THE YEAR IN WHICH THE EXECUTIVE DIRECTOR FILES WRITTEN CERTIFICATION WITH THE REVISOR OF STATUTES THAT the voluntary contribution to the Colorado domestic abuse program fund established in section 39-22-802 is continued or reestablished by the general assembly acting by bill prior to said date WILL NO LONGER APPEAR ON THE INDIVIDUAL INCOME TAX RETURN FORM DUE TO A FAILURE TO MEET STATUTORY REQUIREMENTS.

SECTION 3. In Colorado Revised Statutes, 39-22-1001, amend (1)(b) as follows:

39-22-1001. Limitations on voluntary contribution programs - queue - notice - reestablishment of certain programs. (1)(b) There shall be no requirement for a sunset clause for THE COLORADO DOMESTIC ABUSE PROGRAM FUND VOLUNTARY CONTRIBUTION ESTABLISHED IN PART 8 OF THIS ARTICLE 22, the homeless prevention activities program fund voluntary contribution established in part 13 of this article 22, the western slope military veterans' cemetery voluntary contribution established in part 19 of this article 22, or the donate to a Colorado nonprofit fund voluntary contribution established in part 51 of this article 22. All other voluntary contribution programs shall remain on Colorado income tax returns for the income tax years specified in the part in which the voluntary contribution is established and shall be repealed or reestablished as directed in such part."

Renumber succeeding sections accordingly.

JUDICIARY

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

HB20-1188 be postponed indefinitely.

HB20-1271 be postponed indefinitely.

HB20-1292 be postponed indefinitely.

HB20-1359 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 12, after "VACANCIES." add "IF A PARTY AMENDS ITS BYLAWS TO ALLOW REMOTE ACCESS AND PARTICIPATION, THE BYLAWS MUST INCLUDE PROVISIONS REQUIRING THE CREATION OF A VERIFIABLE RECORD OF ALL REMOTE ACCESS AND PARTICIPATION.".

Page 6, line 12, strike "HELD" and substitute "COMPLETED".
RURAL AFFAIRS & AGRICULTURE
After consideration on the merits, the Committee recommends the following:

HB20-1226 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 "(6)" and substitute "(7)".

Page 4, line 8, strike "(6)" and substitute "(7)".

Page 4, after line 21 insert:

"(5) NOTWITHSTANDING ANY PROVISION OF THIS SECTION TO THE CONTRARY, THE REQUIREMENTS OF THIS SECTION DO NOT APPLY TO ANY PRODUCT THAT IS REGULATED AS A DIETARY SUPPLEMENT UNDER THE "FEDERAL FOOD, DRUG, AND COSMETIC ACT", 21 U.S.C. SEC. 301 ET SEQ., AS AMENDED."

Renumber succeeding subsections accordingly.

HB20-1328 be amended as follows, and as so amended, be referred to the Committee on Finance with favorable recommendation:

Amend printed bill, page 3, line 6, after the semicolon add "OR".

Page 3, line 8, strike "FLOOD; OR" and substitute "FLOOD.".

Page 3, strike lines 9 through 11.

Page 3, line 13, after "(2)(hh)" insert "and (9)".

Page 3, strike lines 24 through 27 and substitute:

"(hh) BY JANUARY 1, 2021, THE PROCESS, PROCEDURES, AND REQUIREMENTS FOR CONTINGENCY PLANS FOR OUTDOOR CULTIVATION FACILITIES TO PREVENT OR AMELIORATE CROP LOSS DUE TO AN ADVERSE WEATHER EVENT.".

Page 4, strike line 1 and substitute:

"(9) (a) THE STATE LICENSING AUTHORITY MAY ESTABLISH PROCEDURES FOR THE CONDITIONAL ISSUANCE OF AN EMPLOYEE LICENSE IDENTIFICATION CARD AT THE TIME OF APPLICATION,

(b) (I) THE STATE LICENSING AUTHORITY'S ISSUANCE OF AN EMPLOYEE LICENSE IDENTIFICATION CARD PURSUANT TO THIS SUBSECTION (9) SHALL BE BASED ON THE RESULTS OF AN INITIAL INVESTIGATION THAT DEMONSTRATE THE APPLICANT IS QUALIFIED TO HOLD SUCH LICENSE. THE EMPLOYEE LICENSE APPLICATION FOR WHICH AN EMPLOYEE LICENSE IDENTIFICATION CARD WAS ISSUED PURSUANT TO THIS SUBSECTION (9) REMAINS SUBJECT TO DENIAL PENDING THE COMPLETE RESULTS OF THE
APPLICANT’S INITIAL FINGERPRINT-BASED CRIMINAL HISTORY RECORD CHECK.

(II) RESULTS OF A FINGERPRINT-BASED CRIMINAL HISTORY RECORD CHECK THAT DEMONSTRATE AN APPLICANT POSSESSING AN EMPLOYEE LICENSE IDENTIFICATION CARD PURSUANT TO THIS SUBSECTION (9) IS NOT QUALIFIED TO HOLD A LICENSE ISSUED UNDER THIS ARTICLE 10 ARE GROUNDS FOR DENIAL OF THE EMPLOYEE LICENSE APPLICATION. IF THE EMPLOYEE LICENSE APPLICATION IS DENIED, THE APPLICANT SHALL RETURN THE EMPLOYEE LICENSE IDENTIFICATION CARD TO THE STATE LICENSING AUTHORITY WITHIN A TIME PERIOD ESTABLISHED BY RULE.”.

Page 4, line 7, strike "ANY" and after "ACTION" insert "PURSUANT TO A WRITTEN CONTINGENCY PLAN MAINTAINED ON THE LICENSED PREMISES AND SENT TO THE STATE LICENSING AUTHORITY".

Page 4, after line 13, insert:

"(II) IT IS NOT A VIOLATION OF THIS ARTICLE 10, OR RULES PROMULGATED THERETO, OR LOCAL ORDINANCES OR RULES FOR A LICENSEE TO TAKE ACTION CONSISTENT WITH A WRITTEN CONTINGENCY PLAN IF:

(A) THE LICENSEE PROVIDES THE STATE AND LOCAL LICENSING AUTHORITIES THE WRITTEN CONTINGENCY PLAN AND NOTICE OF ACTION PURSUANT TO THAT CONTINGENCY PLAN WITHIN FORTY-EIGHT HOURS OF THE ACTION;

(B) THE LICENSEE IDENTIFIES THE ADVERSE WEATHER EVENT, INCLUDING DOCUMENTS REASONABLY REQUIRED OR REQUESTED BY THE STATE LICENSING AUTHORITY TO VERIFY THE ADVERSE WEATHER EVENT;

(C) THE LICENSEE’S ACTIONS ARE DIRECTLY RELATED TO THE ADVERSE WEATHER EVENT;

(D) ALL REGULATED MARIJUANA IS ACCURATELY IDENTIFIED IN THE SEED-TO-SALE TRACKING SYSTEM WITHIN SEVEN DAYS OF THE ADVERSE WEATHER EVENT; AND

(E) THE ACTION DOES NOT EXCEED THIRTY DAYS OR ALTERNATIVELY THE LICENSEE COMPLIES WITH ALL STATUTES AND RULES WITHIN THIRTY DAYS OF THE ADVERSE WEATHER EVENT.”.

Reletter succeeding subparagraph accordingly.

Page 4, line 20, after the period insert "IF THE LICENSEE DOES FILE A CONTINGENCY PLAN, THE LICENSEE SHALL ALSO SUBMIT A COPY OF THE PLAN TO THE LOCAL JURISDICTION WHERE THE LICENSEE OPERATES.”.

Page 4, after line 24, insert:

"(c) NOTHING IN THIS SECTION SHALL BE CONSTRUED TO AFFECT THE EXISTING LAND-USE AUTHORITY AND ZONING AUTHORITY OF ANY LOCAL GOVERNMENT.”.

Page 5, line 3, strike "ANY".

Page 5, line 16, after the period insert "IF THE LICENSEE DOES FILE A CONTINGENCY PLAN, THE LICENSEE SHALL ALSO SUBMIT A COPY OF THE PLAN TO THE LOCAL JURISDICTION WHERE THE LICENSEE OPERATES.”.
Page 5, after line 20, insert:

"(c) NOTHING IN THIS SECTION SHALL BE CONSTRUED TO AFFECT THE EXISTING LAND-USE AUTHORITY AND ZONING AUTHORITY OF ANY LOCAL GOVERNMENT.".

Strike "THREAT TO OPERATIONS DUE TO" on: Page 4, line 19; Page 5, line 15.

Strike "EVENT OR OTHER CATASTROPHE." and substitute "EVENT." on: Page 4, line 20 and lines 23 and 24; Page 5, line 16 and lines 19 and 20.

HB20-1151 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 "AUTHORITY," and substitute "AUTHORITY, AS MAY BE CHANGED IN THE MANNER PROVIDED IN SECTION 43-4-605 (2),".

Page 2, line 20, strike "43-4-622." and substitute "43-4-622, AS MAY BE CHANGED IN THE MANNER PROVIDED IN SECTION 43-4-605 (2).".

Page 4, line 13, after "contract" insert "OR RESOLUTION".

Page 4, line 19, after "AUTHORITY." insert "A TRANSPORTATION PLANNING ORGANIZATION ADOPTING A RESOLUTION AUTHORIZING IT TO EXERCISE THE POWERS OF AN AUTHORITY SHALL ALSO PROVIDE A COPY OF THE RESOLUTION FOR COMMENT TO ANY EXISTING AUTHORITY THAT INCLUDES OR BORDERS ANY OF THE TERRITORY IN WHICH THE TRANSPORTATION PLANNING ORGANIZATION WILL EXERCISE THE POWERS OF AN AUTHORITY.".

Page 5, line 12, strike the second "or" and substitute "or".

Page 5, line 14, strike "4" and substitute "4, OR, WITH RESPECT TO A RESOLUTION ONLY, AN EXISTING AUTHORITY,".

Page 5, line 27, after "authority," insert "THE EXISTING AUTHORITY,".

Page 7, line 9, after "authority," insert "THE EXISTING AUTHORITY,".

(I) TERRITORY".

Page 7, line 11 and substitute "PLANNING ORGANIZATION;

(II) TERRITORY WITHIN THE BOUNDARIES OF AN EXISTING AUTHORITY WITHOUT THE APPROVAL OF THE EXISTING AUTHORITY AS PROVIDED IN SECTION 43-4-622 (4);

(III) TERRITORY WITHIN THE BOUNDARIES OF A MUNICIPALITY THAT IS A MEMBER OF THE TRANSPORTATION PLANNING ORGANIZATION IF THE GOVERNING BODY OF THE MUNICIPALITY ADOPTS A RESOLUTION OBJECTING TO THE INCLUSION OF THE TERRITORY;

(IV) TERRITORY WITHIN THE BOUNDARIES OF A COUNTY THAT IS A MEMBER OF THE TRANSPORTATION PLANNING ORGANIZATION IF THE
GOVERNING BODY OF THE COUNTY ADOPTS A RESOLUTION OBJECTIONING TO
THE INCLUSION OF THE TERRITORY;

(V) TERRITORY WITHIN THE".

Page 7, lines 15 and 16, strike "MUNICIPALITY, AND MAY NOT INCLUDE
TERRITORY" and substitute "MUNICIPALITY; OR

(VI) TERRITORY".

Page 8, line 15, strike "REGION" and substitute "ORGANIZATION".

Page 15, line 25, strike "(3)" and substitute "(4)".

Page 16, after line 18 insert:

"(3) BEFORE COMMENCING CONSTRUCTION OF A REGIONAL
TRANSPORTATION SYSTEM, A TRANSPORTATION PLANNING ORGANIZATION
EXERCISING THE POWERS OF AN AUTHORITY SHALL ANALYZE AND
DOCUMENT TO THE DEPARTMENT OF TRANSPORTATION THE SYSTEM'S
ANTICIPATED IMPACTS ON THE ACHIEVEMENT OF THE STATE GREENHOUSE
GAS POLLUTION GOALS SET FORTH IN SECTION 25-7-102 (2)(g) AND ON
COMPLIANCE WITH APPLICABLE STANDARDS UNDER THE ATTAINMENT
PROGRAM CREATED AND DEVELOPED PURSUANT TO PART 3 OF ARTICLE 7
OF TITLE 25. UPON THE REQUEST OF A RURAL TRANSPORTATION PLANNING
ORGANIZATION, THE DEPARTMENT OF TRANSPORTATION SHALL PROVIDE
TECHNICAL ASSISTANCE TO FACILITATE THE COMPLETION OF THE
ANALYSIS. THE TRANSPORTATION PLANNING ORGANIZATION SHALL ALSO
SUBMIT THE ANALYSIS TO THE AIR QUALITY CONTROL COMMISSION
CREATED IN SECTION 25-7-104 (1) AND SHALL NOT COMMENCE
CONSTRUCTION OF THE REGIONAL TRANSPORTATION SYSTEM UNTIL THE
COMMISSION HAS REVIEWED AND APPROVED IT IN ACCORDANCE WITH
COMMISSION RULES ADOPTED PURSUANT TO SECTION 25-7-105 (1)(f)."

Renumber succeeding subsection accordingly.

Page 16, after line 25, insert:

"(5) NOTWITHSTANDING ANY PROVISION OF THIS PART 6 TO THE
CONTRARY, A TRANSPORTATION PLANNING ORGANIZATION MAY NOT
EXERCISE ANY OF THE POWERS OF AN AUTHORITY WITHIN THE BOUNDARIES
OF AN EXISTING AUTHORITY WITHOUT THE PRIOR APPROVAL OF THE BOARD
OF THE EXISTING AUTHORITY BY ADOPTION OF A RESOLUTION BY THE
AFFIRMATIVE VOTE OF TWO-THIRDS OF THE DIRECTORS OF THE
BOARD. THE BOARD OF THE EXISTING AUTHORITY SHALL FILE ANY SUCH
RESOLUTION ADOPTED WITH THE DIRECTOR OF THE DIVISION. THE
DIRECTOR OF THE DIVISION SHALL NOT ISSUE THE CERTIFICATE REQUIRED
BY SECTION 43-4-603 (1) TO A TRANSPORTATION PLANNING
ORGANIZATION, IF THE TRANSPORTATION PLANNING ORGANIZATION IS
ATTEMPTING TO EXERCISE THE POWERS OF AN AUTHORITY WITHIN THE
BOUNDARIES OF AN EXISTING AUTHORITY WITHOUT THE EXISTING
AUTHORITY'S DULY ADOPTED AND FILED RESOLUTION OF APPROVAL.".

SECTION 9. In Colorado Revised Statutes, 25-7-105, add (1)(f)
as follows:

25-7-105. Duties of commission - rules - legislative declaration
- definitions. (1) Except as provided in sections 25-7-130 and 25-7-131,
the commission shall promulgate such rules and regulations as are
consistent with the legislative declaration set forth in section 25-7-102
and necessary for the proper implementation and administration of this article 7, including, but not limited to:

(í) RULES THAT DEFINE CONFORMANCE AND MEASUREMENT OF CONFORMANCE WITH STATE GREENHOUSE GAS GOALS AND APPLICABLE ATTAINMENT PROGRAM STANDARDS IN NONATTAINMENT AREAS FOR ANY REGIONAL TRANSPORTATION SYSTEM, AS DEFINED IN SECTION 43-4-602 (16), PROPOSED TO BE COMPLETED BY A TRANSPORTATION PLANNING ORGANIZATION, AS DEFINED IN SECTION 43-4-602 (19), EXERCISING THE POWERS OF A REGIONAL TRANSPORTATION AUTHORITY.

Renumber succeeding sections accordingly.

Page 17, line 7, after "STATE" insert "AND FEDERAL".
Page 17, line 11, after "STATE" insert "AND FEDERAL".
Page 17, line 15, after "STATE" insert "AND FEDERAL".

HB20-1315 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 2, strike lines 13 through 16 and substitute:

"(a) NOT, WITH RESPECT TO A SINGLE TRIP FOR WHICH A DRIVER AND USER ARE MATCHED THROUGH THE CARPOOLING SERVICE INTERNET APPLICATION, WHETHER THE TRIP IS ONE WAY OR ROUND TRIP, IMPOSE CHARGES ON THE USER, ANY OTHER PASSENGERS TRAVELING WITH THE USER, AND THE DRIVER THAT, IN TOTAL, EXCEED THE TOTAL MILES DRIVEN MULTIPLIED BY THE PREVAILING FEDERAL INTERNAL REVENUE SERVICE’S MILEAGE REIMBURSEMENT RATE FOR BUSINESS USE;"

Page 2, strike lines 21 and 22 and substitute:

"(c) NOT ALLOW A DRIVER TO MAKE MORE THAN ONE CARPOOLING SERVICE ROUND TRIP PER DAY; AND"

Page 3, strike lines 2 through 4 and substitute "CARPOOLING SERVICE INTERNET APPLICATION THE FOLLOWING DISCLAIMER:

BE ADVISED THAT CARPOOLING COMPANIES ARE NOT REGULATED BY THE STATE OF COLORADO. BACKGROUND CHECKS ARE NOT PERFORMED ON DRIVERS, DRIVERS ARE NOT SUBJECT TO MEDICAL EXAMINATION AND CERTIFICATION, VEHICLES ARE NOT SUBJECT TO INSPECTION BY THE STATE, AND STATE INSURANCE VERIFICATION IS NOT PERFORMED."

Page 3, strike line 8 and substitute:

"(3) REIMBURSED COSTS COLLECTED IN ACCORDANCE WITH THIS SECTION SHALL NOT BE DEEMED COMPENSATION FOR ANY PURPOSE.

(4) AS USED IN THIS SECTION, UNLESS THE CONTEXT OTHERWISE"
Page 3, line 20, strike "OR".

Page 3, strike line 24 and substitute "40-10.1-301; OR
   (D) A TRANSPORTATION NETWORK COMPANY, AS DEFINED IN
   SECTION 40-10.1-602 (3).".

**HB20-1339** be amended as follows, and as so amended, be referred to the Committee on Finance with favorable recommendation:

Amend printed bill, page 2, line 14, strike "LETTER" and substitute "LETTER, ELECTRONIC MAIL, OR RECORD".

Page 3, line 1, strike "LETTER" and substitute "LETTER, ELECTRONIC MAIL, OR RECORD".

**SB20-132** be referred favorably to the Committee on Appropriations.

**SB20-139** be referred to the Committee of the Whole with favorable recommendation.

PRINTING REPORT

The Chief Clerk reports the following bill has been correctly printed:

**HB20-1359**.

MESSAGE(S) FROM THE REVISOR

We herewith transmit:

without comment, as amended, **HB20-1078**.

MESSAGE(S) FROM THE GOVERNOR

I certify I received the following on the 11th day of March, 2020, at 2:38 p.m. The original is on file in the records of the House of Representatives of the General Assembly.

Robin Jones,
Chief Clerk of the House
Wednesday, March 11, 2020

Colorado House of Representatives
The 72nd General Assembly
Second Regular Session
State Capitol
Denver, Colorado 80203

Honorable Members of the Colorado House of Representatives:

Pursuant to the authority vested in the Office of the Governor of the State of Colorado, I have the honor to inform you that I have approved and filed with the Secretary of State the following Acts:

HB20-1023 State Address Data For Sales And Use Tax Collection
Approved on Wednesday, March 11, 2020 at 11:30 A.M.

HB20-1055 Vintner's Restaurant Alternating Proprietor
Approved on Wednesday, March 11, 2020 at 11:28 A.M.

HB20-1094 Repeal Fee Cap On-site Wastewater Treatment System
Approved on Wednesday, March 11, 2020 at 11:29 A.M.

HB20-1260 School Finance Adjustment To 2019-20 Total Program
Approved on Wednesday, March 11, 2020 at 11:26 A.M.

HB20-1261 General Fund Transfer To Information Technology Capital Account
Approved on Wednesday, March 11, 2020 at 11:28 A.M.

Sincerely,

Jared Polis
Governor

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House in recess. House reconvened.

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On motion of Representative Garnett, HB20-1359 was made Special Orders on March 12, 2020, at 7:40 p.m.

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The hour of 7:40 p.m. having arrived, on motion of Representative Titone, 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.)

HB20-1359 by Representative(s) Garnett and Neville; also Senator(s)
Fenberg and Holbert--Concerning modifications to party
candidate designation requirements to accommodate
public health concerns.

Amendment No. 1, Judiciary Report, dated March 12, 2020, and placed
in member's bill file; Report also printed in House Journal, March 12,
2020.

Amendment No. 2, by Representative Singer.

Amend printed bill, page 7, after line 14 insert:

"SECTION 5. In Colorado Revised Statutes, 1-4-801, amend (5)
as follows:

1-4-801. Designation of party candidates by petition - repeal.
(5) (a) Party petitions shall not be circulated nor any signatures be
obtained prior to the third Tuesday in January. EXCEPT AS PROVIDED IN
SUBSECTION (1)(b)(I) OF THIS SECTION, petitions must be filed no later
than the third Tuesday in March.

(b) (I) NOTWITHSTANDING SUBSECTION (5)(a) OF THIS SECTION,
DUE TO PUBLIC HEALTH CONCERNS, IN 2020 THE DEADLINE FOR FILING
PARTY PETITIONS SHALL BE EXTENDED BY FOURTEEN DAYS.

(II) THIS SUBSECTION (5)(b) IS REPEALED, EFFECTIVE DECEMBER
31, 2020."

Renumber succeeding sections accordingly.

Amendment No. 3, by Representative Garnett.

Amend printed bill, page 3, after line 14 insert:

"SECTION 2. In Colorado Revised Statutes, 1-3-105, add (3) as
follows:

1-3-105. Powers of central committees - repeal.
(3) (a) NOTWITHSTANDING ANY OTHER PROVISION OF LAW, DUE TO
PUBLIC HEALTH CONCERNS, FOR THE 2020 ELECTION, TO THE EXTENT THAT
STATE POLITICAL PARTIES HAVE ANY RESTRICTIONS IN THEIR RULES OR
BYLAWS GOVERNING REQUIRED NOTICE FOR MEETINGS OF EITHER THE
STATE CENTRAL COMMITTEE OR ANY MEETING AT WHICH THE RULES OR
BYLAWS WILL BE AMENDED, SUCH REQUIREMENTS MAY BE DISREGARDED
AS LONG AS NO LESS THAN THREE DAYS NOTICE IS PROVIDED.

(b) THIS SUBSECTION (3) IS REPEALED, EFFECTIVE DECEMBER 31,
2020."
Renumber succeeding sections accordingly.

Amendment No. 4, by Representative McKean.

Amend printed bill, page 10, after line 2 insert:

"SECTION 8. In Colorado Revised Statutes, 1-4-1304, amend (1.5)(b)(I); and add (1.5)(f) as follows:

1-4-1304. Nomination of candidates - repeal. (1.5) (b) (I) A minor political party may nominate candidates for offices to be filled at a general election by assembly. EXCEPT AS PROVIDED IN SUBSECTION (1.5)(f) OF THIS SECTION, an assembly shall be held no later than seventy-three days preceding the primary election.

(1.5) (f) (I) NOTWITHSTANDING SUBSECTION (1.5)(b)(I) OF THIS SECTION, DUE TO PUBLIC HEALTH CONCERNS, FOR THE 2020 ELECTION, AN ASSEMBLY OF A MINOR POLITICAL PARTY SHALL BE HELD ON OR BEFORE APRIL 25, 2020.

(II) THIS SUBSECTION (1.5)(f) IS REPEALED, EFFECTIVE DECEMBER 31, 2020."

Renumber succeeding section accordingly.

Amendment No. 5, by Representative Melton.

Amend printed bill, page 7, line 26, strike "SIZE." and substitute "SIZE, IF EFFORTS TO CONDUCT AN ASSEMBLY PURSUANT TO SECTIONS 1-4-601, 1-4-602, OR 1-4-604, AS AMENDED BY HOUSE BILL 20-1359, ENACTED IN 2020, HAVE BEEN UNAVAILING."

Amendment No. 6, by Representative McKean.

Amend printed bill, page 7, line 25, after "PROHIBITION" insert "FROM THE GOVERNOR".

Page 8, line 15, after "PROHIBITION" insert "FROM THE GOVERNOR".

Page 9, line 11, after "PROHIBITION" insert "FROM THE GOVERNOR".

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: HB20-1359 as 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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<td>Y</td>
<td>Froelich</td>
<td>Y</td>
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</table>
MESSAGE(S) FROM THE SENATE

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


LAY OVER OF CALENDAR ITEM(S)

On motion of Representative Kennedy, the following item(s) on the Calendar were laid over until March 13, retaining place on Calendar:

Consideration of General Orders--HB20-1296, SB20-085.

Consideration of Resolution(s)--SJR20-017.

Consideration of Senate Amendment(s)--HB20-1080, HB20-1029, HB20-1095, HB20-1148, HB20-1155.

On motion of Representative Kennedy, the House adjourned until 9:00 a.m., March 13, 2020.

Approved:
KC Becker,
Speaker

Attest:
Robin Jones,
Chief Clerk
Sixty-sixth Legislative Day                Friday, March 13, 2020


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

Pledge of Allegiance led by Max Armendariz, University of Colorado Boulder.

The roll was called with the following result:

Present--62.
Excused--Representative(s) Landgraf, Michaelson Jenet, Soper--3.

The Speaker declared a quorum present.

On motion of Representative Roberts, the House Journal of Thursday, March 12, 2020, was declared approved as corrected by the Chief Clerk.

THIRD READING OF BILL(S)--FINAL PASSAGE

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

HB20-1359 by Representative(s) Garnett and Neville; also Senator(s) Fenberg and Holbert--Concerning modifications to party candidate designation requirements to accommodate public health concerns.

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 8, line 8, strike "(1)(b)(I)" and substitute "(5)(b)(I)".

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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Speaker Y
CONSIDERATION OF SENATE AMENDMENTS TO HOUSE BILLS

HB20-1080 by Representative(s) Gray and Van Winkle, Kraft-Tharp; also Senator(s) Gonzales and Marble--Concerning repealing the residency licensing requirement for marijuana licenses.

(Passed on Third Reading as printed in House Journal, February 11, 2020.)

(Amended as printed in Senate Journal, March 9, 2020.)

(Laid Over from March 12, 2020.)

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.
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Co-sponsor(s) added: Representative(s) Jackson, Valdez A.

HB20-1095 by Representative(s) Arndt; also Senator(s) Bridges and Hansen--Concerning the authority of a local government's master plan to include policies to implement state water plan goals as a condition of development approvals, and, in connection therewith, making an appropriation.

(Passed on Third Reading as printed in House Journal, February 12, 2020.)

(Amended as printed in Senate Journal, March 10, 2020.)

(Laid Over from March 12, 2020.)

Representative Arndt moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

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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>
<thead>
<tr>
<th>YES</th>
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<th>NO</th>
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Co-sponsor(s) added: Representative(s) Buckner, Buentello, Hooton, Jaquez Lewis, Valdez D., Young

HB20-1148 by Representative(s) Soper and Singer; also Senator(s) Fields and Gardner--Concerning punishments related to offenses committed against a deceased human body.

(Passed on Third Reading as printed in House Journal, February 12, 2020.)

(Amended as printed in Senate Journal, March 10, 2020.)

(Laid Over from March 12, 2020.)

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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</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>
<th>NO</th>
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<th>ABSENT</th>
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<tbody>
<tr>
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Arndt Y Exum Y Larson Y Singer Y
Baisley Y Froelich Y Liston Y Sirota Y
Benavidez Y Garnett Y Lontine Y Snyder Y
Bird Y Geitner Y McCluskie Y Soper E
Bockenfeld Y Gonzales-Gutierrez Y McKean Y Sullivan Y
Buck Y Gray Y McLachlan Y Tipper Y
Buckner Y Herod Y Melton Y Titone Y
Buentello Y Holtorf Y Michaelson Jenet E Valdez A. Y
Caraveo Y Hooton Y Mullica Y Valdez D. Y
Carver Y Humphrey Y Neville Y Van Winkle Y
Catlin Y Jackson Y Pelton Y Weissman Y
Champion Y Jaquez Lewis Y Ransom Y Will Y
Coleman Y Kennedy Y Rich Y Williams D. Y
Cutter Y Kipp Y Roberts Y Wilson Y
Duran Y Kraft-Tharp Y Saine Y Woodrow Y
Esgar Y Landgraf E Sandridge Y Young Y

Speaker Y

Co-sponsor(s) added: Representative(s) Duran, Gonzales-Gutierrez, Lontine, Snyder

HB20-1155 by Representative(s) Valdez A. and Weissman, Jaquez Lewis, Kipp, Hooton, Sirota, Titone, Froelich, Mullica; also Senator(s) Hansen and Priola--Concerning requirements that builders of new residences offer buyers options to accommodate higher efficiency devices.

(Passed on Third Reading as printed in House Journal, February 21, 2020.)

(Amended as printed in Senate Journal, March 10, 2020.)

(Laid Over from March 12, 2020.)

Representative A. Valdez 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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Arndt Y Exum Y Larson N Singer Y
Baisley N Froelich Y Liston N Sirota Y
Benavidez Y Garnett Y Lontine Y Snyder Y
Bird Y Geitner N McCluskie Y Soper E
Bockenfeld N Gonzales-Gutierrez Y McKean N Sullivan Y
Buck N Gray Y McLachlan Y Tipper Y
Buckner Y Herod Y Melton Y Titone Y
Buentello Y Holtorf N Michaelson Jenet E Valdez A. Y

Speaker Y
The Speaker appointed Representatives A. Valdez, Chairman, Weissman and Geitner as House Conferees to the bill.

HB20-1078 by Representative(s) Jaquez Lewis and Mullica; also Senator(s) Winter--Concerning prescription drug claims submitted by a pharmacy, and, in connection therewith, prohibiting retroactive fees.

(Passed on Third Reading as printed in House Journal, February 6, 2020.)
(Amended as printed in Senate Journal, March 12, 2020.)

Representative Jaquez Lewis 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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HB20-1029 by Representative(s) Pelton; also Senator(s) Hisey--Concerning the authority of an elected county officer to elect to receive a lower salary than the amount provided for by law.

(Passed on Third Reading as printed in House Journal, February 13, 2020.)

(Amended as printed in Senate Journal, March 10, 2020.)

(Laid Over from March 12, 2020.)

Representative Pelton 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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The Speaker announced she will make Conference Committee appointments at a later date.
APPOINTMENT(S)

The Speaker announced the following temporary committee appointment(s) for March 13, 2020 only:

Public Health Care & Human Services
Representative Baisley to replace Representative Landgraf.
Representative Kipp to replace Representative Michaelson Jenet.

House in recess. House reconvened.

REPORT(S) OF COMMITTEE(S) OF REFERENCE

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

HB20-1002 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend the House Education Committee Report, dated January 28, 2020, page 5, after line 11 insert:

"SECTION 4. Appropriation. For the 2020-21 state fiscal year, $156,828 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 0.9 FTE. To implement this act, the department may use this appropriation for administration related to the Colorado commission on higher education and higher education special purpose programs."

Renumber succeeding section accordingly.

Page 5, after line 14 insert:

"Page 1 of the printed bill, line 102, strike "EXPERIENCE." and substitute "EXPERIENCE, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION."."

HB20-1069 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 14 insert:

"SECTION 3. Appropriation. (1) For the 2020-21 state fiscal year, $143,789 is appropriated to the department of natural resources for use by the division of water resources. This appropriation is from the well
inspection cash fund created in section 37-80-111.5 (1)(d), C.R.S. To implement this act, the division may use this appropriation as follows:

(a) $109,769 for personal services, which amount is based on an assumption that the division will require an additional 1.8 FTE;
(b) $30,100 for operating expenses;
(c) $3,920 for vehicle lease payments.
(2) For the 2020-21 state fiscal year, $3,920 is appropriated to the department of personnel. This appropriation is from reappropriated funds received from the department of natural resources under subsection (1)(c) of this section. To implement this act, the department of personnel may use this appropriation for vehicle replacement lease/purchase."

Renumber succeeding section accordingly.

Page 1, line 101, strike "WELLS." and substitute "WELLS, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

HB20-1160 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 30, after line 8 insert:

"SECTION 7. Appropriation. (1) For the 2020-21 state fiscal year, $273,119 is appropriated to the department of regulatory agencies. 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 department may use this appropriation as follows:
(a) $189,288 for use by the division of insurance for personal services, which amount is based on an assumption that the division will require an additional 2.5 FTE;
(b) $21,975 for use by the division of insurance for operating expenses;
(c) $17,056 for the purchase of legal services; and
(d) $44,800 for the purchase of information technology services.
(2) For the 2020-21 state fiscal year, $17,056 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 2020-21 state fiscal year, $44,800 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 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 sections accordingly.

Page 1, line 112, strike "AND".
Page 2, line 101, strike "DRUGS." and substitute "DRUGS; AND MAKING AN APPROPRIATION.".

HB20-1162 be referred to the Committee of the Whole with favorable recommendation.

HB20-1206 be referred to the Committee of the Whole with favorable recommendation.

HB20-1210 be referred to the Committee of the Whole with favorable recommendation.

HB20-1220 be referred to the Committee of the Whole with favorable recommendation.

HB20-1232 be referred to the Committee of the Whole with favorable recommendation.

HB20-1237 be referred to the Committee of the Whole with favorable recommendation.

HB20-1317 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 13, after line 6 insert:

"SECTION 5. Appropriation. For the 2020-21 state fiscal year, $2,823 is appropriated to the legislative department for use by the general assembly. This appropriation is from the general fund. The general assembly may use this appropriation to implement this act."

Renumber succeeding section accordingly.

Page 1, line 102, strike "ACT"." and substitute "ACT", AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.".

SB20-056 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 20 insert:

"SECTION 3. Appropriation. For the 2020-21 state fiscal year, $3,375 is appropriated to the department of revenue for use by the division of
motor vehicles. 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 division may use this appropriation for DRIVES maintenance and support.

Renumber succeeding section accordingly.

Page 1, line 106, strike "EFFORTS." and substitute "EFFORTS, AND, IN CONNECTION THEREWITH, MAKING AN APPROPRIATION."

EDUCATION

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

HB20-1288 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 "EACH LOCAL EDUCATION PROVIDER" and substitute "THE DEPARTMENT".

Page 3, lines 7 and 8, strike "LOCAL EDUCATION PROVIDER'S" and substitute "DEPARTMENT'S".

Page 3, line 8, strike "EACH SCHOOL-LEVEL WEBSITE MUST" and substitute "A SCHOOL DISTRICT'S WEBSITE MUST INCLUDE AND A SCHOOL-LEVEL WEBSITE MAY".

Page 3, lines 9 and 10, strike "LOCAL EDUCATION PROVIDER'S" and substitute "DEPARTMENT'S".

Page 3, after line 10 insert:

"(c) NOTWITHSTANDING ANY PROVISION OF THIS PART 12 TO THE CONTRARY, EACH LOCAL EDUCATION PROVIDER SHALL SUBMIT THE INFORMATION REQUIRED TO BE POSTED PURSUANT TO THIS SUBSECTION (8) TO THE DEPARTMENT AS PART OF THE "COLORADO READ ACT" DATA COLLECTION."

HB20-1312 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, 22-60.5-110, amend (3)(b) introductory portion, (3)(b)(I), (3)(b.5), (3)(c)(X), and (3)(c)(XI); and add (3)(c)(XII) and (3)(f) as follows:

22-60.5-110. Renewal of licenses - rules. (3) (b) A professional licensee shall complete such ongoing professional development within the
period of time for which such professional license is valid. Such professional development may include, but need not be limited to, in-service education programs, including programs concerning juvenile mental health issues and the awareness and prevention of youth suicide and training in preventing, identifying, and responding to child sexual abuse and assault; BEHAVIORAL HEALTH TRAINING THAT IS CULTURALLY RESPONSIVE AND TRAUMA- AND EVIDENCE-INFORMED; INCREASING AWARENESS OF LAWS AND PRACTICES RELATING TO THE EDUCATION OF STUDENTS WITH DISABILITIES IN THE CLASSROOM, INCLUDING BUT NOT LIMITED TO CHILD FIND AND INCLUSIVE LEARNING ENVIRONMENTS; college or university credit from an accepted institution of higher education or a community, technical, or local district college; educational travel that meets the requirements specified in subsection (3)(d) of this section; involvement in school reform; service as a mentor teacher for teacher candidates participating in clinical practice, as defined in section 23-78-103; internships; and ongoing professional development training and experiences. The state board of education, by rule, may establish minimum criteria for professional development; except that such criteria shall not:

(I) Specify any particular type of professional development activity as a requirement or partial requirement for license renewal, EXCEPT AS PROVIDED IN SUBSECTION (3)(f) OF THIS SECTION;

(b.5) In adopting minimum criteria for professional development activities, the state board, by rule, may require all or a portion of the professional development activities to be related to increasing the license holder's competence in his or her existing or potential endorsement area; or to increasing the professional licensee's skills and competence in delivery of instruction in his or her existing or potential endorsement area; or in the teaching of literacy; INCREASING AWARENESS AND KNOWLEDGE OF BEHAVIORAL HEALTH CONCERNS, RESPONSES, AND STRATEGIES; OR INCREASING AWARENESS OF LAWS AND PRACTICES RELATING TO EDUCATING STUDENTS WITH DISABILITIES IN THE CLASSROOM, INCLUDING BUT NOT LIMITED TO CHILD FIND AND INCLUSIVE LEARNING ENVIRONMENTS.

c) In selecting professional development activities for the renewal of a professional license pursuant to this section, each licensee shall choose those activities that will aid the licensee in meeting the standards for a professional educator, including but not limited to the following goals:

(X) Effective organization and management of human and financial resources to create a safe and effective working and learning environment; and

(XI) Awareness of warning signs of dangerous behavior in youth and situations that present a threat to the health and safety of students, and knowledge of the community resources available to enhance the health and safety of students and the school community, YOUTH MENTAL HEALTH, SAFE DE-ESCALATION OF CRISIS SITUATIONS, RECOGNITION OF SIGNS OF POOR MENTAL HEALTH AND SUBSTANCE USE, AND SUPPORT OF STUDENTS USING CULTURALLY RESPONSIVE AND TRAUMA- AND EVIDENCE-INFORMED PRACTICES; AND

(XII) AWARENESS OF LAWS AND PRACTICES RELATING TO EDUCATING STUDENTS WITH DISABILITIES IN THE CLASSROOM, INCLUDING BUT NOT LIMITED TO CHILD FIND AND INCLUSIVE LEARNING ENVIRONMENTS, AND RELATING TO STUDENTS WITH BEHAVIORAL CONCERNS OR BEHAVIORAL DISABILITIES.
(f) (I) In selecting professional development activities for renewal of a professional teacher license, in addition to the other requirements set forth in this section, the professional teacher licensee shall complete a minimum of ten clock hours of the professional development hours required during the term of any professional license relating to behavioral health training that is culturally responsive and trauma- and evidence-informed.

(II) The ten clock hours required pursuant to subsection (3)(f)(I) of this section may be obtained through any combination of courses related to subsection (3)(f)(I) of this section, so long as at least one of the required clock hours is related to behavioral health training that is culturally responsive and trauma- and evidence-informed and one of the required clock hours is related to increasing awareness of laws and practices relating to educating students with disabilities in the classroom, including but not limited to child find and inclusive learning environments.

(III) A professional teacher licensee who has less than three years left in the license renewal period on June 30, 2020, has until the end of the next applicable renewal period to complete the requirements established in subsection (3)(f)(I) of this section and may submit classes and activities completed within five years prior to June 30, 2020, to satisfy the requirements of subsection (3)(f)(I) of this section.

(IV) Nothing in subsection (3)(f)(I) of this section prohibits a professional teacher licensee from applying a single professional development course or activity to one or more content or hourly requirements established pursuant to this section or by rule of the State Board of Education.

(V) The behavioral health training required pursuant to subsection (3)(f)(I) of this section may include programs such as:

(A) Mental health first aid specific for youth and teens;

(B) Staff development training modules concerning how to prevent teen suicide;

(C) Interconnected systems framework for positive behavioral interventions and supports and mental health;

(D) Training approved or provided by the school district where the teacher is employed;

(E) Training concerning students with behavioral concerns or disabilities;

(F) Training modules concerning child traumatic stress;

and

(G) Any other program or training that meets the requirements of this subsection (3)(f).

SECTION 2. In Colorado Revised Statutes, 23-1-121, add (2)(d.5) as follows:

23-1-121. Commission directive - approval of educator preparation programs - review. (2) The commission shall adopt policies establishing the requirements for educator preparation programs offered by institutions of higher education. The department shall work in cooperation with the state board of education in developing the requirements for educator preparation programs. At a minimum, the requirements must ensure that each educator preparation program complies with section 23-1-125, is designed on a performance-based
model, and includes:

(d.5) A REQUIREMENT THAT EACH TEACHER CANDIDATE IN AN INITIAL LICENSURE PROGRAM COMPLETE AT LEAST ONE SEMESTER OR QUARTER-LENGTH COURSE IN BEHAVIORAL HEALTH TRAINING USING CULTURALLY RESPONSIVE AND TRAUMA- AND EVIDENCE-INFORMED PRACTICES;

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, or safety."

HB20-1336 be referred favorably to the Committee on Appropriations.

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

HB20-1314 be amended as follows, and as so amended, be referred to the Committee on Appropriations with favorable recommendation:

Amend printed bill, page 3, line 7, strike "JULY 1, 2020," and substitute "JANUARY 1, 2021,".

Page 4, line 1, strike "JULY 30, 2020," and substitute "MARCH 1, 2021,".

Page 4, line 4, strike "AUGUST 30, 2020," and substitute "APRIL 1, 2021,".

Page 4, line 23, strike "JANUARY 1," and substitute "AUGUST 1,".

HB20-1316 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:

Amend printed bill, page 3, line 14, strike "CHILD." and substitute "CHILD OTHER THAN SEXUAL INTERCOURSE.".

Page 3, line 21, strike "SURROGATE," and substitute "SURROGATE OR AN INTENDED PARENT,".

Page 3, strike line 22 and substitute "REPRODUCTION.".

Page 4, strike lines 3 through 5 and substitute "GAMETES.".

Page 5, line 12, after "CHOICE" insert "BY AN ATTORNEY LICENSED IN THIS STATE".

Page 11, line 26, strike "THE" and substitute "A" and after "COURT" insert "IN THIS STATE".
Page 12, line 1, strike "MATERNITY AND PATERNITY," and substitute "PARENTAGE,"

Page 12, line 2, strike "NON-MATERNITY AND NON-PATERNITY" and substitute "NON-PARENTAGE".

Page 13, after line 3, insert:

"(5) IF A COURT ORDER OF PARENTAGE IS ISSUED IN ANOTHER STATE, THE ORDER MUST BE REGISTERED WITH A COLORADO COURT OF COMPETENT JURISDICTION BEFORE BEING VALID IN THIS STATE."

Page 15, strike lines 6 through 26.

Renumber succeeding section accordingly.

Page 15, line 27, strike "date." and substitute "date - applicability. (1)"

Page 16, after line 8 insert:

"(2) This act applies to surrogacy agreements entered into on or after the applicable effective date of this act."

SB20-040 be referred favorably to the Committee on Finance.

SB20-166 be referred to the Committee of the Whole with favorable recommendation.

SIGNING OF BILLS - RESOLUTIONS - MEMORIALS

The Speaker has signed: HB20-1051, 1067, 1087, 1156.

MESSAGE(S) 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 returns herewith:

HB20-1036, 1145, and 1077.

The Senate has concurred in House Amendments to SB20-167 and the bill has been repassed as amended.
The Senate has voted to reject House Amendments to SB20-078 and to adhere to its position. The bill is transmitted herewith.

MESSAGE(S) FROM THE REVISOR

We herewith transmit:
without comment, as amended, HB20-1133 and 1229;
without comment, as amended, SB20-174.

House in recess. House reconvened.

INTRODUCTION OF RESOLUTIONS

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

HJR20-1006 by Representative(s) Becker and Neville, Garnett; also Senator(s) Garcia and Holbert, Fenberg--Concerning a request to the Supreme Court of the State of Colorado to render its opinion upon a question regarding section 7 of article V of the state constitution.

HJR20-1007 by Representative(s) Becker and Neville, Garnett; also Senator(s) Garcia and Holbert, Fenberg--Concerning a temporary adjournment of the Second Regular Session of the Seventy-second General Assembly to a day certain.

LAY OVER OF CALENDAR ITEM(S)

On motion of Representative Garnett, the following item(s) on the Calendar for March 13 were laid over until March 14, retaining place on Calendar:


Consideration of Resolution(s)--SJR20-017.
On motion of Representative Garnett, the House adjourned until 9:00 a.m., March 14, 2020.

Approved:
KC Becker, Speaker

Attest:
Robin Jones,
Chief Clerk
Prayer by the Reverend Brad Laurvick, Highlands United Methodist Church, Denver.

Pledge of Allegiance led by Joey Laurvick, Kalden Uheling, Centennial Elementary School, Denver.

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

The roll was called with the following result:

Present--57.
Excused--Representative(s) Buckner, Duran, Kennedy, Mullica, Rich, Saine, Soper, Speaker--8.
Present after roll call--Representative(s) Mullica, Speaker.

The Speaker Pro Tempore declared a quorum present.

On motion of Representative Roberts, the House Journal of Friday, March 13, 2020, was declared approved as corrected by the Chief Clerk.

MEGOMANDUM
REPORT FROM THE HOUSE AND SENATE COMMITTEES ON DELAYED BILLS

Pursuant to Joint Rule 23 (c), the House and Senate Committees on Delayed Bills, acting jointly, waive all legislative deadlines regarding the introduction and 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.

This memorandum shall be printed in the journal of each house as is required by Joint Rule 23 (c).

(signed) (signed)
Representative Becker Senator Garcia
Speaker of the House of Representatives President of the Senate
MEMORANDUM

REPORT FROM THE HOUSE AND SENATE COMMITTEES ON DELAYED BILLS

Pursuant to Joint Rule 23 (c), the House and Senate Committees on Delayed Bills, acting jointly, waive all legislative deadlines regarding the introduction and final passage, including the adoption of any conference committee report, of the long appropriation bill for the 2020-21 state fiscal year.

This memorandum shall be printed in the journal of each house as is required by Joint Rule 23 (c).

CONSIDERATION OF RESOLUTION(S)

HJR20-1006 by Representative(s) Becker and Neville, Garnett; also Senator(s) Garcia and Holbert, Fenberg--Concerning a request to the Supreme Court of the State of Colorado to render its opinion upon a question regarding section 7 of article V of the state constitution.

Amendment No. 1, by Speaker Becker.

Amend printed joint resolution, page 4, strike lines 16 through 21 and substitute "legislators; and".

Page 4, strike lines 33 through 37.

On motion of Speaker Becker, the resolution, as amended, was adopted by viva voce vote.
Co-sponsor(s) added: Representative(s) Arndt, Benavidez, Bird, Bockenfeld, Buentello, Caraveo, Catlin, Champion, Coleman, Cutter, Esgar, Exum, Froelich, Gonzales-Gutierrez, Gray, Herod, Hooton, Jackson, Jaquez Lewis, Kipp, Kraft-Tharp, Landgraf, Liston, Lontine, McCluskie, Mclachlan, Melton, Michaelson Jenet, Mullica, Pelton, Roberts, Singer, Sirota, Snyder, Sullivan, Tipper, Titone, Valdez A., Valdez D., Van Winkle, Weissman, Will, Wilson, Woodrow, Young

**HJR20-1007** by Representative(s) Becker and Neville, Garnett; also Senator(s) Garcia and Holbert, Fenberg--Concerning a temporary adjournment of the Second Regular Session of the Seventy-second General Assembly to a day certain.

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

Co-sponsor(s) added: Representative(s) Arndt, Baisley, Bird, Bockenfeld, Buentello, Caraveo, Catlin, Coleman, Cutter, Esgar, Exum, Froelich, Gonzales-Gutierrez, Gray, Herod, Hooton, Humphrey, Jackson, Jaquez Lewis, Kipp, Kraft-Tharp, Landgraf, Liston, Lontine, McCluskie, McKean, Mclachlan, Melton, Michaelson Jenet, Mullica, Pelton, Ransom, Sandridge, Singer, Sirota, Snyder, Sullivan, Tipper, Titone, Valdez D., Van Winkle, Will, Wilson, Woodrow, Young

**SJR20-017** by Senator(s) Fenberg; also Representative(s) Garnett--Concerning changes to the Joint Rules of the Senate and House of Representatives regarding equal access to legislative proceedings.

(Laid Over from March 13, 2020.)

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

Current roll call added as co-sponsors: Representative(s) Arndt, Baisley, Benavidez, Bird, Bockenfeld, Buck, Buentello, Caraveo, Carver, Catlin, Champion, Coleman, Cutter, Esgar, Exum, Froelich, Geitner, Gonzales-Gutierrez, Gray, Herod, Holtorf, Hooton, Humphrey, Jackson, Jaquez Lewis, Kipp, Kraft-Tharp, Landgraf, Larson, Liston, Lontine, McCluskie, McKean, Mclachlan, Melton, Michaelson Jenet, Mullica, Neville, Pelton, Ransom, Roberts, Sandridge, Singer, Sirota, Snyder, Sullivan, Tipper, Titone, Valdez A., Valdez D., Van Winkle, Weissman, Will, Williams D., Wilson, Woodrow, Young, Speaker

________________________

**CONSIDERATION OF SENATE AMENDMENTS TO HOUSE BILLS**

**HB20-1229** by Representative(s) Buentello; also Senator(s) Cooke and Bridges--Concerning authorizing the peace officers standards and training board to establish a scholarship program for law enforcement agencies with limited resources to assist the agencies with the payment of tuition costs for peace officer candidates to attend an approved basic law enforcement training academy.
Representative Buentello 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>
<thead>
<tr>
<th>YES</th>
<th>NO</th>
<th>EXCUSED</th>
<th>ABSENT</th>
</tr>
</thead>
<tbody>
<tr>
<td>59</td>
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Arndt Y Exum Y Larson Y Singer Y
Baisley Y Froelich Y Liston Y Sirota Y
Benavidez Y Garnett Y Lontine Y Snyder Y
Bird Y Geitner Y McCluskie Y Soper E
Bockenfeld Y Gonzales-Gutierrez Y McKeen Y Sullivan Y
Buck Y Gray Y McLachlan Y Tipper Y
Buckner E Herod Y Melton Y Titone Y
Buentello Y Holtorf Y Michaelson Jenet Y Valdez A. Y
Caraveo Y Hooton Y Mullica Y Valdez D. Y
Carver Y Humphrey Y Neville Y Van Winkle Y
Catlin Y Jackson Y Pelton Y Weissman Y
Champion Y Jaquez Lewis Y Ransom Y Will Y
Coleman Y Kennedy E Rich E Williams D. Y
Cutter Y Kipp Y Roberts Y Wilson Y
Duran E Kraft-Tharp Y Saine E Woodrow Y
Esgar Y Landgraf Y Sandridge Y Young Y
Speaker Y

The Speaker appointed Representatives Buentello, Chairman, Pelton and Roberts as House Conferees to the bill.

HB20-1133 by Representative(s) Kraft-Tharp and McKean; also Senator(s) Tate--Concerning land use entitlements affecting real property that has been disconnected from a municipality.

Representative Kraft-Tharp 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>
</tr>
</thead>
<tbody>
<tr>
<td>59</td>
<td>0</td>
<td>6</td>
<td>0</td>
</tr>
</tbody>
</table>

Arndt Y Exum Y Larson Y Singer Y
Baisley Y Froelich Y Liston Y Sirota Y
Benavidez Y Garnett Y Lontine Y Snyder Y
Bird Y Geitner Y McCluskie Y Soper E
Bockenfeld Y Gonzales-Gutierrez Y McKeen Y Sullivan Y
Buck Y Gray Y McLachlan Y Tipper Y
Buckner E Herod Y Melton Y Titone Y
Buentello Y Holtorf Y Michaelson Jenet Y Valdez A. Y
Caraveo Y Hooton Y Mullica Y Valdez D. Y
Carver Y Humphrey Y Neville Y Van Winkle Y
Catlin Y Jackson Y Pelton Y Weissman 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></th>
<th>YES</th>
<th>NO</th>
<th>EXCUSED</th>
<th>ABSENT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Arndt</td>
<td>Y</td>
<td>Exum</td>
<td>Y</td>
<td>Larson</td>
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<tr>
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<td>Garnett</td>
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<td>Y</td>
<td>Geitner</td>
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<td>McCluskie</td>
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<td>Bockenfeld</td>
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<td>Gonzalez-Gutierrez</td>
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<td>McKeen</td>
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<tr>
<td>Buck</td>
<td>Y</td>
<td>Gray</td>
<td>Y</td>
<td>McLachlan</td>
</tr>
<tr>
<td>Buckner</td>
<td>E</td>
<td>Herod</td>
<td>Y</td>
<td>Melton</td>
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<tr>
<td>Buentello</td>
<td>Y</td>
<td>Holtorf</td>
<td>Y</td>
<td>Michaelson Jenet</td>
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<tr>
<td>Caraveo</td>
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<td>Hooton</td>
<td>Y</td>
<td>Mullica</td>
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<tr>
<td>Carver</td>
<td>Y</td>
<td>Humphrey</td>
<td>Y</td>
<td>Neville</td>
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<td>Jaquez Lewis</td>
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<td>Ransom</td>
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<td>Cutter</td>
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<td>E</td>
<td>Kraft-Tharp</td>
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<td>Saine</td>
</tr>
<tr>
<td>Esgar</td>
<td>Y</td>
<td>Landgraf</td>
<td>Y</td>
<td>Sandridge</td>
</tr>
</tbody>
</table>

Speaker Y

Co-sponsor(s) added: Representative(s) Buentello, Gray, Hooton, Humphrey, Michaelson Jenet, Young

HOUSE RECEDES ON SB20-078

SB20-078 by Senator(s) Donovan; also Representative(s) Garnett--Concerning the ability of a person to bring a pet dog onto the premises of a restaurant.

Representative Garnett moved that the House recede from its position on SB20-078. The motion was declared passed by the following roll call vote:

<table>
<thead>
<tr>
<th></th>
<th>YES</th>
<th>NO</th>
<th>EXCUSED</th>
<th>ABSENT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Arndt</td>
<td>N</td>
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<td>Y</td>
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<tr>
<td>Baisley</td>
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<td>Froelich</td>
<td>Y</td>
<td>Liston</td>
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<tr>
<td>Benavidez</td>
<td>N</td>
<td>Garnett</td>
<td>Y</td>
<td>Lontine</td>
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<td>Bird</td>
<td>Y</td>
<td>Geitner</td>
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<td>McCluskie</td>
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<tr>
<td>Bockenfeld</td>
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<td>Gonzalez-Gutierrez</td>
<td>Y</td>
<td>McKeen</td>
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<tr>
<td>Buck</td>
<td>Y</td>
<td>Gray</td>
<td>N</td>
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<td>Herod</td>
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<td>Melton</td>
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<tr>
<td>Buentello</td>
<td>Y</td>
<td>Holtorf</td>
<td>Y</td>
<td>Michaelson Jenet</td>
</tr>
<tr>
<td>Caraveo</td>
<td>Y</td>
<td>Hooton</td>
<td>Y</td>
<td>Mullica</td>
</tr>
</tbody>
</table>
Representative Garnett moved for the repassage of SB20-078 as amended by the Senate. The bill was declared repassed by the following roll call vote:

<table>
<thead>
<tr>
<th>YES</th>
<th>49</th>
<th>NO</th>
<th>10</th>
<th>EXCUSED</th>
<th>6</th>
<th>ABSENT</th>
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</tr>
</thead>
<tbody>
<tr>
<td>Arndt</td>
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<td>Exum</td>
<td>Y</td>
<td>Larson</td>
<td>Y</td>
<td>Singer</td>
<td>Y</td>
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<tr>
<td>Baisley</td>
<td>Y</td>
<td>Froelich</td>
<td>Y</td>
<td>Liston</td>
<td>Y</td>
<td>Sirota</td>
<td>Y</td>
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<tr>
<td>Benavidez</td>
<td>Y</td>
<td>Garnett</td>
<td>Y</td>
<td>Lontine</td>
<td>Y</td>
<td>Snyder</td>
<td>N</td>
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<td>Bird</td>
<td>Y</td>
<td>Geitner</td>
<td>N</td>
<td>McCluskie</td>
<td>Y</td>
<td>Soper</td>
<td>E</td>
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<tr>
<td>Bockenfeld</td>
<td>Y</td>
<td>Gonzales-Gutierrez</td>
<td>Y</td>
<td>McKeen</td>
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<td>Sullivan</td>
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<td>Buck</td>
<td>Y</td>
<td>Gray</td>
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<td>McLachlan</td>
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<td>Tipper</td>
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<td>Buentello</td>
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<td>Holtorf</td>
<td>Y</td>
<td>Michaelson Jenet</td>
<td>Y</td>
<td>Valdez A.</td>
<td>Y</td>
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<tr>
<td>Caraveo</td>
<td>Y</td>
<td>Hooton</td>
<td>Y</td>
<td>Mullica</td>
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<td>Valdez D.</td>
<td>Y</td>
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<tr>
<td>Carver</td>
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<td>Humphrey</td>
<td>N</td>
<td>Neville</td>
<td>Y</td>
<td>Van Winkle Y</td>
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<td>Catlin</td>
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<td>Champion</td>
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<td>Jaquez Lewis</td>
<td>Y</td>
<td>Ransom</td>
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<td>Will</td>
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<td>Williams D.</td>
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<td>Cutter</td>
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<td>Roberts</td>
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<td>Kraft-Tharp</td>
<td>N</td>
<td>Saine</td>
<td>E</td>
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<td>Y</td>
</tr>
<tr>
<td>Esgar</td>
<td>Y</td>
<td>Landgraf</td>
<td>Y</td>
<td>Sandridge</td>
<td>N</td>
<td>Young</td>
<td>Y</td>
</tr>
</tbody>
</table>

Co-sponsor(s) added: Representative(s) Coleman, Jaquez Lewis, Lontine, McCluskie, Young

Representatives Gray, Gonzales-Gutierrez, Snyder, Melton requested their names be removed as co-sponsors.

Representative Neville requested his name be added as co-sponsor.

CONFEREES ON HB20-1029

The Speaker appointed Representatives Pelton, Buentello, and Melton as House Conferees to the bill.

House in recess. House reconvened.
PUBLIC HEALTH CARE & HUMAN SERVICES

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

HB20-1297 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, 19-3-103, add (3)

19-3-103. Child not neglected - when. (3) Refusing an immunization on the grounds of medical, religious, or personal belief considerations, as set forth in section 25-4-903, or opting to exclude immunization notification information from the immunization tracking system established in section 25-4-2403 (7) by itself does not constitute child abuse or neglect by a parent or legal guardian for the purposes of this article 3.

SECTION 2. In Colorado Revised Statutes, 25-4-2403, amend (7) as follows:

25-4-2403. Department of public health and environment - powers and duties - immunization tracking system - definitions - rules. (7) An individual or a parent or legal guardian who consents to the immunization of an infant, child, or student pursuant to part 9 or 17 of this article 4 or this part 24 may exclude immunization information from the immunization tracking system. The individual, parent, or legal guardian may remove such immunization information from the immunization tracking system at any time. The department of public health and environment shall ensure that the process to exclude immunization information from the system is readily available and not burdensome. The physician, licensed health care practitioner, clinic, hospital, or county, district, or municipal public health agency shall inform the individual, parent, or legal guardian of the option to exclude such information from such system and the potential benefits of inclusion in such system. In addition, the physician, licensed health care practitioner, clinic, hospital, or county, district, or municipal public health agency shall inform such parent or legal guardian of a minor individual of the option to refuse an immunization on the grounds of medical, religious, or personal belief considerations pursuant to section 25-4-903. Neither refusing an immunization on the grounds of medical, religious, or personal belief considerations pursuant to section 25-4-903 nor opting to exclude immunization notification information from the immunization tracking system shall, by itself constitute child abuse or neglect by a parent or legal guardian for the purposes of part 3 of article 3 of title 19.

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 5, 2020, if adjournment sine die is on May 6, 2020); 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 2020 and, in such case, will take effect on the date of the
official declaration of the vote thereon by the governor.".

MESSAGE(S) FROM THE SENATE

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

- HB20-1178 Amended in Special Orders as printed in Senate Journal,
- HB20-1359 Amended in Special Orders as printed in Senate Journal,
- HB20-1301 Amended in Special Orders as printed in Senate Journal,
- HB20-1136 Amended in Third Reading as printed in Senate Journal,
- HB20-1275 Amended in Special Orders as printed in Senate Journal,
- HB20-1128 Amended in Special Orders as printed in Senate Journal,
- HB20-1158 Amended in General Orders as printed in Senate Journal,

The Senate has passed on Third Reading and returns herewith:
- HB20-1165, 1039, 1280, 1042, 1300, 1100, 1217, 1225, and 1179.

In response to the House request for a conference committee on
HB20-1029 the President appointed Senators Rodriguez, Chair, Bridges
and Hisey to serve as the first conferees on the First Conference
Committee on HB20-1029.

In response to the House request for a conference committee on
HB20-1155 the President appointed Senators Hansen, Chair, Foote and
Priola to serve as the first conferees on the First Conference Committee
on HB20-1155.

CONSIDERATION OF SENATE AMENDMENTS TO HOUSE BILLS

HB20-1301 by Representative(s) McLachlan; also Senator(s)
Sonnenberg--Concerning electronic attendance in
meetings of school district boards of education.

(Passed on Third Reading as printed in House Journal, March 4, 2020.)
(Amended as printed in Senate Journal, March 13, 2020.)

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) Arndt, Gonzales-Gutierrez, Hooton, Jackson, Kraft-Tharp, Singer, Snyder, Tipper, Titone, Valdez A.

House in recess. House reconvened.
HB20-1178  by Representative(s) Holtorf; also Senator(s) Sonnenberg--
Concerning increasing the speed limit on rural state
highways where it is safe to do so, and, in connection
therewith, directing the department of transportation to
identify these highways.

(Passed on Third Reading as printed in House Journal, February 28,
2020.)

(Amended as printed in Senate Journal, March 13, 2020.)

Representative Holtorf 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>
</tr>
</thead>
<tbody>
<tr>
<td>52</td>
<td>5</td>
<td>8</td>
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</tbody>
</table>

Arndt Y Exum Y Larson Y Singer Y
Baisley Y Froelich Y Liston Y Sirota Y
Benavidez Y Garnett Y Lontine Y Snyder Y
Bird Y Geitner Y McCluskie Y Soper E
Bockenfeld N Gonzales-Gutierrez Y McKean Y Sullivan Y
Buck N Gray Y McLachlan Y Tipper Y
Buckner E Herod Y Melton Y Titone Y
Buentello Y Holtorf Y Michaelson Jenet Y Valdez A. Y
Caraveo Y Hooton Y Mullica Y Valdez D. Y
Carver Y Humphrey N Neville N Van Winkle Y
Catlin Y Jackson Y Pelton Y Weissman E
Champion Y Jaquez Lewis Y Ransom Y Will Y
Coleman Y Kennedy E Rich E Williams D. Y
Cutter Y Kipp Y Roberts Y Wilson Y
Duran E Kraft-Tharp Y Saine E Woodrow Y
Esgar Y Landgraf Y Sandridge N 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>
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<tr>
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Baisley Y Froelich Y Liston Y Sirota Y
Benavidez Y Garnett Y Lontine Y Snyder Y
Bird Y Geitner Y McCluskie Y Soper E
Bockenfeld Y Gonzales-Gutierrez Y McKean Y Sullivan Y
Buck Y Gray Y McLachlan Y Tipper Y
Buckner E Herod Y Melton Y Titone Y
Buentello Y Holtorf Y Michaelson Jenet Y Valdez A. Y
Caraveo Y Hooton Y Mullica Y Valdez D. Y
Carver Y Humphrey Y Neville Y Van Winkle Y
Catlin Y Jackson Y Pelton Y Weissman E
Champion Y Jaquez Lewis Y Ransom Y Will Y
Coleman Y Kennedy E Rich E Williams D. Y
Cutter Y Kipp Y Roberts Y Wilson Y
Duran E Kraft-Tharp Y Saine E Woodrow Y
Esgar Y Landgraf Y Sandridge Y Young Y

Speaker E
Co-sponsor(s) added: Representative(s) Baisley, Bockenfeld, Cutter, Hooton, Humphrey, Michaelson Jenet, Snyder, Titone, Valdez D.

HB20-1158 by Representative(s) Tipper and Herod; also Senator(s) Winter and Fenberg--Concerning insurance coverage for infertility, and, in connection therewith, making an appropriation.

(Passed on Third Reading as printed in House Journal, February 19, 2020.)
(Amended as printed in Senate Journal, March 13, 2020.)

Representative Herod moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

<table>
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<tr>
<th>YES</th>
<th>NO</th>
<th>8 EXCUSED</th>
<th>8 ABSENT</th>
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<tbody>
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<td>Singer Y</td>
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<td>Baisley Y</td>
<td>Froelich Y</td>
<td>Liston Y</td>
<td>Sirota Y</td>
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<tr>
<td>Benavidez Y</td>
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<td>Lontine Y</td>
<td>Snyder Y</td>
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<tr>
<td>Bird Y</td>
<td>Geitner N</td>
<td>McCluskie Y</td>
<td>Soper E</td>
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<td>Bockenfeld Y</td>
<td>Gonzales-Gutierrez Y</td>
<td>McKeen Y</td>
<td>Sullivan Y</td>
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<td>Buck Y</td>
<td>Gray Y</td>
<td>McLachlan Y</td>
<td>Tipper Y</td>
</tr>
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<td>Herod Y</td>
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<td>Buentello Y</td>
<td>Holtorf Y</td>
<td>Michaelson Jenet Y</td>
<td>Valdez A. Y</td>
</tr>
<tr>
<td>Caraveo Y</td>
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<td>Mullica Y</td>
<td>Valdez D. Y</td>
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<tr>
<td>Carver Y</td>
<td>Humphrey N</td>
<td>Neville Y</td>
<td>Van Winkle Y</td>
</tr>
<tr>
<td>Catlin N</td>
<td>Jackson Y</td>
<td>Pelton Y</td>
<td>Weissman E</td>
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<tr>
<td>Champion Y</td>
<td>Jaquez Lewis Y</td>
<td>Ransom Y</td>
<td>Will Y</td>
</tr>
<tr>
<td>Coleman Y</td>
<td>Kennedy E</td>
<td>Rich E</td>
<td>Williams D. N</td>
</tr>
<tr>
<td>Cutter Y</td>
<td>Kipp Y</td>
<td>Roberts Y</td>
<td>Wilson Y</td>
</tr>
<tr>
<td>Duran E</td>
<td>Kraft-Tharp Y</td>
<td>Saine E</td>
<td>Woodrow Y</td>
</tr>
<tr>
<td>Esgar Y</td>
<td>Landgraf N</td>
<td>Sandridge N</td>
<td>Young Y</td>
</tr>
<tr>
<td>Speaker E</td>
<td></td>
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<td></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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<td>Lontine Y</td>
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HB20-1128 by Representative(s) Buentello and Wilson, Young; also Senator(s) Zenzinger and Priola--Concerning education requirements for educators to increase awareness of special education issues.

(Passed on Third Reading as printed in House Journal, February 21, 2020.)

(Amended as printed in Senate Journal, March 13, 2020.)

Representative Buentello 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>Sandridge</td>
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Speaker E
HB20-1275 by Representative(s) Buentello; also Senator(s) Hisey and Lee--Concerning providing in-state tuition status at a community college for military families regardless of whether Colorado domicile status is satisfied.

(Passed on Third Reading as printed in House Journal, February 27, 2020.)

(Amended as printed in Senate Journal, March 13, 2020.)

Representative Buentello moved that the House concur in Senate amendments. The motion was declared passed by the following roll call vote:

```
YES 55  NO 1  EXCUSED 9  ABSENT 0
  Arndt Y  Exum Y  Larson Y  Singer Y
  Baisley Y  Froelich Y  Liston Y  Sirota Y
  Benavidez N  Garnett Y  Lontine Y  Snyder Y
  Bird Y  Geitner Y  McCluskie Y  Soper E
  Bockenfeld Y  Gonzales-Gutierrez Y  McKean Y  Sullivan Y
  Buck Y  Gray Y  McLachlan Y  Tipper Y
  Buckner E  Herod E  Melton Y  Titone Y
  Buentello Y  Holtorf Y  Michaelson Jenet Y  Valdez A. Y
  Caraveo Y  Hooton Y  Mullica Y  Valdez D. Y
  Carver Y  Humphrey Y  Neville Y  Van Winkle Y
  Catlin Y  Jackson Y  Pelton Y  Weissman E
  Champion Y  Jaquez Lewis Y  Ransom Y  Will Y
  Coleman Y  Kennedy E  Rich E  Williams D. Y
  Cutter Y  Kipp Y  Roberts Y  Wilson Y
  Duran E  Kraft-Tharp Y  Saine E  Woodrow Y
  Esgar Y  Landgraf Y  Sandridge N  Young Y
  Speaker 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.

```
YES 55  NO 1  EXCUSED 9  ABSENT 0
  Arndt Y  Exum Y  Larson Y  Singer Y
  Baisley Y  Froelich Y  Liston Y  Sirota Y
  Benavidez N  Garnett Y  Lontine Y  Snyder Y
  Bird Y  Geitner Y  McCluskie Y  Soper E
  Bockenfeld Y  Gonzales-Gutierrez Y  McKean Y  Sullivan Y
  Buck Y  Gray Y  McLachlan Y  Tipper Y
  Buckner E  Herod E  Melton Y  Titone Y
  Buentello Y  Holtorf Y  Michaelson Jenet Y  Valdez A. Y
  Caraveo Y  Hooton Y  Mullica Y  Valdez D. Y
  Carver Y  Humphrey Y  Neville Y  Van Winkle Y
  Catlin Y  Jackson Y  Pelton Y  Weissman E
  Champion Y  Jaquez Lewis Y  Ransom Y  Will Y
  Coleman Y  Kennedy E  Rich E  Williams D. Y
  Cutter Y  Kipp Y  Roberts Y  Wilson Y
  Duran E  Kraft-Tharp Y  Saine E  Woodrow Y
  Esgar Y  Landgraf Y  Sandridge N  Young Y
  Speaker E
```
HB20-1359 by Representative(s) Garnett and Neville; also Senator(s) Fenberg and Holbert--Concerning modifications to party candidate designation requirements to accommodate public health concerns.

(Passed on Third Reading as printed in House Journal, March 13, 2020.)
(Amended as printed in Senate Journal, March 13, 2020.)

Representative Neville 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.
HB20-1136 by Representative(s) Snyder; also Senator(s) Hansen and Tate--Concerning the regulation of investments made by domestic insurance companies.

(Passed on Third Reading as printed in House Journal, February 27, 2020.)

(Amended as printed in Senate Journal, March 14, 2020.)

Representative Snyder 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>Y</td>
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</table>
Co-sponsor(s) added: Representative(s) Arndt, Hooton, Titone, Valdez D., Young

House in recess.  House reconvened.

LAY OVER OF CALENDAR ITEM(S)

On motion of Representative Garnett, the following item(s) on the Calendar for March 14 were laid over until March 30, retaining place on Calendar:


NOTICE OF CALENDARED ITEM(S)

On motion of Representative Garnett, the following item(s) on the Calendar for March 16 were calendared for March 30, retaining place on Calendar:


On motion of Representative Garnett, the following item(s) on the Calendar for March 17 were calendared for March 30, retaining place on Calendar:

On motion of Representative Garnett, the following item on the Calendar for March 20 was calendared for March 30, retaining place on Calendar:

Consideration of General Orders--**HB20-1164**.

On motion of Representative Garnett, the House adjourned until 10:00 a.m., March 30, 2020.

Approved:  
KC Becker,  
Speaker

Attest:  
Robin Jones,  
Chief Clerk